

ORDINANCE #65708
Board Bill No. 25

An ordinance amending Section One of Ordinance 63802, adopted on June 14, 1996, relating to City contracts for services subject to city earnings tax; providing that no contract for services subject to city earnings tax shall be executed on behalf of the City of St. Louis unless there are attached thereto certifications from the Collector of Revenue dated not more than 30 working days, that the contractor is current on all payments of and returns for the City earnings tax and payroll expense tax and from the License Collector that the contractor has a current business license.

BE IT ORDAINED BY THE CITY OF ST. LOUIS, AS FOLLOWS:

SECTION ONE. Section One of Ordinance 63802 is hereby amended to read as follows:

SECTION TWO. After _____, 2002 no contract for services subject to city earnings tax of the City of St. Louis shall be executed on behalf of the City unless there are attached thereto certifications from the Collector of Revenue dated not more than thirty (30) working days prior to the execution of the contract for services subject to city earnings tax stating that the contractor has paid all City earnings taxes due as of the date of the certification and has filed all returns of earnings tax and payroll expense tax required to be filed as of the date of the certification and from the License Collector that the contractor has a current business license. Any contract for services subject to city earnings tax executed without such certifications attached thereto shall be void and of no force or effect.

SECTION THREE. All other provisions of Ordinance 63802 shall remain in full force and effect.

Approved: December 10, 2002