- 1 Uniform Police Disciplinary Act which became effective on July 1 and make sure that the definitions in
- 2 the CRB Ordinance still make sense. In particular, the concept of a verified complaint has changed.
- 3 ARTICLE 22-II COMMISSION ON HUMAN RELATIONS

4 Preamble:

5 An Ordinance to establish a Human Relations Commission to provide investigative, consultative, cooperative, mediative, educational and 6 7 promotional and advisory services to the residents of the City of 8 Aurora in furtherance of the legacy of Marie Wilkinson, a lifetime 9 resident of the City of Aurora and pioneer in the realm of social and civil activism who dedicated her life to the fight against poverty, 10 discrimination, hunger, homelessness and injustice in the City of 11 12 Aurora.

13

## 14 Sec 22-16 Created

15 In accordance with Section 11-11.1-1 of the Illinois Municipal Code, 16 there is created a commission on human relations (hereafter "Human 17 Relations Commission").

18 It is the express intent of this chapter to further the policy of the 19 United States and the State of Illinois as expressed in their 20 constitutions and law; to further understanding among people; and to 21 protect and insure peace, health, safety and the general welfare of 22 all inhabitants of the city. It is hereby declared to be the policy of 23 the City of Aurora that:

- (a) Discrimination based upon race, color, religion, sex,
  national origin, ancestry, age, order of protection status,
  marital status, physical or mental disability, military status,
  sexual orientation or unfavorable discharge from military service
  is hereby prohibited in connection with employment, real estate
  transactions, access to financial credit, and the availability of
  public accommodations; and
- 31 (b) Sexual harassment and discrimination based on citizenship
   32 status is hereby prohibited in connection with employment; and
- 33 (c) Discrimination based on familial status is hereby34 prohibited in connection with real estate transactions.

# 35 Sec 22-17 Members, Meetings And Officers

(a) The human relations commission shall consist of
 eleventwelve (112) members, one (1) of whom shall be ex officio
 the chief of police and therefore a non-voting member, all of
 whom shall be residents within the corporate limits of the city,
 and they shall be which together, reasonably representative of
 the community.

1	(b) Six (6) members of the human relations commission shall be
2	appointed by the mayor with the advice and consent of the city
3	council, the information on the candidates for appointment shall
4	be provided to the council two (2) weeks prior to city council
5	action, one (1) member shall be ex officio, the chief of police
6	of the city or his designee, and the remaining If possible the
7	composition of the commission should include, five (5) members
8	shall be filled by the mayor from _who received recommendations
9	<u>from made by</u> not-for-profit <del>recognized</del> organizations that conduct
10	significant activities within the city for the benefit of
11	minority residents <u>;</u> , and the mayor shall assure that at least one
12	(1) <del>member shall be selected from</del> representative <del>s</del> of city unions,
13	and <del>at least</del> one (1) <del>member shall be selected from</del>
14	representative <del>s</del> of the city business community.
15	(c) Each human relations commission member shall serve for a
16	term of three (3) years and until his successor is appointed, may
17	serve not more than two (2) consecutive terms, and terms of
18	office shall be staggered.
19	(d) The council may, upon recommendation of the human relations
20	commission or otherwise in its discretion, remove any member for
21	incompetence, neglect of duty or malfeasance in office, or
22	whenever, in its opinion, the best interests of the city and its
23	citizens will be served by such removal.
24	(e) Any vacancy on the human relations commission, whether
25	caused by death, disability or removal of any member, or
26	otherwise, shall be filled by the mayor with the advice and
27	consent of the city council for the balance of the unexpired
28	term. When a vacancy arises, the mayor shall appoint a new member
29	in the same manner in which the member being replaced was
30	originally chosen.
31	(f) (c) The human relations commission shall hold such meetings as
32	are necessary to carry out the intent and provisions of this
33	chapter. A meeting may be called by the chairman, or by any two
34	(2) human relations commission members, upon forty-eight (48)
35	hours written notice to every member of the human relations
36	commission; provided however, that the prerequisite notice shall
37	not be binding upon any meeting at which all of the members of
38	the human relations commission are present.
39	(d) Human relations commission members shall serve without
39 40	compensation, but may be reimbursed for reasonable personal
40 41	expenses incurred in the performance of their duties.
<b>71</b>	expenses incurred in the performance of their duties.

