



Agenda Cover Memorandum

Meeting Date: June 19, 2017

Meeting Type: COW (Committee of the Whole) City Council Budget Workshop

Item Title: Approve Final Reading of an Ordinance Opting Out of the Cook County Minimum Wage and Sick Leave Mandates

Action Requested:

<input checked="" type="checkbox"/> Approval	<input type="checkbox"/> For discussion
<input type="checkbox"/> Feedback requested	<input type="checkbox"/> For your information

Staff Contact: Michael Suppan, HR Manager Phone: 847-318-5201
Email: msuppan@parkridge.us

Background:

Late last year Cook County passed a Minimum Wage Ordinance and a Sick Leave Ordinance that applies to all businesses in Cook County. The Minimum Wage Ordinance requires businesses within the corporate limits of Cook County to pay minimum wages beginning on July 1, 2017 of \$10.00 per hour and increasing annually to a minimum of \$13.00 per hour beginning on July 1, 2020. These amounts are greater than what is required by State of Illinois minimum wage requirement which is currently \$8.25 per hour. The Sick Leave Accrual Ordinance provides that an eligible employee who has worked at least 80 hours in a 120 day period will accrue one hour of paid sick leave for every 40 hours worked, up to a maximum of 40 hours per twelve (12) month period. The current practice for businesses in Park Ridge is that they are required to pay the state mandated minimum wage of \$8.25 per hour and there is no requirement to provide paid sick leave to employees.

Several cities and villages within Cook County have already chosen to opt out of these requirements. A list of those communities is attached to this memorandum. Also attached is a survey of communities done by the Northwest Municipal Conference inquiring as to whether those communities in the survey have opted out of the Cook County Wage and Sick Leave requirement or if they are considering opting out of said ordinances.

The City also inquired to the Park Ridge Chamber of Commerce. Executive Director, Gail Haller informed us that the Chamber had done a survey of member businesses to determine their position on the Cook County Ordinances. Ms. Haller informed us that the survey indicated that those surveyed were almost evenly split as to whether they thought Park Ridge should opt out of the Cook County Minimum Wage and Sick Leave Ordinances. She indicated that the businesses that were near Chicago and/or had to directly compete with Chicago businesses were already paying higher wages in order to compete with those businesses and to retain good employees. These businesses were not necessarily in favor of opting out. The other businesses were in favor of opting out. This survey was conducted among those businesses that were members of the Chamber and did not include businesses who were not members.

These mandates by Cook County, scheduled to take effect July 1, 2017, could place an unequal burden on employers in Park Ridge when compared to other communities that have already opted out of the Minimum Wage and Sick Leave mandates, and when compared to employers in adjacent counties.

If Park Ridge opts out of the Cook County mandates, employers in Park Ridge would be required to follow applicable state law with regard to minimum wages and sick leave. That action would leave it up to each business in Park Ridge to choose what rate of pay they would pay their employees based on the need of the business. This item was discussed at the May 22, 2017 Committee of the Whole and a consensus was reached to opt out of the Cook County Ordinances. This was also on the June 5, 2017 City Council agenda for first reading and passed unanimously.



Agenda Cover Memorandum

Recommendation:

Approve Final Reading of an Ordinance Opting Out of the Cook County Minimum Wage and Sick Leave Mandates.

Budget Implications:

Does Action Require an Expenditure of Funds: Yes No

If Yes, Total Cost:

If Yes, is this a Budgeted Item:

Yes No Requires Budget Transfer

If Budgeted, Budget Code (Fund, Dept, Object)

Attachments:

- List of Communities who have opted out of the Cook County Ordinances
- North West Municipal Conference Survey
- Cook County Minimum Wage and Sick Leave Ordinances
- Ordinance Opting Out of the Cook County Ordinances

List of Communities that have opted out of the Cook County Minimum Wage and Sick Leave Ordinances

Arlington Heights

Barrington

Bartlett

Bedford Park

Buffalo Grove

Elk Grove Village

Elmwood Park

Hanover Park

Hoffman Estates

Morton Grove (First Reading to opt out approved on May 8, 2017)

