than in the City in a transaction before any City agency, economic interest in representing any person other than the City in a certain situation, or representing a City employee in a representation of others.

The Ethics Ordinance provisions that may limit an employee's outside work and that most bear on your question are the following:

- Duties
  - Representing anyone except as required by their City appointments, and at least one department does not impose rules stricter than the City's.
  - Employees do not have outside work activities. Also, we said, employees are outside work activities. Also, we said, employees do not have outside work activities.
  - There is a number of exceptions, however, there are a number of exceptions.
  - Governmental employees having outside employment against the City's government, ethical ordinance has no general

available to us sufficient facts, and we do not have

The board of ethics cannot answer your question.

someone other than the City in a legal matter.

is prohibited from representing an attorney who works for the City in a transaction before any City agency, economic interest in representing any person other than the City in a certain situation, or representing a City employee in a representation of others.

Re: Letter of Case No. 970359

CONFIDENTIAL

December 9, 1997

City of Chicago

Richard M. Daley, Mayor
Executive Director
Board of Ethics
Please note that the information and advice in this letter is based on the information you provided to us. Although we are unable to answer your question with respect to your particular matter, we hope this discussion is helpful to you. As a matter of fact, the department head may take into account any appearance of impropriety. Also, the city’s personnel rules and regulations concerning department heads’ personal conduct and duties does not create any conflict of interest when it is necessary that an employee acts in a capacity that could influence a decision on an issue that may benefit the employee. The city shall have the authority to represent anyone in a legal matter. A department’s ability to represent others in a legal matter, an employee’s ability to represent others in a legal matter, an employee’s ability to represent others in a legal matter, and any other laws or rules may also apply. As we noted above, city employees have the ability to represent others in a legal matter. However, the city has an economic interest in the employee’s personal actions. An employee’s personal conduct, however, is not subject to the same rules that apply to city employees. An employee’s personal conduct is subject to the same rules that apply to city employees. An employee’s personal conduct is subject to the same rules that apply to city employees.

This letter is not intended to address any other issues related to the matter. However, the city’s personnel rules and regulations concerning department heads’ personal conduct and duties does not create any conflict of interest when it is necessary that an employee acts in a capacity that could influence a decision on an issue that may benefit the employee. The city shall have the authority to represent anyone in a legal matter. A department’s ability to represent others in a legal matter, an employee’s ability to represent others in a legal matter, and any other laws or rules may also apply. As we noted above, city employees have the ability to represent others in a legal matter. However, the city has an economic interest in the employee’s personal actions. An employee’s personal conduct, however, is not subject to the same rules that apply to city employees. An employee’s personal conduct is subject to the same rules that apply to city employees. An employee’s personal conduct is subject to the same rules that apply to city employees.
enclosures

Executive Director
Dorothy J. Ding

Approved By:
Legalt counsel
Ellen M. Sewell

Very truly yours,

If you have any further questions, please contact us.

brochure for your information. Thank you for your inquiry.

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