COPY



JOURNAL of the PROCEEDINGS of the CITY COUNCIL of the CITY of CHICAGO, ILLINOIS

Regular Meeting-Friday, October 30, 1987 at 10:00 A.M.

(Council Chamber--City Hall--Chicago, Illinois)

OFFICIAL RECORD.

HAROLD WASHINGTON Mayor

WALTER S. KOZUBOWSKI City Clerk

Attendance At Meeting.

Present -- The Honorable Harold Washington, Mayor, and Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone.

Absent -- Aldermen Kotlarz, O'Connor.

Call To Order.

On Friday, October 30, 1987 at 10:50 A.M. (the hour appointed for the meeting was 10:00 A.M.) The Honorable Harold Washington, Mayor, called the City Council to order. The Honorable Walter S. Kozubowski, City Clerk, called the roll of members and it was found that there were present at that time: Aldermen Roti, T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Carter, Langford, Streeter, Kellam, Jones, Garcia, Krystyniak, Soliz, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 39.

Quorum present.

Invocation.

Alderman Ed H. Smith (28th Ward) opened the meeting with prayer.

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

City Council Informed As To Certain Actions Taken.

PUBLICATION OF JOURNAL.

The City Clerk informed the City Council that all those ordinances, etc. which were passed by the City Council on October 28, 1987, and which were required by statute to be published in book or pamphlet form or in one or more newspapers, were published in pamphlet form on October 30, 1987, by being printed in full text in printed pamphlet copies of the Journal of the Proceedings of the City Council of the regular meeting held on October 28, 1987, published by

authority of the City Council in accordance with the provisions of Section 5-5 of the Municipal Code of Chicago, as passed on December 22, 1947.

Miscellaneous Communications, Reports, Etc., Requiring Council Action (Transmitted To City Council By City Clerk).

The City Clerk transmitted claims filed against the city, which were acted upon by the City Council in the manner noted, as follows:

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

Claims against the City of Chicago, which were Referred to the Committee on Claims and Liabilities, filed by the following:

Allstate Ins. Co. and Edna Smiley;
Curry Pamela;
Dampiea Lonnie;
Jessen Kenneth;
Peoples Gas Light and Coke Co. (12);
$Smith\ P.M., State\ Farm\ Ins.\ Co.\ and\ Lonzell\ Jones;$
West James Jr.;
Wilkins Clarence.

REPORTS OF COMMITTEES.

COMMITTEE ON FINANCE.

CORPORATION COUNSEL AUTHORIZED TO EXECUTE CERTAIN SETTLEMENT AGREEMENT OR ENTER INTO CONSENT ORDER.

The Committee on Finance submitted a report recommending that the City Council pass the following proposed order transmitted therewith:

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement or consent order in a lawsuit entitled Dyer-Neely v. City Of Chicago, 83 C 5376, in the amount of \$1,800,000.00.

On motion of Alderman T. Evans, the foregoing proposed order was Passed by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 39.

Nays -- Aldermen Vrdolyak, Krystyniak -- 2.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

EXECUTION OF AMENDMENT TO PROJECT AGREEMENT WITH STATE OF ILLINOIS FOR IMPROVEMENT OF INTERSECTION AT SOUTH SHORE DRIVE AND EAST 79TH STREET.

The Committee on Finance submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith, authorizing the execution of an amendment to a project agreement with the State of Illinois for improvement of the intersection at South Shore Drive and East 79th Street.

On motion of Alderman T. Evans, the said proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 40.

Nays -- Alderman Krystyniak -- 1.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Mayor is authorized to execute, the City Clerk to attest to and the Commissioner of Public Works to approve, upon review of the Corporation Counsel as to

form and legality, an amendment to a project agreement with the State of Illinois providing for the improvement of the intersection of South Shore Drive at 79th Street described therein, said amendment to be substantially in the following form:

Amendment No. 2 To An Agreement.

An Amendmen	t To A City-State Proj	iect Agreement
Providing For	The Improvement Of T	he Intersection
Of Sou	th Shore Drive (F.A.U.	. <i>3576)</i>
-	At 79th Street	
In The City	Of Chicago, Cook Cou	nty, Illinois
Dated This		, 19

Federal Project No.: State Job No.: City Section No.: D.P.W. Project No.:

This Amendment by and between the State of Illinois, acting through its Department of Transportation, hereinafter referred to as the "State" and the City of Chicago, acting through its Department of Public Works, hereinafter referred to as the "City".

Whereas, on October 17, 1985, the City Council passed an ordinance authorizing the aforementioned Joint Agreement for execution (Council Journal pages 20854 through 20858); and

Whereas, on June 26, 1986, the "City" and the "State" entered into the aforementioned Agreement; and

Whereas, under numbered Paragraph 17 of the aforementioned Agreement, "the Commissioner of Public Works is authorized to execute subsequent revisions to this Agreement relative to budgetary items, upon approval by the Illinois Department of Transportation, as long as such revisions do not increase the total cost of the project as stated in Paragraph 14"; and

Whereas, under the authority of said numbered Paragraph 17, the City and the State have entered into Amendment Number One to the aforementioned Agreement; and

Whereas, Paragraph 14 of the aforementioned Agreement contains the estimated costs and the division of financial responsibilities for the Project; and

Whereas, the "City" and the "State" are desirous of updating and revising the estimates of cost and of increasing the upper limit of State participation.