#### Sec 22-18 Designation Of Chairman 42

43 The mayor shall annually designate a chairman from among the membership of the human relations commission. A chairman may not serve 44

1 more than two (2) consecutive terms as chair. The human relations 2 commission shall designate a vice chairman at its first meeting, and 3 from time to time thereafter, from among its members.

# 4 Sec 22-19 Staff Support

- 5 (a) Subject to budgetary constraints, the human relations
  6 commission shall have access to available funds for all necessary
  7 secretarial, legal and other appropriate expenses incurred by the
  8 human relations commission in performing its duties.
- 9 (b) The city's human resources and legal departments are
  10 assigned to provide the human relations commission with a staff
  11 representative to provide professional guidance to the human
  12 relations commission, and may, at the discretion of the
  13 respective department heads, utilize consulting professionals as
  14 deemed appropriate.

# 15 Sec 22-20 Duties And Functions

- 16 Human relations commission. Working with city agencies, (a) local groups and individuals, and relevant government agencies, 17 18 the human relations commission seeks to work as an investigative, 19 consultative, cooperative, mediative, education and promotion and 20 advisory agency to further understanding among, and preserve 21 recognized rights of residents of the city, and those who 22 interact within the community, particularly in the areas of equal employment opportunity, housing and other real estate 23 24 transactions, including access to public services and facilities.
- 25 The human relations commission shall endeavor to resolve (b) grievances, advise, consult and cooperate with the mayor, city 26 27 council, city departments, agencies and officials, regarding 28 approaches it believes will foster harmonious community relations 29 and preserve recognized rights and maintain an accessible, 30 workable and enforceable means of assuring fair and equal 31 treatment as defined by all applicable state and federal laws and 32 state and federal constitutions. The human relations commission shall report semi-annually in writing to the city council on its 33 34 activities.
- 35 (c) The human relations commission shall perform the above36 duties and functions through the following regular activity:
- 37 (1) In accordance with its complaint process as outlined 38 in section 22-26 of this chapter and its adopted rules of 39 procedure and regulations, the human relations commission 40 shall receive, record and investigate any written complaint 41 alleging unequal or unfair treatment in violation of this 42 chapter;

- 1 (2) Recommend administrative or other ameliorative action 2 to be taken to assure fair and equal treatment and foster 3 good will;
- 4 (3) Invite and enlist the cooperation of any citizen,
  5 organization or committee which can be of benefit in
  6 fulfilling the responsibilities of the human relations
  7 commission in carrying out specific programs designed to
  8 lessen conflicts and improve understanding in the
  9 community;
- 10 (4) Adopt and promulgate bylaws and rules of procedure not 11 in conflict and as approved by the city council which the 12 human relations commission deems necessary to conduct its 13 meetings, conciliatory conferences, investigations, public 14 hearings and general operations so as to carry out the 15 purpose and provisions of this chapter;
- 16 (5) Cooperate and assist any person who requests such
   17 cooperation or assistance for the purpose of developing and
   18 maintaining programs to assure fair and equal treatment.

# 19 Sec 22-21 Cooperation By Other City Agencies

- 20 (a) All department heads of the city shall cooperate with the
   21 human relations commission in furtherance of its work.
- (b) The human relations commission shall invite and enlist the cooperation of racial and religious groups, community organizations, fraternal and benevolent societies, veterans' organizations, professional and technical organizations, and other groups and individuals in the city in order to carry out the duties and functions set forth herein.
- (c) The human relations commission shall cooperate with all
   governmental agencies on all levels whenever it deems such action
   appropriate in effectuating the policy of this chapter.

#### 31 Sec 22-22 Jurisdictional Authority

32 The human relations commission shall have jurisdiction to take the 33 action authorized herein when the conduct alleged to be in violation 34 hereof occurs within the corporate limits of the City-of Aurora. For 35 claims occurring outside of the Aurora city limits, the human 36 relations commission shall serve as an advisory and referral agency 37 for Aurora residents needing assistance on how and where to file a 38 claim in the appropriate jurisdiction.

39 Sec 22-23 Definitions

All definitions contained herein shall be deemed to include any and
 all exceptions, exclusions and/or exemptions as set forth in the
 Illinois Human Rights Act (775 ILCS 5/1 et seq.) from time to time.