Mount Prospect

Oak Forest

Oak Lawn

Palatine

Palos Park

River Forest

Rolling Meadows

Rosemont

Schaumburg

Streamwood

Wheeling

Municipality	Has your municipality opted out or is planning to opt out of the Cook County Minimum Wage and Sick Leave Law?	If yes, what outreach/feedback did you have from businesses?	If yes, can you provide a copy of your ordinance?
Arlington Heights	We have not, but are considering the issue on 5/1.	The Chamber of Commerce indicated they are in favor of opting out. We expect more feedback from specific businesses on or before 5/1.	
Barrington	Yes.	The Chamber of Commerce, downtown merchants association and individual business owners called and all supported opting out. We did not have any businesses contact the Village who were opposed to opting out.	This process worked seamlessly for us. See attached.
Buffalo Grove	Scheduled for discussion with the Village Board on May 1.	We have contacted the local Chamber and are awaiting a response.	
Deerfield	Awaiting input from the Chamber of Commerce to decide whether to consider it or not.		
Elk Grove	Village Board will opt out of both items officially on April 25.	Most businesses oppose mandatory sick leave. Many oppose minimum wage.	We are using Schaumburg's draft.
Evanston	No.	None.	
Mount Prospect	Yes - Ordinance passed 2/7/2017.	The Mount Prospect Chamber of Commerce brought the issue to the attention of the Village Board.	See attached.
Northbrook	The Village has been asked by the Northbrook Chamber of Commerce to opt out of each ordinance. The Village Board is currently scheduled to consider the request on May 23.	As noted, we have received a request by the Chamber of Commerce to opt out. We have also received written and verbal comments from employers requesting that the Village opt out. Also the Village's Industrial and Commercial Development Commission, which consists of a combination of business owners and residents, has recommended that the Village opt out of each ordinance.	I would also note that a local group of residents has formed in opposition to opting out of the ordinances.
Palatine	Planning to opt out. May 1st Agenda.	Businesses have all opposed the County ordinances.	

Municipality	Has your municipality opted out or is planning to opt out of the Cook County Minimum Wage and Sick Leave Law?	If yes, what outreach/feedback did you have from businesses?	If yes, can you provide a copy of your ordinance?
Park Ridge	Park Ridge is considering the opt out, but has not opted out at this time.	Businesses generally want to have the ability to decide for themselves on the minimum wage and sick time issues. Some of our businesses have said that they are so close to Chicago City limits, that to compete with Chicago businesses they need to provide competitive wages so they can keep their good employees. Those businesses are indifferent to opting out. Others don't have that competition so they would like to see Park Ridge opt out.	
Rolling Meadows	Planning to do this. We discussed this at the April 18th Committee-of-the-Whole meeting. Straw vote stated that the City should opt out of Cook County's minimum wage & sick leave mandates.	Limited. Chamber of Commerce on record opposing the two items. They were at the COW meeting for support the opting out for the City.	
Schaumburg	Yes, on 3/28/17.	The Schaumburg Business Association conducted outreach activities to gauge the interests and opinions of the business community regarding the topics. This included a survey of members regarding potential impacts.	See attached.
Streamwood	Yes; on April 6, 2017.	Our Community and Economic Development Commission conducted a business survey; we had a 20% return, with overwhelming support for opting out of both ordinances. Key issue was level playing field given our location by DuPage and Kane.	We had a letter from Arise Chicago noting support for state efforts, with which we and our survey respondents agreed. Appropriate action would be at state, not County, level. See attached.
Wheeling	Yes, both.	All business contact to the Village has been in support of opting out.	See attached.
Wilmette	Have not opted out. No request from local Chamber of Commerce or business groups to opt out. May consider if local business groups make request.		

ESTABLISHING EARNED SICK LEAVE FOR EMPLOYEES IN COOK COUNTY

WHEREAS, the County of Cook is a home rule unit of government pursuant to the 1970 Illinois Constitution, Article VII, Section 6 (a); and

WHEREAS, pursuant to their home rule powers, the Cook County Commissioners may exercise any power and perform any function relating to their governments and affairs, including the power to regulate for the protection of the public health, safety, morals and welfare; and

WHEREAS, employees in every industry occasionally require time away from the workplace to tend to their own health or the health of family members; and

WHEREAS, in Cook County approximately 40 percent, or 840,000, private sector workers receive no paid sick leave; and