Now, Therefore, Be It Agreed, that numbered Paragraph 14 of the aforementioned Agreement be revised to read as follows:

14. That the estimated costs of the Project covered and described by this Agreement are:

(1) Contract Construction	\$300,000
(1) Force Account Construction	\$160,000
(1) Construction Engineering/Supervision	\$45,000
(2) Right-of-Way Acquisition	<u>\$40,000</u>
TOTAL	\$545,000
(1) M-5000(313) (2) M-5000(700)	

and that based upon the current ratio of Federal to Non-Federal (State) funds for Federal-Aid Urban System projects, the estimated proportional participation for the project will be:

Federal-Aid Share (F.A.U.) (75.18% of \$545,000)		\$409,731
Non-Federal Share (State) (24.82% of \$545,000)		\$135,269
	тотат.	\$545,000

and that based upon said ratio, State financial participation (referred to herein as the Non-Federal Share) shall be limited to a maximum of \$135,269 with any Non-Federal share required in excess of that amount to be provided by the City, or by amendment to this Agreement.

Be It Further Agreed, that all items contained in the original City/State Agreement and any subsequent executed Amendment which are not in conflict with this Amendment shall remain in full force and effect.

Be It Further Agreed, that this Amendment to the Agreement shall be binding upon and inure to the benefits of the parties hereto, their successors and assigns.

In Witness Whereof, the City and State have caused this Amendment to an Agreement to be executed by their respective officials and attested to on the date hereinafter listed.

[Signature forms omitted for printing purposes.]

SECTION 2. That the City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the Division of Highways, Department of Transportation of the State of Illinois through the District Engineer of District 1 of said Division of Highways.

SECTION 3. That this ordinance shall be in force and effect from and after its passage.

EXECUTION OF AMENDMENT TO PROJECT AGREEMENT WITH METRA FOR DESIGN, ENGINEERING AND CONSTRUCTION OF PARK-AND-RIDE LOT ADJACENT TO 111TH STREET BEVERLY ROCK ISLAND RAILROAD STATION.

The Committee on Finance submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith, authorizing the execution of a project agreement with METRA for the design, engineering and construction of a park-and-ride lot on vacant city property due east of the 111th Street Beverly Rock Island Railroad Station.

On motion of Alderman T. Evans, the said proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, An evaluation of the need for park-and-ride facilities along commuter and rapid rail lines to relieve neighborhood parking congestion and to provide additional computer parking space has been prepared by the Chicago Department of Public Works and other participating transit planning agencies; and

WHEREAS, This evaluation resulted in the recommendation for development of parkand-ride facilities along various commuter rail lines, including the Beverly Branch of the Rock Island Railroad, the South Chicago Branch of the Illinois Central Gulf Railroad, the South Shore Railroad, and also along various Chicago Transit Authority rapid rail lines; and

WHEREAS, The Commuter Rail Division of the Regional Transportation Authority, Northeast Illinois Regional Commuter Railroad Corporation (also known as "METRA")

has offered the City of Chicago funding to design, engineer and construct a park-and-ride lot with approximately 135 parking spaces, drainage, lighting, directional signage, fencing, a fee collection system, and limited landscaping on vacant, city-owned property located at the northeast corner of Monterey Avenue and Hale Streets due east of the Beverly Rock Island 111th Street Railroad Station; and

WHEREAS, By ordinance passed by City Council on July 29, 1986 (C.J. p. 32113) METRA entered into an agreement with the City of Chicago, Department of Public Works, and provided funding to the City of Chicago in an amount not to exceed \$375,000 to carry out this project; and

WHEREAS, It is now necessary to amend the ordinance to allow the City of Chicago, Department of Public Works to receive additional funding from METRA in an amount of \$50,000 to carry out the construction of the 111th Street park- and-ride facility; and

WHEREAS, This additional funding will result in a total project budget of \$425,000 with no local match required by the City of Chicago; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Mayor and the Commissioner of Public Works, are authorized to enter into and execute, the City Clerk to attest, and the Corporation Counsel to review as to form and legality, on behalf of the City of Chicago, an agreement with the Commuter Rail Division of the Regional Transportation Authority, Northeast Illinois Regional Commuter Railroad Corporation (also known as "METRA") for an amount of \$425,000 or such amount as may be received, with no local share required from the City of Chicago, for the design/engineering and construction of a park-and-ride lot on vacant city property due east of the 111th Street Beverly Rock Island Railroad Station in Chicago.

SECTION 2. That the Commissioner of Public Works is authorized to execute amendments to this agreement with METRA.

SECTION 3. That the Commissioner of Public Works is authorized to furnish additional information, and execute assurances or other documents as METRA may require in connection with this project.

SECTION 4. That the City Council hereby appropriates an amount up to \$425,000 or such amount as may actually be received from METRA.

SECTION 5. That the City Comptroller is directed to disburse these funds as required to carry out this project.

SECTION 6. That the City of Chicago by and through its Commissioner of Public Works is hereby authorized to take any and all action necessary to implement and complete this project.