- 4 (a) Age as used in this chapter shall be defined as the
  5 chronological age of a person who is at least forty (40) years
  6 old, in the case of training or apprenticeship programs, "age"
  7 means the chronological age of a person who is eighteen (18) but
  8 not yet forty (40) years old.
- 9 (b) Citizenship status means the status of being 1) a born U.S.
  10 citizen; 2) a naturalized U.S. citizen; 3) a U.S. national; or 4)
  11 a person born outside the United States and not a U.S. citizen
  12 who is not an unauthorized alien and who is protected from
  13 discrimination under the provisions of Section 1324b of Title 8
  14 of the United States Code, as now or hereafter amended.
- 15 (c) Human relations commission means the City of Aurora Human 16 Relations Commission.
- 17 (d) Credit transactions means any application for credit, 18 invitation to apply for credit, extension of credit or credit 19 sale.
- 20 (e) Disability, or physical or mental disability means a 21 determinable physical or mental characteristic of a person, 22 including, but not limited to, a determinable physical characteristic which necessitates the person's use of a quide, 23 24 hearing or support dog, the history of such characteristic, or the perception of such characteristic by the person complained 25 26 against, which may result from disease, injury, congenital 27 condition or birth or functional disorder and which characteristic is unrelated to the person's ability to perform 28 29 the duties of a particular job or position, or their ability to 30 acquire, rent or maintain a housing accommodation, or their 31 ability to repay, or their ability to utilize and benefit from a 32 place of public accommodation.
- (f) Employee includes any and all persons who perform services
   under the direction and control of, and for any employer for
   compensation, whether in the form of wages, salary, commission or
   otherwise, excluding the parents, spouses or children of the
   employer and excluding independent contractors, although they may
   be subject to this chapter as employers or in any other capacity
   covered hereunder.
- 40 (g) Employer includes any person within the City of Aurora,
   41 including, but not limited to, owners, managers, supervisors or
   42 others who serve a supervisory function, who hires or employs any
   43 employee whose services are to be partially or wholly performed
   44 in the City of Aurora.

26 27 Exhibit D

- 1 (h) Employment agency means any person regularly undertaking 2 with, or without compensation, to procure employees for an 3 employer, or to procure for employees opportunities to work for 4 an employer, to recruit, refer, or place employees.
- 5 Familial status means one (1) or more individuals (who have (i) not attained the age of eighteen (18) years) being domiciled 6 7 with: 1) a parent or person having legal custody of such 8 individual or individuals; or 2) the designee of such parent or 9 other person having such custody, with the written permission of 10 such parent or other person. The protection against 11 discrimination on the basis of familial status apply to any 12 person who is pregnant or is in the process of securing legal custody of any individual who has not attained the age of 13 14 eighteen (18) years.
- (j) Gender means a person's actual or perceived sex, and includes a person's gender identity, appearance or behavior, whether or not that gender identity, appearance or behavior is different from that traditionally associated with the person's sex at birth.
- 20 (k) Housing accommodations includes all buildings, structures 21 or any portion thereof, within the City-of Aurora, which are used 22 or occupied, or are maintained, arranged or designed to be used 23 or occupied as a home, residence or sleeping place for one (1) or 24 more human beings.
  - (1) Language means a person's native tongue, such as, but not limited to, Polish, Spanish, or Chinese. Language does not include such things as slang, jargon, profanity, or vulgarity.
- 28 (m) Marital status means the legal status of being married,
   29 single, separated, divorced or widowed.

30 (n) Military status means a person's status on active duty in 31 or status as a veteran of the armed forces of the United States, 32 status as a current member or veteran of any reserve component of the armed forces of the United States, including the United 33 34 States Army Reserve, the United States Marine Corps Reserve, 35 United States Navy Reserve, United States Air Force Reserve-and United States Coast Guard Reserve, and United States Space Force 36 Reserve or status as a current member or veteran of the Illinois 37 38 Army National Guard or Illinois Air National Guard.

39 (o) Order of protection status means a person's status as being
40 a person protected under an order of protection issued pursuant
41 to the Illinois Domestic Violence Act of 1986 or an order of
42 protection issued by a court of another state.