WHEREAS, earned sick leave has a positive effect on the health of not only employees and their family members, but also the health of fellow workers and public at large and the most comprehensive national survey of United States restaurant workers found that two-thirds of restaurant wait staff and cooks have come to work sick; and

WHEREAS, earned sick leave reduces healthcare expenditures by promoting access to primary and preventative care and reduces reliance on emergency care; and

WHEREAS, nationally providing all workers with earned sick leave would result in \$1.1 billion in annual savings in hospital emergency department costs; and

WHEREAS, nearly one (1) in four (4) American women report domestic violence by an intimate partner, nearly one (1) in five (5) women have been raped, and nearly one (1) in six (6) women have been stalked. Many workers, men and women, need time off to care for themselves after these incidents, or to find solutions, such as protective orders or new housing, to avoid or prevent further domestic or sexual violence. Without paid time off, employees are in grave danger of losing their jobs, which can be devastating when victims need economic security to ensure their own safety and that of their children; and

WHEREAS, at least 28 local jurisdictions have enacted Earned Sick Leave including Chicago, New York City, Los Angeles, San Francisco, Oakland, Minneapolis, Philadelphia, Jersey City and Seattle; and

WHEREAS, a cost model developed by the Civic Consulting Alliance found that a paid sick leave framework similar to the one reflected in this Ordinance would result in only a small, 0.7 to 1.5 increase in labor costs for most employers.

NOW, THEREFORE, BE IT ORDAINED, by the Cook County Board of Commissioners, that Chapter 42 Human Relations, Article 1 In General, Sections 42-1 through 42-6 of the Cook County Code is hereby enacted as follows:

Sec. 42-1. Short title.

This article shall be known and may be cited as the Cook County Earned Sick Leave Ordinance (“Ordinance”).

Sec. 42-2. Definitions.

The following words, terms and phrases, when used in this article shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Agency shall mean the Cook County Commission on Human Rights.

Construction Industry means any constructing, altering, reconstructing, repairing, rehabilitating, refinishing, refurbishing, remodeling, remediating, renovating, custom fabricating, maintenance, landscaping, improving, wrecking, painting, decorating, demolishing, and adding to or subtracting from any building, structure, highway, roadway, street, bridge, alley, sewer, ditch, sewage disposal plant, water works, parking facility, railroad, excavation or other structure, project, development, real property or improvement, or to do any part thereof, whether or not the performance of the work herein described involves the addition to, or fabrication into, any structure, project, development, real property or improvement herein described of any material or article of merchandise. Construction shall also include moving construction related materials on the job site to or from the job site, snow plowing, snow removal, and refuse collection.

Covered Employee means any Employee who, in any particular two-week period, performs at least two hours of work for an Employer while physically present within the geographic boundaries of Cook County. For purposes of this definition, time spent traveling in Cook County that is compensated time, including, but not limited to, deliveries, sales calls, and travel related to other business activity taking place within Cook County, shall constitute work while physically present within the geographic boundaries of Cook County; however, time spent traveling in Cook County that is uncompensated commuting time shall not constitute work while physically present within the geographic boundaries of Cook County. The definition of “Covered Employee” for purposes of this ordinance does not include any “employee” as defined by Section 1(d) of the Railroad Unemployment Insurance Act, 45 U.S.C. § 351(d).

Domestic partner means any person who has a registered domestic partnership, or qualifies as a domestic partner under Sections 2-173 and 174 of this Code or as a party to a civil union under the Illinois Religious Freedom Protection and Civil Union Act, 750 ILCS 75/1 et seq., as currently in force and hereafter amended.

Earned Sick Leave means time that is provided by an Employer to a Covered Employee that is eligible to be used for the purposes described in Section 42-3 of this Chapter, and is compensated at the same rate and with the same benefits, including health care benefits, that the Covered Employee regularly earns during hours worked.

Employee means an individual permitted to work by an employer regardless of the number of persons the Employer employs.

Employer means:

- (1) "Employer" means any individual, partnership, association, corporation, limited liability company, business trust, or any person or group of persons that gainfully employs at least one Covered Employee with a place of business within Cook County.
- (2) The term "employer" does not mean:
 - a. The government of the United States or a corporation wholly owned by the government of the United States;
 - b. An Indian tribe or a corporation wholly owned by an Indian tribe;
 - c. The government of the State or any agency or department thereof; or
 - d. Units of local government.