SECTION 7. This ordinance shall be in force and effect from and after its passage.

MATTERS PRESENTED BY THE ALDERMEN

(Presented By Wards, In Order, Beginning With The First Ward).

Arranged under the following subheadings:

- 1. Traffic Regulations, Traffic Signs and Traffic-Control Devices.
- 2. Zoning Ordinance Amendments.
- 3. Claims.
- 4. Unclassified Matters (arranged in order according to Ward numbers).
- 5. Free Permits, License Fee Exemptions, Cancellation of Warrants for Collection and Water Rate Exemptions, Etc.

1. TRAFFIC REGULATIONS, TRAFFIC SIGNS AND TRAFFIC-CONTROL DEVICES.

Referred -- ESTABLISHMENT OF ONE-WAY TRAFFIC RESTRICTION ON PORTION OF NORTH LECLAIRE AVENUE.

Alderman Levar (45th Ward) presented a proposed ordinance to restrict the movement of vehicular traffic to a northerly direction on North Leclaire Avenue, from West Dakin Avenue to West Irving Park Road, which was Referred to the Committee on Traffic Control and Safety.

Referred -- DISCONTINUANCE OF ONE-WAY TRAFFIC RESTRICTION ON PORTION OF SOUTH OAK PARK AVENUE.

Alderman Krystyniak (23rd Ward) presented a proposed ordinance repealing an ordinance passed on September 23, 1987 (C.J. pp. 4088 through 4090) by striking therefrom "South Oak Park Avenue from West 64th Place to West 65th Street-- southerly", which was Referred to the Committee on Traffic Control and Safety.

Referred -- PROHIBITION OF PARKING AT ALL TIMES AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to prohibit at all times the parking of vehicles at the locations designated and for the distances specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman	Location And Distance
CALDWELL (8th Ward)	East 81st Street, at 1128 (except for handicapped);
	South Ridgeland Avenue, at 7919 (except for handicapped);
HUELS (11th Ward)	West 32nd Place, at 916 (except for handicapped);
LANGFORD (16th Ward)	South Laflin Avenue, at 7015 (except for handicapped);
STREETER (17th Ward)	South Peoria Street, at 7946 (except for handicapped);
J. EVANS (21st Ward)	South Justine Street, at 9058 (except for handicapped);
SOLIZ (25th Ward)	West 21st Street, at 2624 (except for handicapped);
HAGOPIAN (30th Ward)	North Karlov Avenue, at 1841 (except for handicapped);
MELL (33rd Ward)	North Francisco Avenue (east side), from South Irving Park Road to the first alley south thereof;
EISENDRATH (43rd Ward)	West Webster Avenue (south side), between North Clark Street and North Lincoln Park West;
HANSEN (44th Ward)	West Wolfram Street, at 1532 (except for handicapped);

Referred -- PROHIBITION OF PARKING DURING SPECIFIED HOURS AT SPECIFIED LOCATIONS.

West Nelson Street, at 1513 (except for

handicapped).

The aldermen named below presented proposed ordinances to prohibit the parking of vehicles during the hours designated and at the locations and for the times specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman

Location, Distance And Time

MADRZYK (13th Ward)

South Lawndale Avenue (east side) from West Pippin Street to West 77th Place-7:00 A.M. to 7:00 P.M.-- Monday through Friday;

GUTIERREZ (26th Ward)

West Armitage Avenue and North Fairfield Street, from West Armitage Avenue (south to alley) and North Fairfield Avenue (both sides)--8:00 A.M. to 6:00 P.M.--Monday through Saturday.

Referred -- ESTABLISHMENT OF RESIDENTIAL PERMIT PARKING ZONES AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed orders to establish residential permit parking zones at the locations designated and for the distances and times specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

. Alderman

Location, Distance And Time

MADRZYK (13th Ward)

7200 block of South Sawyer Avenue (both sides) and on West 72nd Street (south side) from South Sawyer Avenue to the first alley east and west thereof--at all times;

BURKE (14th Ward)

West 63rd Place (both sides) between South Homan Avenue and South St. Louis Avenue--9:00 A.M. to 11:00 P.M.-daily.

Referred -- DESIGNATION OF SERVICE DRIVE/DIAGONAL PARKING ON PORTION OF WEST BELMONT AVENUE.

Alderman Mell (33rd Ward) presented a proposed ordinance to designate 2640 West Belmont Avenue, alongside North Washtenaw Avenue, as a service drive and to permit diagonal parking in said location, which was Referred to the Committee on Traffic Control and Safety.

Referred -- INSTALLATION OF TRAFFIC SIGNS AT SUNDRY LOCATIONS.

The aldermen named below presented proposed orders for the installation of traffic signs, of the nature indicated and at the locations specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman	Location And Type Of Sign
BLOOM (5th Ward)	South Crandon Avenue, at the intersection of East 68th Street "Stop";
	East 69th Street, at the intersection of South Oglesby Avenue"Stop";
BURKE (14th Ward)	5700 block of South Artesian Avenue "Slow-Children Crossing";
	West 58th Street, at the intersection of South Artesian Avenue"Stop";
GABINSKI (32nd Ward)	West Wabansia Avenue, at the intersection of North Honore Street "Stop";
STONE (50th Ward)	West Lunt Avenue and North Oakley

2. ZONING ORDINANCE AMENDMENTS.

Avenue--"4-Way Stop".