- (p) Person includes one (1) or more individuals, partnerships, associations, organizations, corporations, legal representatives, joint stock companies, mutual companies, trustee, trustees in bankruptcy, receivers and any other incorporated or unincorporated organized group. The term includes, but is not limited to, any real estate owner, lessor, assignor, builder, manager, broker, salesman or agent, or any lending institution.
- 8 (q) Probable cause means that on the basis of all available
  9 information provided during the investigation, there exists
  10 evidence in the form of testimony and/or documents which leads an
  11 objective person to reasonably believe that a violation of this
  12 chapter may have occurred.
- 13 (r) Public accommodation means any business, enterprise or activity consisting of or involving furnishing, providing or 14 15 making available to the public any goods, services, 16 accommodations, entertainment, amusements, facilities, advantages 17 or privileges, including, but not limited to, inns, cafes, 18 restaurants, taverns, hotels, barber shops, salons, retail 19 stores, restroom, theaters, skating rinks, swimming pools, public 20 golf driving ranges, concerts, crematories, cemeteries, 21 airplanes, buses, boats and any other public conveyances on land, 22 water or air, and other places of public accommodation and/or 23 amusement. This paragraph shall not apply to any public school 24 system.
- 25 (s) Religion includes all aspects of religious observance and 26 practice, as well as belief.
- (t) Sexual harassment is a form of sex discrimination and is
   defined as any unwelcome sexual advances, requests for sexual
   favors and other verbal or physical conduct of a sexual nature or
   a discriminatory nature. In the context of employment, sexual
   harassment includes such conduct when:
- 32 1. Submission to such conduct is made either explicitly or 33 implicitly a term or condition of an individual's 34 employment; or
- 35 2. Submission to or rejection of such conduct by an individual
  36 is used as the basis for employment or decisions affecting
  37 an employee; or
- 38 3. Such conduct has the purpose or effect of substantially
   39 interfering with an individual's employment or performance
   40 or creating an intimidating, hostile or offensive
   41 employment environment.
- 42 (u) Sexual orientation means heterosexuality, homosexuality,
   43 bisexuality, or gender-related identity, actual or perceived,

whether or not traditionally associated with the person's
designated sex at birth. Sexual orientation shall not be
construed to protect conduct otherwise proscribed by law.

4 (v) Unfavorable military discharge means discharges from the
5 Armed Forces of the United States, their Reserve components or
6 any National Guard or Naval Militia which are classified as RE-3
7 or the equivalent thereof, but does not include those
8 characterized as RE-4 or "Dishonorable."

#### 9 Sec 22-24 Prohibited Discriminatory Practices

10 It shall be unlawful for any person to commit any of the following 11 acts of discrimination:

- 12 (a) To refuse to sell, lease or rent any commercial or 13 residential real estate within the City of Aurora because of the 14 race, color, religion, creed, national origin or ancestry, age, 15 gender, marital status, familial status, sexual orientation, 16 military status, unfavorable discharge from military service, 17 physical or mental disability or order of protection status of 18 the proposed buyer, or renter.
- 19 (b) To make any distinction, discrimination or restriction 20 against any person in the price, terms, conditions or privileges 21 of any kind relating to the sale, rental, lease or occupancy of 22 any commercial or residential real estate in the City of Aurora, 23 or in the furnishing of any services or facilities in connection 24 therewith, predicated upon the race, color, religion, creed, 25 national origin or ancestry, age, gender, marital status, familial status, sexual orientation, military status, unfavorable 26 27 discharge from military service, physical or mental disability, 28 order of protection status, of any prospective buyer, lessee or 29 renter of such property.
- 30 (C) To publish, circulate, issue or display or to permit or 31 cause to be published, circulated, issued or displayed any 32 communication, notice, advertisement, sign or other writing of any kind relating to the sale, rental, or leasing of any 33 34 commercial or residential real estate predicated upon the race, 35 color, religion, creed, national origin or ancestry, age, gender, marital status, familial status, sexual orientation, military 36 37 status, unfavorable discharge from military service, physical or 38 mental disability or order of protection status of any 39 prospective buyer, lessee or renter of such property.
- 40 (d) To discriminate or to participate directly or indirectly in
  41 the discrimination in connection with the terms of loans,
  42 guaranteeing loans, accepting mortgages or otherwise making
  43 available funds for loans within the City of Aurora because of
  44 race, color, religion, creed, national origin or ancestry, age,

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gender, marital status, sexual orientation, military status, unfavorable discharge from military status, physical or mental disability or order of protection status, provided that lending money is one of the principal aspects of the person's business or is incidental to the person's principal business;