Family and Medical Leave Act means the United States Family and Medical Leave Act of 1993. 29 USC S 2601 et seq. as currently in force and hereafter amended.

Family member means a Covered Employee's child, legal guardian or ward, spouse under the laws of any state, domestic partner, parent, spouse or domestic partner's parent, sibling, grandparent, grandchild, or any other individual related by blood or whose close association with the Covered Employee is the equivalent of a family relationship. A child includes not only a biological relationship, but also a relationship resulting from an adoption, step-relationship, and/or foster care relationship, or a child to whom the Covered Employee stands in loco parentis. A parent includes a biological, foster, stepparent or adoptive parent or legal guardian of a Covered Employee, or a person who stood in loco parentis when the Employee was a minor child.

Health Care Provider means any person licensed to provide medical or emergency services, including, but not limited to doctors, nurses, and emergency room personnel.

Sec. 42-3. Earned sick leave.

(a)General Provisions

- (1) Any Covered Employee who works at least 80 hours for an Employer within any 120-day period shall be eligible for Earned Sick Leave as provided under this Section.
- (2) Unless an applicable collective bargaining agreement provides otherwise, upon a Covered Employee's termination, resignation, retirement or other separating from employment, his or her Employer is not required to provide financial or other reimbursement for unused Earned Sick Leave.

(b)Accrual of Earned Sick Leave

- (1) Earned Sick Leave shall begin to accrue either on the 1st calendar day after the commencement of a Covered Employee's employment or on the effective date of this Ordinance, whichever is later.
- (2) For every 40 hours worked after a Covered Employee's Earned Sick Leave begins to accrue, he or she shall accrue one hour of Earned Sick Leave. Earned Sick Leave shall accrue only in hourly increments; there shall be no fractional accruals.
- (3) A Covered Employee who is exempt from overtime requirements shall be assumed to work 40 hours in each workweek for purposes of Earned Sick Leave accrual, unless his or her normal work week is less than 40 hours, in which case Earned Sick Leave shall accrue based upon that normal work week.
- (4) For each Covered Employee, there shall be a cap of 40 hours Earned Sick Leave accrued per 12-month period, unless his or her Employer sets a higher limit. The 12-month period for a Covered Employee shall be calculated from the date he or she began to accrue Earned Sick Leave.
- (5) At the end of a Covered Employee's 12-month accrual period, he or she shall be allowed to carry over to the following 12-month period half of his or her unused accrued Earned Sick Leave, up to a maximum of 20 hours.
- (6) If an Employer is subject to the Family and Medical Leave Act, each of the Employer's Covered Employees shall be allowed, at the end of his or her 12-month Earned Sick Leave accrual period, to carry over up to 40 hours of his or her unused accrued Earned Sick Leave, in addition to the carryover allowed under subsection 42-3(b)(5), to use exclusively for Family and Medical Leave Act eligible purposes.
- (7) If an Employer has a policy that grants Covered Employees paid time off in an amount and a manner that meets the requirements for Earned Sick Leave under this Section, the Employer is not required to provide additional paid leave. If such Employer's policy awards the full complement of paid time off immediately upon date of eligibility, rather than using an accrual model, the Employer must award each Covered Employee 40 hours paid time off within one calendar year of his or her date of eligibility.

(c)Use of Earned Sick Leave

- (1) An Employer shall allow a Covered Employee to begin using Earned Sick Leave no later than on the 180th calendar day following the commencement of his or her employment. A Covered Employee is entitled to use no more than 40 hours of Earned Sick Leave per 12-month period, unless his or her Employer sets a higher limit. The 12-month period for a Covered Employee shall be calculated from the date he or she began to accrue Earned Sick Leave. If a Covered Employee carries over 40 hours of Family and Medical Leave Act leave pursuant to subsection 42-3(b)(6) and uses that leave, he or she is entitled to use no more than an additional

20 hours of accrued Earned Sick Leave in the same 12 month period, unless the Employer sets a higher limit. A Covered Employee shall be allowed to determine how much accrued Earned Sick Leave he or she needs to use, provided that his or her Employer may set a reasonable minimum increment requirement not to exceed four hours per day.