Referred -- ZONING RECLASSIFICATION OF PARTICULAR AREA

Alderman Giles (37th Ward) presented a proposed ordinance amending the Chicago Zoning Ordinance by reclassifying a particular area, which was Referred to the Committee on Zoning, as follows:

To classify as a B4-1 Restricted Service District instead of an R2 Single- Family Residence District the area shown on Map No. 3-L bounded by

a line 50 feet south of and parallel to West Iowa Street; the alley next east of and parallel to North Lockwood Avenue; a line 140 feet south of and parallel to West Iowa Street; and North Lockwood Avenue.

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

The aldermen named below presented two proposed claims against the City of Chicago for the claimants named as noted respectively, which were Referred to the Committee on Claims and Liabilities, as follows:

Alderman

Claimant

GABINSKI (32nd Ward)

Elmer N. and Deborah R. Wagner;

MELL (33rd Ward)

2808 West Logan Boulevard Condo Association.

4. UNCLASSIFIED MATTERS

(Arranged In Order According To Ward Numbers).

Proposed ordinances, orders and resolutions were presented by the aldermen named below, respectively, and were acted upon by the City Council in each case in the manner noted, as follows:

Presented By

ALDERMAN BLOOM (5th Ward):

Referred -- AMENDMENT OF GRANT OF PRIVILEGE FOR UNIVERSITY OF CHICAGO.

A proposed ordinance to amend an ordinance passed by the City Council on December 18, 1986 by increasing the amount of compensation from the University of Chicago to the City for a grant of privilege in the public way, which was Referred to the Committee on Streets and Alleys.

Referred -- ISSUANCE OF PERMIT FOR OPERATION OF NEWSSTAND AT INTERSECTION OF EAST 55TH STREET AND SOUTH LAKE PARK AVENUE.

Also, a proposed order directing the Commissioner of Public Works to issue a permit to Mr. Willie James Gray for the operation of a newsstand on the southeast corner of East 55th Street and South Lake Park Avenue, on a daily basis, in accordance with the provisions of the Municipal Code, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN MADRZYK (13th Ward):

Referred -- ISSUANCE OF PERMIT FOR MAINTENANCE OF EXISTING CANOPY AT 4158 WEST 63RD STREET.

A proposed order for the issuance of a permit to L. Byron's Yogurt, Incorporated to maintain and use an existing canopy attached to the building or structure at 4158 West 63rd Street, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN STREETER (17th Ward):

Referred -- INSTALLATION OF OVERHEAD TRAFFIC LIGHT AT INTERSECTION OF WEST 81ST STREET AND SOUTH HALSTED STREET.

A proposed order directing the Commissioner of Public Works to consider the installation of an overhead traffic light with a left turn arrow at the intersection of West 81st Street and South Halsted Street, which was Referred to the Committee on Traffic Control and Safety.

Referred -- DEPARTMENT OF CONSUMER SERVICES TO SUPERVISE CERTAIN AUTO REPAIR SHOPS.

Also, a proposed resolution requesting that the supervision of auto repair shops operated within residential areas be assigned to the Department of Consumer Services and that penalty provisions be established for any resultant complaints, which was Referred to the Committee on Human Rights and Consumer Protection.

Presented By

ALDERMAN KRYSTYNIAK (23rd Ward):

Referred -- PERMISSION TO PARK PICKUP TRUCK AND/OR VAN IN FRONT OF SPECIFIED RESIDENCE.

A proposed order directing the Commissioner of Public Works to grant permission to Mr. Stephen G. Boldt to park a pickup truck and/or van in front of his residence at 6430 West 64th Street at all times, in accordance with the provisions of Section 27-317 of the Municipal Code, which was Referred to the Committee on Traffic Control and Safety.

Presented By

ALDERMAN GABINSKI (32nd Ward):

CONGRATULATIONS EXTENDED TO CHICAGO POLICE SERGEANT ROBERT GUTHRIE AND HIS TACTICAL TEAM
ON THEIR APPREHENSION OF ROBBERY SUSPECTS.

A proposed resolution reading as follows:

WHEREAS, The staff, management and customers of Edmar Foods supermarket chain have undergone four armed robberies in the recent past, creating a tense and potentially dangerous atmosphere for several of Edmar's locations, and

WHEREAS, On September 30, 1987, Sergeant Robert Gutherie and his team from Chicago Police District 13 Headquarters put an end to the stream of armed robberies when they successfully apprehended suspects in the act of committing such a crime at one of the Edmar stores; and

WHEREAS, This swift action on the part of the 13th District tactical team has earned these fine officers the gratitude of an entire City and shows again the surpassing intelligence and bravery of "Chicago's Finest"; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 30th day of October, 1987, A.D., do hereby honor and congratulate Chicago Police Sergeant Robert Gutherie and his tactical team: Police Officers Tony Ceja, Robert Guajardo, Frank Higgins, Steve Hoffman, Frank Keller, Fred Marino, Daryl Reum, John Schultz and Tom Ward. These fine policemen are among the many outstanding public servants who risk their lives in their dedication to the preservation of public safety and welfare; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the 13th Police District Commander and staff.