- 6 (e) To distribute or cause to be distributed, written material 7 or statements designed to induce any owner of commercial or 8 residential real estate in the City of Aurora to sell or lease 9 his or her property because of any present or prospective change 10 the race, color, religion, creed, national origin or ancestry, age, gender, marital status, familial status, sexual orientation, 11 12 military status, unfavorable discharge from military service, physical or mental disability or order of protection status of 13 14 property owners or renters.
  - (f) To exploit or overcharge any person for commercial real estate or residential housing accommodations in the City of Aurora because of race, color, religion, creed national origin or ancestry, age, gender, marital status, familial status, sexual orientation, military status, unfavorable discharge from military service, physical or mental disability or order of protection status.
    - (g) To solicit for sale, lease or listing for sale or lease, commercial or residential real estate within the City of Aurora on the grounds of loss of value due to the present or prospective entry into any neighborhood of a person or persons of any particular race, color, religion, creed, national origin or ancestry, age, gender, marital status, familial status, sexual orientation, military status, unfavorable discharge from military service, physical or mental disability, or order of protection status.
- (h) To refuse any listing of commercial or residential real
  estate within the City of Aurora to any person because of race,
  color, religion, creed, national origin or ancestry, age, gender,
  marital status, familial status, sexual orientation, military
  status, unfavorable discharge from military service, physical or
  mental disability or order of protection status.
- 37 To make any misrepresentation concerning the listing for (i) 38 sale or the anticipated listing for sale or the sale of any 39 commercial real estate or housing accommodation for the purpose 40 of inducing or attempting to induce the sale or listing for sale of any such property by representation that the presence or 41 42 anticipated presence of persons of any particular race, color, 43 religion, creed, national origin or ancestry, age, gender, marital status, familial status, sexual orientation, military 44 45 status, unfavorable discharge from military service, physical or

Exhibit D

1 mental disability or order of protection status in the area will 2 or may result in the lowering of property values in the block, 3 neighborhood or area in which the property is located. 4 To permit or take any action which discriminately affects a (j) 5 person's selection, status, or eligibility for employment, promotion or transfer, or for apprenticeship, membership or 6 7 conditions and privileges or benefits directly or indirectly 8 related to one's employment because of race, color, religion, 9 creed, national origin or ancestry, age, gender, marital status, 10 sexual orientation, citizenship status, military status,

13 (k) In connection with employment, to engage in any unwelcome
 14 sexual advances, requests for sexual favors and other verbal or
 15 physical conduct of a sexual nature or a discriminatory nature.
 16 Sexual harassment includes such conduct when:

disability or order of protection status.

unfavorable discharge from military service, physical or mental

- 17 1. Submission to such conduct is made either explicitly or 18 implicitly a term or condition of an individual's 19 employment;
- 20 2. Submission to or rejection of such conduct by an individual 21 is used as a basis for employment or decisions affecting an 22 employee; or
- 3. Such conduct has the purpose or effect of substantially
   interfering with an individual's employment or performance
   or creating an intimidating, hostile or offensive
   employment environment.
- 27 (1) For the purposes of employment, to impose a restriction
   28 that has the effect of prohibiting a language from being spoken
   29 by an employee in communications that are unrelated to the
   30 employee's duties.
- (m) For the purposes of employment, to request for purposes of
   satisfying the requirements of Section 1324a(b) of Title 8 of the
   United States Code, as now or hereafter amended, more or
   different documents than are required under such section or to
   refuse to honor documents tendered that on their face reasonably
   appear to be genuine.
- (n) To cause or permit to be published, posted or circulated
  any notice, advertisement, job order, requisition or request for
  applicants for employment or apprenticeship or for the referral
  thereof which makes or has the effect of making race, color,
  religion, creed, national origin, ancestry, age, gender, marital
  status, sexual orientation, citizenship status, military status,
  unfavorable discharge from military service, physical or mental

1 disability or order of protection status as a condition of 2 applying for employment or of referral thereof or indicates the 3 existence of such a condition except for a bona fide occupational 4 qualification.

5 (o) For an employer, employment agency or labor organization to
6 inquire on a written application whether a job applicant has ever
7 been arrested or to use such knowledge of an arrest as a reason
8 for denial or termination of employment. This section shall not
9 be construed to prohibit any employer, employment agency, or
10 labor organization from requesting or using information or
11 records concerning the conviction of any individual.