- (2) A Covered Employee may use Earned Sick Leave when:
 - a. He or she is ill or injured, or for the purpose of receiving medical care, treatment, diagnosis or preventative medical care;
 - b. A member of his or her family is ill or injured, or to care for a family member receiving medical care, treatment, diagnosis or preventative medical care;
 - c. He or she, or a member of his or her family, is the victim of domestic violence, as defined in Section 103 of the Illinois Domestic Violence Act of 1986, or is the victim of sexual violence or stalking as defined in Article 11, and Sections 12-7.3. 12-7.4. and 12-7.5 of the Illinois Criminal Code of 2012; or
 - d. His or her place of business is closed by order of a public official due to a public health emergency, or he or she needs to care for a child whose school or place of care has been closed by order of a public official due to a public health emergency. For the purposes of this section, “public health emergency” is an event that is defined as such by a Federal, State or Local government, including a school district.
- (3) An Employer shall not require, as a condition of a Covered Employee taking Earned Sick Leave that he or she search for or find a replacement worker to cover the hours during which he or she is on Earned Sick Leave.
- (4) If a Covered Employee’s need for Earned Sick Leave is reasonably foreseeable, an Employer may require up to seven days' notice before leave is taken. If the need for Earned Sick Leave is not reasonably foreseeable, an Employer may require a Covered Employee to give notice as soon as is practicable on the day the Covered Employee intends to take Earned Sick Leave by notifying the Employer via phone, e-mail, or text message. The Employer may set notification policy if the Employer has notified Covered Employee in writing of such policy and that policy shall not be unreasonably burdensome. For purposes of this subsection, needs that are "reasonably foreseeable" include, but are not limited to prescheduled appointments with health care providers for the Covered Employee or for a family member, and court dates in domestic violence cases. Any notice requirement imposed by an Employer pursuant to this subsection shall be waived in the event a Covered Employee is unable to give notice because he or she is unconscious, or otherwise medically incapacitated. If the leave is one that is covered under the Family and

Medical Leave Act, notice shall be in accordance with the Family and Medical Leave Act.

- (5) Where a Covered Employee is absent for more than three consecutive work days, his or her Employer may require certification that the use of Earned Sick Leave was authorized under subsection 42-3(c)(2). For time used pursuant to subsections (c)(2)(a) or (b), documentation signed by a licensed health care provider shall satisfy this requirement. An Employer shall not require that such documentation specify the nature of the Covered Employee's or the Covered Employee's family member's injury, illness, or condition, except as required by law. For Earned Sick Leave used pursuant to subsection (c)(2)(c) a police report, court document, a signed statement from an attorney, a member of the clergy, or a victim services advocate, or any other evidence that supports the Covered Employee's claim, including a written statement from him or her, or any other person who has knowledge of the circumstances, shall satisfy this requirement. The Covered Employee may choose which document to submit, and no more than one document shall be required if the Earned Sick Leave is related to the same incident of violence or the same perpetrator. The Employer shall not delay the commencement of Earned Sick Leave taken for one of the purposes in subsection 42-3(c)(2) nor delay payment of wages, on the basis that the Employer has not yet received the required certification.
- (6) Nothing in this Section shall be construed to prohibit an Employer from taking disciplinary action, up to and including termination, against a Covered Employee who uses Earned Sick Leave for purposes other than those described in this Section.
- (7) This Section provides minimum Earned Sick Leave requirements; it shall not be construed to affect the applicability of any other law, regulation, requirement, policy, or standard that provides for greater Earned Sick Leave benefits.

Sec. 42-5. Application to collective bargaining agreements.

Nothing in this Ordinance shall be deemed to interfere with, impede, or in any way diminish the right of Covered Employees to bargain collectively with their Employers through representatives of their own choosing in order to establish wages or other conditions of work in excess of the applicable minimum standards of the provisions of this Ordinance. The requirements of this Ordinance may be waived in a bona fide collective bargaining agreement, but only if the waiver is set forth explicitly in such agreement in clear and unambiguous terms. Nothing in this Ordinance shall be deemed to affect the validity or change the terms of bona fide collective bargaining agreements in force on the effective date of this Ordinance. After that date, requirements of this Ordinance may be waived in a bona fide collective bargaining agreement, but only if the waiver is set forth explicitly in such agreement in clear and unambiguous terms. In no event shall this Ordinance apply to any Covered Employee working in the Construction Industry who is covered by a bona fide collective bargaining agreement.