Alderman Gabinski moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Gabinski, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

Presented By

ALDERMAN KOTLARZ (35th Ward):

CONGRATULATIONS EXTENDED TO MR. AND MRS. TED LYKOWSKI ON THEIR GOLDEN WEDDING ANNIVERSARY.

A proposed resolution reading as follows:

WHEREAS, Mr. and Mrs. Ted Lykowski, longtime residents of our great City of Chicago, celebrate fifty golden years of wedded bliss November 6, 1987; and

WHEREAS, Olga and Ted Lykowski are exceedingly popular citizens of Chicago's northwest side and are consistent in their love and devotion to their children, grandchildren, their family and many friends; and

WHEREAS, Long active in their northwest side neighborhood, Olga and Ted Lykowski represent all that is good and solid in family and community life; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 30th day of October, 1987, A.D., do hereby offer our heartiest congratulations to Mr. and Mrs. Ted Lykowski on the occasion of their fiftieth wedding anniversary, and extend to this splendid couple our very best wishes for many more years of happiness and prosperity; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Mr. and Mrs. Ted Lykowski.

Alderman Madrzyk moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing proposed resolution. The motion Prevailed.

On motion of Alderman Madrzyk, the foregoing proposed resolution was Adopted, by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

Presented By

ALDERMAN NATARUS (42nd Ward):

DRAFTING OF ORDINANCES FOR VACATIONS AND DEDICATION OF SPECIFIED PUBLIC WAYS.

Two proposed orders reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of the east 97.95 feet of the east-west 18-foot public alley and providing for the dedication of a north-south 18-foot public alley running north to West Hubbard Street, the east line of said dedication to be 23.49 feet west of the west terminus of that part of the east-west alley to be vacated, all in the block bounded by West Hubbard Street, West Kinzie Street, North Clark Street and North Dearborn Street for B.C.E.D. Development Company File (No. 9-42-87-1170); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of all of the 18-foot public alley in the block bounded by West Superior Street, West Huron Street, North Sedgwick Street and North Orleans Street for Ross Development Company File (No. 9-42-87-1171); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Alderman Natarus moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon each of the foregoing proposed orders. The motion Prevailed.

On motion of Alderman Natarus, each of the foregoing proposed orders was Passed.

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTIONS OF WEST MAPLE STREET AND NORTH DEARBORN STREET TO HOLD "FUN RUN".

Also, a proposed order directing the Commissioner of Public Works to grant permission to Nick's Sportsmarket to close to traffic West Maple Street, between North Dearborn and North State Streets, and also North Dearborn Street, between West Chicago and West North Avenues, to hold a "fun run" on November 1, 1987, which was Referred to the Committee on Traffic Control and Safety.

5. FREE PERMIT, LICENSE FEE EXEMPTION, CANCELLATION OF WARRANT FOR COLLECTION, AND WATER RATE EXEMPTION.

Proposed ordinances, orders, etc. described below, were presented by the aldermen named, and were Referred to the Committee on Finance, as follows:

FREE PERMIT:

BY ALDERMAN DAVIS (29th Ward);

Westside Habitat for Humanities--for new construction on the premises known as 5744 West Midway Park.

LICENSE FEE EXEMPTION:

BY ALDERMAN DAVIS (29th Ward):

Loretto Hospital, 645 South Central Avenue.

WATER RATE EXEMPTION:

BY ALDERMAN LAURINO (39th Ward):

Association of Jewish Blind of Chicago, 3525 West Foster Avenue.

CANCELLATION OF WARRANT FOR COLLECTION:

BY ALDERMAN BLOOM (5th Ward):

McCormick Theological Seminary, various locations--elevator, annual building and driveway inspection fees (3).

APPROVAL OF JOURNAL OF PROCEEDINGS.

JOURNAL (October 28, 1987).

The City Clerk submitted the printed Official Journal of the Proceedings of the regular meeting held on October 28, 1987, at 10:00 A.M., signed by him as such City Clerk.

Alderman Banks moved to Correct the printed Official Journal as follows:

Page 5596--by deleting "6500 West Fullerton Avenue" appearing in the sixteenth line from the bottom of the page and inserting in lieu thereof "2400 North Narragansett Avenue."

The motion Prevailed.

Thereupon, Alderman Evans moved to Approve said printed Official Journal as Corrected and to dispense with the reading thereof. The question being put, the motion Prevailed.

UNFINISHED BUSINESS.

LEVY OF FISCAL YEAR 1987--1988 TAXES AUTHORIZED FOR CHICAGO BOARD OF EDUCATION.

On motion of Alderman T. Evans, the City Council took up for consideration the report of the Committee on Finance, deferred and published in the Journal of the Proceedings of October 28, 1987, pages 5427 and 5432--5443, recommending that the City Council pass a proposed ordinance authorizing a levy of taxes for the Chicago Board of Education for fiscal year 1987--1988 in the amount of \$698,895,704.00.

Alderman Burke moved to re-refer the said proposed ordinance to the Committee on Finance.