- 12 (p) To discriminate against any person in the full enjoyment of 13 goods, services, facilities, advantages or privileges of any 14 public accommodation because of race, color, religion, creed, 15 national origin or ancestry, age, gender, marital status, sexual 16 orientation, military status, unfavorable discharge from military 17 service, physical or mental disability or order of protection 18 status.
- 19 To retaliate when it comes to any aspect of employment, (q) 20 including hiring, firing, pay, job assignments, promotions, layoff, training, fringe benefits and any other term or condition 21 of employment or to make any distinction, discrimination or 22 23 restriction against any person in the price, terms, conditions or privileges of any kind relating to the sale, rental, lease or 24 25 occupancy of any commercial or residential real estate in the 26 City of Aurora because any person opposed any practice forbidden 27 by this chapter or made a charge, filed a complaint, testified or 28 assisted in the investigation, proceeding or hearing under this 29 chapter.
- 30 (r) To aid, incite, compel, coerce or participate directly or 31 indirectly in the doing of any act or practice declared in this 32 chapter to be prohibited, or to discriminate or take retaliatory 33 action against any other person because such person had opposed 34 any practice forbidden by this chapter or made a charge, filed a 35 complaint, testified or assisted in the investigation, proceeding 36 or hearing under this chapter.

# 37 Sec 22-25 Exemptions

38 All exceptions, exclusions and/or exemptions set forth within the 39 Illinois Human Rights Act (775 ILCS 5/1 et seq.) from time to time 40 shall be deemed to be exemptions to the regulations contained within 41 this chapter, and the following are also exempt from the regulations 42 contained within this chapter:

43 (a) The following facilities are exempt from the age provisions44 in this chapter:

- Nursing homes licensed under the Nursing Home Care 1 (1)2 Reform Act of 1979 (210 ILCS 4011 et seq.). 3 (2) Facilities receiving federal or state funds, which 4 funds have as a condition thereof that the facility rent or 5 lease only to persons over sixty-two (62) years of age with stipulated levels of income. 6 7 Rental or units in dwellings containing living (3) 8 quarters occupied or intended to be occupied by no more than four (4) families, living independently of each other, 9 if the owner actually maintains and occupies one (1) of 10 11 such living quarters as his residence. 12 Nothing contained in section 22-24 shall prohibit (b) restricting the rental of rooms in a housing accommodation to 13 persons of one (1) sex. 14 Nothing contained in this chapter shall prohibit an 15 (C) employer, employment agency or labor organization from: 16 17 (1)Hiring or selecting between persons for bona fide 18 occupational qualifications or any reason except those 19 prohibited practices specifically identified in section 22-20 24 of this chapter. 21 Giving preferential treatment to veterans and their (2) 22 relatives as required by the laws or regulations of the State of Illinois and/or United States. 23 24 Nothing contained in this chapter shall be construed to bar (d) 25 any religious organization from giving preference to persons of 26 the same religious persuasion in the conduct of the 27 organization's activities. 28 Sec 22-26 Complaint Process 29 Any person may file a complaint alleging a violation of (a) 30 this chapter with the human relations commission if the alleged 31 violation occurred within the City of Aurora. The human relations commission, in accordance with its 32 (b) bylaws and rules of procedure, shall conduct investigations 33
- regarding all complaints filed with the human relations commission and hold any hearings necessary to facilitate said investigations and to aid human relations commission members in determining whether or not there has been a violation of this chapter.
- 39 (c) The following parameters shall govern the filing of 40 complaints with the human relations commission:

1	(1) A complaint under this chapter must be filed with the
2	human relations commission within one hundred and eighty
3	(180) days from the date of the alleged occurrence of the
4	alleged violation. If the alleged violation is of a
5	continuing nature, the date of occurrence may be any date
6	subsequent to the commencement of the violation, up to and
7	including the date on which it may have ceased.
8	a. In order to preserve rights under the Illinois
9	Human Rights Act ("Human Rights Act"), 775 ILCS 5/1-
10	101, et seq., a contemporaneous complaint must also be
11	filed with the Illinois Department of Human Rights
12	("IDHR") within one hundred and eighty (180) days from
13	the date of the alleged occurrence of the alleged
14	violation.
15	b. Any investigation on the part of IDHR will be
16	independent of the Human Relations Commission's
17	investigation and will be governed by the statutory
18	provisions of the Human Rights Act and applicable
19	regulations.
20	(2) A complaint will be deemed filed with the human
21	relations commission when it has been filed with the
22	chairperson of the human relations commission or an
23	employee of the city designated by the chairperson to
24	receive complaints; in person, in writing and signed by the
25	complainant. The human relations commission may waive any
26	of these requirements upon a showing of extraordinary
27	circumstances. Each complaint, once filed, shall be
28	docketed and assigned a case number by the chairperson or
29	an employee of the city designated by the chairperson to
30	receive complaints.
31	(3) A complaint shall be in such detail as to
32	substantially apprise any party of the date, place and
33	facts with respect to the alleged violation. It must
34	contain the following: (a) the name and address of the
35	complainant; (b) the name, address and telephone number (if
36	known) of the respondent; and (c) a statement of the facts
37	alleged to constitute the chapter violation, including the
38	date(s), location(s) thereof, and basis of discrimination.
39	(4) The filing of a complaint or the failure to file a
40	complaint with the human relations commission does not bar
41	any person from seeking any other remedy that may be
42	provided by law.
43	(d) Within ten (10) business days of receiving the complaint,
44	the Chair and the Corporation Counsel shall review the Complaint

