

SUPERVISION OF THE LEGISLATIVE PROCESS CONCLUSION – SGP.23

AMENDMENT N. 30 TO THE ORGANIC LAW OF THE CITY OF SÃO PAULO

(AMENDMENT PROJECT TO O.L. N. 08/07)

(PARTISAN LEADERSHIPS)

This amendment adds a precept to the Organic Law of the City of São Paulo, establishing the obligation for the creation and accomplishment of the Goals' Program by the Executive Power.

THE MUNICIPAL CHAMBER OF SÃO PAULO declares:

Art. 1 – The article 69-A is added to art. 69 of the Organic Law of the City of São Paulo with the following writing:

“Art. 69-A. The Mayor, elected or reelected, shall present the Goals' Program of its administration, within ninety days after his/her taking office. The program shall contain the following priorities: strategic actions, indicators and quantitative goals for each of the sectors of the Municipal Public Administration, Sub-districts and Districts of the city, following, at least, the guidelines of his/her electoral campaign and the objectives, the guidelines, the strategic actions and further standards of the law of the Strategic Directive Plan.

§ 1 The Goals' Program shall be widely publicized, through electronic medium, by written, radio and television press and published in the *Diário Oficial da Cidade* on the following day after the deadline mentioned in the “caput” of this article.

§ 2 The Executive Power shall promote a public debate about the Goals' Program, upon general, thematic and regional public hearings within thirty days after the deadline mentioned in this article, including the Sub-districts.

§ 3 The Executive Power shall publicize every six months the performance indicators concerning the implementation of the several items of the Goals' Program.

§ 4º The Mayor may carry out modifications to the Goals' Program, always in conformity with the law of the Strategic Directive Plan, giving explanations in writing and widely publicizing them through the communication's media as set in this article.

§ 5 The performance indicators shall be designed and established according to the following criteria:

- a) promotion of environmentally, socially and economically sustainable development;
- b) social inclusion, with reduction of regional and social inequalities;
- c) achievement of the city's social functions with improvement of the urban quality of life;
- d) promotion of the accomplishment of ownership's social function;
- e) promotion and defense of individual and social fundamental rights of every human being;
- f) promotion of an ecologically balanced environment, and fight against pollution in all its forms;
- g) universalization of municipal public services with observance to regularity, continuity, efficiency, promptness and courtesy conditions when serving citizens; security; being up to date with the best

techniques, methods, processes and equipment; moderation of public fees and prices taking into consideration, in a differentiated way, the economic conditions of the population.

§ 6 At the end of each year, the Mayor shall publicize the performance report of the Goals' Program, which shall be made entirely available by the communication's media as established in this article.

Art. 2 §§ 9 e 10 are added to art. 137 of the Municipal Organic Law, with the following writing:

"§ 9 The budget laws to which this article refers shall include the priorities and strategic actions of the Goals' Program and of the law of the Strategic Directive Plan.

§ 10 The guidelines of the Goals' Program shall be included in the law project which aims the implementation of the pluriannual plan within the legal deadline established for its presentation to the Municipal Chamber.

Art. 3 This amendment to the Organic Law of the City of São Paulo shall be valid as of the date of its publication.

Municipal Chamber of São Paulo.

February 26, 2008