Alderman Tillman moved to Lay on the Table Alderman Burke's motion to re-refer. The motion Prevailed by yeas and nays as follows:

Yeas -- Aldermen Rush, Tillman, T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Carter, Langford, Streeter, Jones, J. Evans, Garcia, Henry, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Austin, Giles, Natarus, Eisendrath, Shiller, Orr -- 27.

Nays -- Aldermen Vrdolyak, Huels, Fary, Madrzyk, Burke, Kellam, Krystyniak, Hagopian, Mell, Banks, Cullerton, Laurino, Pucinski, Hansen, Levar, Osterman, Stone -- 17.

After further debate, Alderman Burke then presented the following amendment:

"I move to amend the levy ordinance as follows: Strike Section 4 and insert as follows:

Section 4. The County Collectors of Du Page and Cook Counties are hereby directed to create an escrow and deposit therein the sum of \$134,000,000.00 of the proceeds of this levy.

The County Collectors of Du Page and Cook Counties are further directed to forward that sum of the proceeds to the Chicago Board of Education only after the Chicago Board of Education adopts a series of recommendations contained in the Chicago United Report, including but not limited to the following:

- 1. Reduction of administrative costs by a minimum of 8%.
- 2. Decentralization of the administration of the Chicago Board of Education.
- 3. A grant of control over curriculum and local school discretionary expenditures to the local parent councils.
- 4. Repeal of Board Rule 4-7 which permits Board of Education bureaucrats to collect windfall payments over and above their annual salaries.

Section 5. This ordinance shall be in full force and effect from and after its passage and approval."

Alderman Tillman then moved to Lay on the Table the foregoing proposed amendment. The motion Prevailed by yeas and nays as follows:

Yeas -- Aldermen Rush, Tillman, T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Carter, Langford, Streeter, Jones, J. Evans, Garcia, Henry, Soliz, Gutierrez, Smith, Davis, Figueroa, Austin, Giles, Shiller, Orr -- 24.

Nays -- Aldermen Vrdolyak, Huels, Madrzyk, Burke, Kellam, Sheahan, Krystyniak, Hagopian, Mell, Banks, Cullerton, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Stone -- 19.

At this point in the proceedings, Alderman Gabinski raised a *Point of Personal Privilege*, stating that an emergency required his absence from the floor and requesting leave of the body to be recorded in the affirmative on the Board of Education tax levy ordinance vote. Leave was granted by unanimous consent.

After further debate, Alderman T. Evans moved to pass the said proposed ordinance authorizing the Chicago Board of Education Tax Levy.

The clerk called the roll and the yeas and nays were as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Sawyer, Beavers, Caldwell, Shaw, Carter, Langford, Streeter, Jones, J. Evans, Henry, Soliz, Butler, Smith, Davis, Gabinski, Austin, Giles, Natarus, Shiller, Orr -- 24.

Nays -- Aldermen Bloom, Vrdolyak, Huels, Fary, Madrzyk, Burke, Kellam, Sheahan, Krystyniak, Hagopian, Mell, Banks, Cullerton, Laurino, Pucinski, Eisendrath, Hansen, Levar, Schulter, Osterman, Stone -- 21.

Alderman T. Evans then moved for a verification of the foregoing roll call vote.

Thereupon, the clerk re-called the roll and the said proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Sawyer, Beavers, Caldwell, Shaw, Carter, Langford, Streeter, Jones, J. Evans, Garcia, Henry, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Giles, Natarus, Shiller, Orr -- 27.

Nays -- Aldermen Bloom, Vrdolyak, Huels, Fary, Madrzyk, Burke, Kellam, Sheahan, Krystyniak, Hagopian, Mell, Banks, Cullerton, Laurino, Pucinski, Eisendrath, Hansen, Levar, Schulter, Osterman, Stone -- 21.

Alderman Shaw moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The Board of Education of the City of Chicago has determined that it is necessary to raise Six Hundred Ninety-eight Million, Eight Hundred Ninety-five Thousand, Seven Hundred and Four Dollars (\$698,895,704.00) by taxation for the current fiscal year 1987--1988 of the Board of Education; and

WHEREAS, The Board of Education has complied with the provisions of the Truth in Taxation Act in that it gave notice of a public hearing on October 6, 1987 in the *Chicago Sun-Times* and on October 6, 1987 in the *Wheaton Daily Journal*, and that said hearing was properly held on October 14, 1987; and

WHEREAS, Thereafter at a regular meeting held on October 14, 1987, the Board of Education duly adopted a resolution demanding and directing the City Council of the City of Chicago to levy school taxes for the fiscal year 1987--1988, which resolution is in words and figures as follows:

Order, Demand And Direction
Tax Levy For The Fiscal Year 1987--1988.

