

Metropolitan Water Reclamation District of Greater Chicago

Legislation Details (With Text)

File #:	O16	-010A	Version:	1			
Туре:	Moti	on		Statu	5:	Adopted	
File created:	8/25	6/2016		In co	trol:	Miscellaneous & New E	Business
On agenda:	9/1/2	2016		Final	action:	9/1/2016	
Title:	Motion to amend item 62, file #O16-010B, Request authority to adopt the Resource Recovery Ordinance (Ordinance O16-010) to provide for the recovery and beneficial reuse of resources admitted to the water reclamation plants and solids management areas under the jurisdiction of the Metropolitan Water Reclamation District of Greater Chicago (As Revised)						
Sponsors:							
Indexes:							
Code sections:							
Attachments:	1. Proposed Amendments						
Date	Ver.	Action B	у		Actio	n	Result
9/1/2016	1	Board o	of Commissio	ners	Ado	oted	Pass
9/1/2016	1	Commit	tee of the WI	nole	Rec	ommended	Pass

MOTION FOR BOARD MEETING OF SEPTEMBER 1, 2016

Motion to amend item 62, file #O16-010B, Request authority to adopt the Resource Recovery Ordinance (Ordinance O16-010) to provide for the recovery and beneficial reuse of resources admitted to the water reclamation plants and solids management areas under the jurisdiction of the Metropolitan Water Reclamation District of Greater Chicago (*As Revised*)

I move that Item 62 file #O16-010B, be amended in part as follows:

- 1. Title page, "August 4" is changed to "September 1."
- 2. Preamble, "August 4" is changed to "September 1."
- 3. Masthead, "Acting" is added before "Director of Human Resources."
- 4. Masthead, "August" is changed to "September."
- 5. Section 2(a), "party" is changed to "Party."
- 6. Section 3(c), "by the District" is added after "entered into" and before "prior to the adoption."
- 7. Section 3(c), "to future" is added after "District's Procurement Act, or" and before "intergovernmental agreements."
- 8. Section 5(b), "itemizing" is changed to "stating."
- 9. Section 5(c), "has not yet become available" is changed to "is not available."

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- 10. Section 5(d) is added and provides, "The Program Director may issue a Delivery Authorization on a provisional basis to perform any tests on, or assessments of, the high strength liquid waste, vegetative material, or other recovered resource proposed in an Application. A provisional Delivery Authorization may also be issued to allow the Program Director to evaluate the proposed delivery system. The Program Director may collect a reduced or zero delivery charge from the Authorized Party during the provisional Delivery Authorization, the Program Director may issue the Authorized Party a new or revised Delivery Authorization, subject to the delivery charges in this Ordinance, as applicable." The remaining subsections of Section 5 are re-lettered accordingly.
- 11. Section 5(f), "three" is changed to "up to five".
- 12. Section 5(f), "Delivery Authorizations issued on a provisional basis shall not exceed a term of 180 days" is added at the end of this section.
- 13. Section 6(e), "schedule of charges" is changed to "charge."
- 14. Section 9(d), "specifically prohibited unless" is changed to "subject to the review and," and "is received from" is changed to "of".
- 15. Section 9(e), "the" is changed to "holds a permit issued by" before "Illinois Environmental Protection Agency" and "issued a permit" is deleted after "Illinois Environmental Protection Agency."
- 16. Section 9(e), "special or" is deleted before "hazardous wastes."
- 17. The pages are re-numbered to appear as 1-7.

The attachment to this Motion sets forth these amendments in context.

Dated: September 1, 2016

Commissioner

Attachment