Sec. 42-6. Notice and posting.

(a)Every Employer shall post in a conspicuous place at each facility where any Covered Employee works that is located within the geographic boundaries of Cook County a notice advising the Covered Employee of his or her rights to Earned Sick Time under this Ordinance. The Agency shall prepare and make available a form notice that satisfies the requirements of this Ordinance. Employers that do not maintain a business facility within the geographic boundaries of the County are exempt from this subsection.

(b)Every Employer shall provide to a Covered Employee at the commencement of employment written notice advising the Covered Employee of his or her rights to Earned Sick Time under this Ordinance. The Agency shall prepare and make available a form notice that satisfies the requirements of this Ordinance.

Sec. 42-7. Retaliation prohibited.

It shall be unlawful for any Employer to discriminate in any manner or take any adverse action against any Covered Employee in retaliation for exercising, or attempting in good faith to exercise, any right under this Ordinance, including, but not limited to, disclosing, reporting, or testifying about any violation of this Ordinance or regulations promulgated thereunder. For purposes of this Section, prohibited adverse actions include, but are not limited to, unjustified termination, unjustified denial of promotion, unjustified negative evaluations, punitive schedule changes, punitive decreases in the desirability of work assignments, and other acts of harassment shown to be linked to such exercise of rights. An Employer shall not use its absence-control policy to count Earned Sick Leave as an absence that triggers discipline, discharge, demotion, suspension, or any other adverse activity.

Sec. 42-8. Enforcement and penalties.

(a)The Agency shall administer and enforce this Ordinance in accordance with Chapter 42, Article II, Section 42-34 of the Cook County Human Rights Ordinance, except as allowed for in subsection (b) of this Section.

(b)If any Employer violates any of the Earned Sick Leave provisions in this Ordinance, the affected Covered Employee may recover in a civil action damages equal to three times the full amount of any unpaid Sick Leave denied or lost by reason of the violation, and the interest on that amount calculated at the prevailing rate, together with costs and such reasonable attorney's fees as the court allows. Such action may be brought without first filing an administrative complaint. The statute of limitations for a civil action brought pursuant to this Ordinance shall be for a period of three years from the date of the last event constituting the alleged violation for which the action is brought.

Sec. 42-9. Effect of invalidity; severability.

If any section, subdivision, paragraph, sentence, clause, phrase or other portion of this local law is, for any reason, declared unconstitutional or invalid, in whole or in part, by any court of competent jurisdiction, such portion shall be deemed severable, and such unconstitutionality or invalidity shall not affect the validity of the remaining portions of this local law, which remaining portions shall continue in full force and effect.

Sec. 42-10. After passage and publication, this Ordinance shall take effect on July 1, 2017.

Effective Date: This Ordinance shall take effect on July 1, 2017

Approved and adopted this 5th of October 2016.

TONI PRECKWINKLE, President
Cook County Board of Commissioners

Attest: DAVID ORR, County Clerk

A motion was made by Commissioner Daley, seconded by Commissioner Sims, that the Ordinance be approved. The motion carried.

Commissioners Morrison voted “no”.

Commissioner Moore voted “present”.

16-5102

PROPOSED ORDINANCE AMENDMENT

AN AMENDMENT TO THE COOK COUNTY AMUSEMENT TAX

WHEREAS, it is the intent of the County Board to recognize and encourage both the artists who add to our cultural identity as well as the venues that allow them to display their talents to crowds from around the County and around the world by exempting them from the City and County’s amusement tax for live performances; and

WHEREAS, it is not the role of government to restrictively decide and define what is and is not ‘music’; and

WHEREAS, to single out one or any type of music genre performed at these types of venues as not applicable to the small venue exemption clause is not in the spirit or purpose of the exemption clause nor the expansive definition of music;

WHEREAS, as the recording industry and music genres have evolved, the National Academy of Recording Arts and Sciences has recognized although sometimes more slowly than society at large, that new music genres evolve and form, such as Rock, Rap, Reggae, Metal, Roots, Electronica, New Age etc.; and

WHEREAS, DJ’s have been considered an art form for many years now and in fact the National Academy of Recording Arts and Sciences’ Grammy Awards created the Grammy Award for Remixer of the Year, Non-Classical at the 40th Grammy Awards in 1998 to recognize an individual(s) who takes previously recorded material and adds or alters it in such a way as to create a new and unique performance; and