Resolved, And it is hereby certified by the Board of Education of the City of Chicago that it requires to be levied for the fiscal year 1987-1988 (September 1, 1987 through August 31, 1988) upon the estimated equalized assessed value of all of the taxable property in the City of Chicago, a school tax for Educational Purposes; a school tax for Building Purposes and the Purchase of School Grounds; a school tax for the Purpose of Furnishing Free Textbooks in the Public Schools; a school tax for the Purpose of Establishing, Equipping, Maintaining and Operating Playgrounds adjacent to or connected with any Public School and for Recreational Purposes in connection with any Public School (the School Supervised

Playground Outside School Hours and Stadia, Social Center and Summer Swimming Pool Purposes Tax); a school tax for the Purpose of Providing Special Education Services; a school tax for the Purpose of Providing Revenue for the Public School Teachers' Pension and Retirement Fund; a school tax for the Purpose of Providing Revenue for the Public School Employees' Medicare Fund: a school tax for the Purpose of Purchasing Liability Insurance, Claims Services, Paying Tort Judgments and Settlements and for Protection against Liability and to pay the operating and administrative costs and expenses incurred by the Board, including the cost of legal services and the wages and salaries of employees in connection with defending itself or otherwise protecting itself against liability, under the Worker's Compensation Act, Occupational Diseases Act, and Unemployment Insurance Act; a school tax for the Purpose of Providing Revenue for the payment of expenses of operation and maintenance of Public Building Commission Project BE-7, Vincennes Middle School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-3, Walt Disney School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-11, Austin Middle School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-14, John Hope Middle School, a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-15, Garrett A. Morgan School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-17, Southwest Area High School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-9A, New Orr High School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-9, New Tuley High School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-4, Whitney Young School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-2, Carver Riverdale School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-19, Farragut High School Addition; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-20A, 103rd and Corliss School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-20, 103rd and Dan Ryan School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-4B, Taft High School Addition; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-18, Lawndale Area High School; a school tax for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-16, 103rd and Cottage School, as follows:

For Educational Purposes\$421,672,132.	.00
For Building Purposes and the Purchase of	
School Grounds 126.301.795	.00

For the Purpose of Furnishing Free Textbooks in the Public Schools	. 21,982,907.00
For the Purpose of Establishing, Equipping, Maintaining and Operating Playgrounds adjacent to or connected with any Public School and for Recreational Purposes in connection with any Public School	. 15,987,569.00
For the Purpose of Providing Special Education Services	7,993,785.00
For the Purpose of Providing Revenue for the Public School Teachers' Pension and Retirement Fund	55,258,021.00
For the Purpose of Providing Revenue for the Public School Employees' Medicare Fund	1,450,777.00
For the Purpose of Purchasing Liability Insurance, Claim Services, Paying Tort Judgments and Settlements and for Protection against Liability and to pay the operating and administrative costs and expenses incurred by the Board including the cost of legal services and the wages and salaries of employees in connection with defending itself or otherwise protecting itself against liability, under the Workers' Compensation Act, Occupational Diseases Act and Unemployment Insurance Act	22,622,798.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-7, Vincennes Middle School \$1,835,683.00	
For estimated loss and cost of collection and deferred collections	1,902,262.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-3, Walt Disney School	
For estimated loss and cost of collection and deferred collections	1,117,509.00

For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-11, Austin Middle School	
For estimated loss and cost of collection and deferred collections	827,482.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-14, John Hope Middle School	
For estimated loss and cost of collection and deferred collections	2,155,223.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission	
Project BE-15, Garrett A. Morgan School91,636.00	
For estimated loss and cost of collection and deferred collections	94,960.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-17, Southwest Area High School	
For estimated loss and cost of collection and deferred collections	5,147,508.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-9A, New Orr High School	
For estimated loss and cost of collection and deferred collections	378,332.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building	

Commission Project BE-9, New Tuley High School	·
For estimated loss and cost of collection and deferred collections	1,136,642.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-4, Whitney Young School	
For estimated loss and cost of collection and deferred collections	2,787,176.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-2, Carver Riverdale School	
For estimated loss and cost of collection	
and deferred collections	2,542,599.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-19, Farragut High School Addition	
For estimated loss and cost of collection and deferred collections	2,513,740.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-20A, 103rd and Corliss School	
For estimated loss and cost of collection and deferred collections	1,197,305.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-20, 103rd and Dan Ryan School	
For estimated loss and cost of collection	

and deferred collections	1,788,163.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission BE-4B, Taft High School Addition	
For estimated loss and cost of collection and deferred collections	1,130,493.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-18, Lawndale Area High School	
For estimated loss and cost of collection and deferred collections	850,096.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-16, 103rd and Cottage School	•
For estimated loss and cost of collection and deferred collections	56,430.00

Be It Further Resolved, And it is hereby certified that the Board of Education of the City of Chicago adopted on July 28, 1987 its Annual School Budget which sets forth the appropriations and liabilities of the Board for its fiscal year commencing September 1, 1987 and ending August 31, 1988; and

Be It Further Resolved, That formal demand and direction be and the same hereby are made upon the City Council of the City of Chicago to levy the aforesaid school taxes for the fiscal year commencing September 1, 1987 and ending August 31, 1988; and

Be It Further Resolved, That the total amount of said levy of school taxes of Six Hundred Ninety-eight Million, Eight Hundred Ninety-five Thousand, Seven Hundred and Four Dollars (\$698,895,704.00) for said fiscal year beginning September 1, 1987 and ending August 31, 1988 shall be certified to the County Clerks of Cook and Du Page Counties, respectively; and