1	for completeness and jurisdiction. If the Complaint is
2	incomplete, the Chair on behalf of the Commission shall ask the
3	Complainant to complete the Complaint. If the Commission does not
4	have jurisdiction, the Commission will notify the Complainant
5	that they do not have jurisdiction and may suggest other venues.
6	(d) (e) If the Complaint and is complete, and jurisdiction is
2 7	proper, #the human relations commission shall serve upon the
8	respondent a copy of any complaint (original or amended) filed
9	against said respondent and a copy of this chapter within ten
10	(10) business days of filing thereof.
11	(c) (f) Notwithstanding any other provision of this chapter, once a
12	complaint has been served on a respondent, the respondent shall
13	preserve all records and other material which may be relevant to the case until the matter has been closed.
14	the case until the matter has been closed.
15	( <u>f) (g) If a majority of the human relations commission determines</u>
16	after such investigation that probable cause exists for the
17	allegations made in the complaint, the human relations commission
18	shall set a date for a conciliation conference. Such conciliation
19	conference shall be informal and no record of the proceedings
20	shall be kept. At such conference, the human relations commission
21	or any member thereof shall interview the complainant and the
22	person against whom the complaint has been directed and shall
23	attempt to resolve the complaint by all proper methods of
24	conciliation and persuasion. If such attempts at conciliation are
25	not successful within thirty (30) business days after the date of
26	filing of the complaint, the human relations commission shall
27	then proceed promptly with a full hearing of the complaint.
28	(g)(h) The following parameters shall govern the amendment of any
29	complaint filed with the human relations commission:
30	(1) A complaint, or any part thereof, may be amended as a
30 31	matter of right to cure technical defects or omissions at
32	any time.
	any cinc.
33	(2) A complaint, or any part thereof, may be amended by
34	the complainant as matter of right to clarify or amplify
35	allegations made therein, due to a change of circumstances,
36	or to set forth additional facts or allegations related to
37	the matter of the original charge, at any time before a
38	public hearing and such amendment shall relate back to the
39	original filing date. The amended complaint shall be in
40	writing, shall be in the same form and shall follow the
41 42	same content requirements as specified in this section,
42	paragraphs (3)(a), (b), (c) with respect to the original
43	complaint, unless impracticable.

When facts not raised by the pleadings are heard at a 1 (3) 2 conference or hearing by express or implied consent of the 3 parties, they shall be treated in all respects as if they 4 had been raised in the pleadings. Such amendment of the 5 pleadings as may be necessary to cause them to conform to 6 the evidence and to raise these issues may be made upon motion of any party at any time, but in any event before a 7 8 final decision is reached; failure to so amend shall not 9 affect the result of the hearing of these issues. If 10 evidence or an amendment is objected to at a hearing on the grounds that it is not within the issues made by the 11 12 pleadings, the sitting panel may allow the pleadings to be 13 amended and shall do so freely when the presentation of the 14 merits of the action will be served thereby and the 15 objecting party fails to satisfy the siting panel that the 16 admission of such evidence would prejudice the party in 17 maintaining the party's action or defense upon the merits. 18 The chairperson of the human relations commission may grant a continuance to enable the objecting party to respond to 19 20 such evidence.