WHEREAS, the first Grammy Award for such category was presented to Chicago’s very own Frankie Knuckles whose key role in developing and popularizing House music into an internationally recognized musical genre during the 1980s led to him being referred to as the "The Godfather of House Music."; and

CITY OF PARK RIDGE

ORDINANCE NO. 2017- _____

**AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF PARK RIDGE
AMENDING CHAPTER 2 OF THE MUNICIPAL CODE OF PARK RIDGE
REGARDING CONFLICTS WITH CERTAIN HOME RULE COUNTY ORDINANCES**

WHEREAS, the City of Park Ridge is an Illinois home rule municipal corporation organized and operating pursuant to Article VII of the Illinois Constitution of 1970, and has the authority to exercise any power and perform any function pertaining to its government and affairs except as limited by Article VII Section 6 of the Illinois Constitution of 1970; and

WHEREAS, on October 5, 2016, the County of Cook Board of Commissioners adopted an ordinance that requires employers in Cook County to provide a minimum number of paid sick days to employees, and on October 26, 2016, the County of Cook Board of Commissioners adopted an ordinance creating a minimum wage for employers in Cook County (collectively "**Cook County Ordinances**"); and

WHEREAS, the City of Park Ridge finds that these Cook County Ordinances place an undue burden on employers within the City of Park Ridge given the current rights of employees available under federal and state law; and

WHEREAS, Article VII Section 6(c) of the Illinois Constitution provides that if a home rule county ordinance conflicts with an ordinance of a municipality, the municipal ordinance will prevail within the municipality's jurisdiction; and

WHEREAS, pursuant to its home rule powers, the City of Park Ridge finds it in the best interest of the City to amend the City Code to clearly define the sick leave and minimum wage regulations that apply to employers located in the City of Park Ridge

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Park Ridge, Cook County, Illinois, pursuant to its home rule authority provided under Article VII of the Illinois Constitution of 1970 as follows:

SECTION 1: Recitals. The recitals set forth above are hereby incorporated into and made a part of this Ordinance as if fully set forth in this Section 1.

SECTION 2: Amendment. Article 2, Corporate Seal, Emblems and Policies, of the Park Ridge Municipal Code is hereby amended by adding a new Chapter 26, to read as follows:

CHAPTER 26. CONFLICTS WITH CERTAIN HOME RULE COUNTY ORDINANCES

2-26-01 - MINIMUM HOURLY WAGES AND PAID SICK LEAVE.

- A. Employers located within the City shall comply with all applicable federal and/or state laws and regulations as such laws and regulations may exist from time to time with regard to both the payment of minimum hourly wages and paid sick leave. Employee eligibility for paid sick leave and minimum hourly wages shall also be in compliance with all applicable federal and/or

state laws and regulations as such laws and regulations may exist from time to time.

- B. No additional obligations with regard to paid sick leave, or minimum hourly wages, including, without limitation, any additional obligations by ordinance adopted by the County of Cook Board of Commissioners, shall apply to employers located within the City, except those required by federal and/or state laws and regulations as such laws and regulations may exist from time to time.
- C. For the purposes of this Section, the term “employee” means an individual permitted to work by an employer regardless of the number of persons the employer employs, and the term “employer” means any person employing one or more employees, or seeking to employ one or more employees, if the person has its principal place of business within the City or does business within the City.
- D. This Chapter shall not apply to any employer which may not, under the Constitution and statutes of the State of Illinois and the United States, be made the subject of this ordinance.

SECTION 3: Superseding Effect. The specific terms and conditions of this Ordinance shall prevail against other existing ordinances of the City to the extent of any conflicts.

SECTION 4: Effective Date. This Ordinance shall be in full force and effect from and after its passage, approval and publication according to law.

SECTION 5: Publication. The City Clerk is hereby authorized and directed to publish said Ordinance in pamphlet form according to law.

Adopted by the City Council of the City of Park Ridge, Illinois this ____ day of _____, 2017.

VOTE:

AYES: _____

NAYS: _____

ABSENT: _____

Approved by me this
_____ day of _____, 2017.

Mayor Marty Maloney

Attest:

City Clerk

4817-9711-4696, v. 4