21 (h) (i) A complaint or any part thereof may be unilaterally 22 withdrawn by the complainant at any time prior to a determination 23 of the human relations commission that there is probable cause to 24 believe that the allegations made in the complaint state a 25 violation of this chapter, or prior to the human relations commission's dismissal of the complaint. A complainant's request 26 27 to withdraw a complaint shall be in writing and shall be signed by the complainant. The human relations commission shall approve 28 29 the request if it is knowingly and voluntarily made, and shall 30 promptly notify all parties in writing of the withdrawal.

31 (i) (j) Each respondent shall file a short written answer and any 32 defenses within thirty<del>fourteen</del> (30<del>14</del>) business</del> days of receipt of 33 the complaint. The respondent shall file the answer with the human relations commission and shall serve it upon the 34 35 complainant. The answer shall not exceed five (5) typewritten pages unless the human relations commission expressly grants 36 37 permission otherwise. The response shall contain the full name, 38 address and telephone number of respondent and the name, address and telephone number of respondent's attorney if respondent is 39 represented by counsel. The response should contain specific 40 41 information that directly addresses the allegations contained in 42 the complaint. If no response is filed within the thirty fourteen 43 business(3014) days, it is presumed that the complaint is not 44 denied and such failure to respond will not delay processing of 45 the complaint.

(i) (k) Every party has the responsibility to promptly provide the 1 human relations commission with notice of any change in address 2 3 or any prolonged absence from that current address where he or she can be located when necessary at any time while the case is 4 5 pending before the human relations commission. In addition, each party is responsible for providing the human relations commission 6 7 with necessary information and to be available for interviews and 8 conferences upon reasonable notice or request by the human 9 relations commission. If a complainant cannot be located or does 10 not adequately respond to reasonable requests by the human relations commission, the human relations commission may dismiss 11 12 the complaint. The human relations commission shall promptly serve upon the parties written notice of the dismissal. The 13 14 notice shall be addressed to the complainant at the last known 15 address, and shall advise that the complainant may obtain review 16 of the matter by the human relations commission by filing a 17 motion to reconsider. If a respondent does not adequately respond to reasonable requests by the human relations commission, the 18 human relations commission may consider the lack of response as 19 20 an admission of guilt by the respondent.

21  $\frac{1}{1}$  The human relations commission may subpoena witnesses and 22 documents as permitted by law, union contract and/or 23 personnel/disciplinary regulations, in order to facilitate any 24 such investigation and/or hearing, provided, however, that 25 subpoenas shall only be issued to persons or for documents which 26 have a substantial evidentiary connection with a written 27 complaint sworn to before the human relations commission, where 28 the opposing parties cannot or will not agree to provide such 29 information voluntarily. In regard to complaints against city 30 employees, the issuance of a subpoena shall be further contingent upon the human relations commission's determination that any 31 32 internal review procedure of a prospective subpoena recipient has 33 concluded, and upon the human relations commission's 34 consideration of the results thereof, that the subpoena issuance 35 is still required in order to facilitate the proceedings pending before the human relations commission. 36

37 (1) (m) All members of the human relations commission shall
 38 maintain the highest level of confidentiality with regard to any
 39 and all information received in connection with their work
 40 hereunder, and in connection with any and all reports, results of
 41 investigations and recommendations it shall issue, and shall sign
 42 a confidentiality agreement to that end.

(m) (n) The human relations commission may issue such publications
 and results of investigations and hearings, subject to legal and
 confidentiality limitations, and may make such recommendations to
 complainants, accused persons and the mayor and city council as

in its judgment will effectuate the policy of this chapter.
Within forty-five (45) days of receipt of such recommendations,
every recipient thereof must respond to the human relations
commission, including a written statement of the recipient's
actions, or refusal to act, in accordance with the
recommendations of the human relations commission.

# 7 Sec 22-27 Judicial Relief

8 Whenever deemed necessary in order to preserve the power of the human 9 relations commission and the rights of a complainant to resolve a 10 complaint, the City of Aurora, through its corporation counsel, may 11 apply to a court of competent jurisdiction for an injunction or other 12 judicial relief to accomplish such purpose.

#### 13 Sec 22-28 Penalty

14 Any person found guilty of violating any portion of this chapter may 15 be ordered to pay damages, benefits and/or back pay; and, if a 16 complaint is filed in the circuit court for the County of Kane by the 17 corporation counsel for enforcement of the human relations 18 commission's ruling at the public hearing, the persons found in 19 violation of this chapter can be fined up to one thousand dollars 20 (\$1,000.00) for each offense.

21