Be It Further Resolved, That the President and Secretary of this Board be and they are hereby authorized and directed to present and file with the City Council of the City of Chicago this Order, Demand and Direction by certified copy thereof; and

Be It Further Resolved, That this Order, Demand and Direction shall take effect and be in full force from and after its passage and approval; and

WHEREAS, Thereafter a certified copy of said resolution was filed by the President and Secretary of the Board of Education of the City of Chicago with the City Council of the City of Chicago; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the sum of Six Hundred Ninety-eight Million, Eight Hundred Ninetyfive Thousand, Seven Hundred and Four Dollars (\$698,895,704.00), being the total amount certified by the Board of Education of the City of Chicago which is necessary to be collected from the levy of taxes for the current fiscal year 1987--1988 of the Board of Education of the City of Chicago, for all school purposes of the Board of Education of the City of Chicago, for Educational Purposes; for Building Purposes and the Purchase of School Grounds; for the Purpose of Furnishing Free Textbooks in the Public Schools; for the Purpose of Establishing, Equipping, Maintaining and Operating Playgrounds adjacent to or connected with any Public School and for Recreational Purposes in connection with any Public School (the School Supervised Playground Outside School Hours and Stadia, Social Center and Summer Swimming Pool Purposes Tax); for the Purpose of Providing Special Education Services; for the Purpose of Providing Revenue for the Public School Teachers' Pension and Retirement Fund; for the Purpose of Providing Revenue for the Public School Employees' Medicare Fund; for the Purpose of Purchasing Liability Insurance, Claims Services, Paying Tort Judgments and Settlements and for Protection against Liability and to pay the operating and administrative costs and expenses incurred by the Board, including the cost of legal services and the wages and salaries of employees in connection with defending itself or otherwise protecting itself against liability, under the Worker's Compensation Act, Occupational Diseases Act, Unemployment Insurance Act; for the Purpose of Providing Revenue for the payment of expenses of operation and maintenance of Public Building Commission Project BE-7, Vincennes Middle School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-3, Walt Disney School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-11, Austin Middle School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-14, John Hope Middle School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-15, Garrett A. Morgan School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-17, Southwest Area High School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-9A, New Orr High School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-9, New Tuley High School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-4, Whitney Young School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-2, Carver Riverdale School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission

Project BE-19, Farragut High School Addition; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-20A, 103rd and Corliss School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-20, 103rd and Dan Ryan School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-4B, Taft High School Addition; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-18, Lawndale Area High School; for the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-16, 103rd and Cottage School, as follows:

	Amounts To Be Included In Tax Levy
For Educational Purposes.	\$421,672,132.00
For Building Purposes and the Purchase of School Grounds	126,301,795.00
For the Purpose of Furnishing Free Textbooks in the Public Schools	21,982,907.00
For the Purpose of Establishing, Equipping, Maintaining and Operating Playgrounds adjacent to or connected with any Public School and for Recreational Purposes in connection with any Public School	15,987,569.00
For the Purpose of Providing Special Education Services	7,993,785.00
For the Purpose of Providing Revenue for the Public School Teachers' Pension and Retirement Fund.	55,258,021.00
For the Purpose of Providing Revenue for the Public School Employees' Medicare Fund	1,450,777.00

For the Purpose of Purchasing Liability
Insurance, Claim Services, Paying Tort
Judgments and Settlements and for Protection
against Liability and to pay the operating and
administrative costs and expenses incurred by
the Board including the cost of legal services
and the wages and salaries of employees in
connection with defending itself or otherwise
protecting itself against liability, under the

Workers' Compensation Act, Occupational Diseases Act and Unemployment Insurance Act	22,622,798.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-7, Vincennes Middle School\$1,835,683.00	
For estimated loss and cost of collection and deferred collections	1,902,262.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-3, Walt Disney School	
For estimated loss and cost of collection and deferred collections	1,117,509.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-11, Austin Middle School	
For estimated loss and cost of collection and deferred collections	827,482.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-14, John Hope Middle School	
For estimated loss and cost of collection and deferred collections	2,155,223.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-15, Garrett A. Morgan School	
For estimated loss and cost of collection and deferred collections	94,960.00
For the Purpose of Providing Revenue for the	

payment of the expenses of operation and maintenance of Public Building Commission Project BE-17, Southwest Area High School	
For estimated loss and cost of collection and deferred collections	5,147,508.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-9A, New Orr High School	
365,090.00	
For estimated loss and cost of collection	-
and deferred collections	378,332.00
For the Purpose of Providing Revenue for the	
payment of the expenses of operation and	
maintenance of Public Building Commission	•
Project BE-9, New Tuley High School	
For estimated loss and cost of collection and deferred collections	1,136,642.00
·	
For the Purpose of Providing Revenue for the payment of the expenses of operation	
and maintenance of Public Building Commission	
Project BE-4, Whitney Young School	
For estimated loss and cost of collection	
and deferred collections97,551.00	2,787,176.00
Danaha Danasa af Danai dia a Danasa afia	
For the Purpose of Providing Revenue for the payment of the expenses of operation	
and maintenance of Public Building	
Commission Project BE-2, Carver Riverdale	
School2,453,608.00	
For estimated loss and cost of collection	
and deferred collections	2,542,599.00
For the Purpose of Providing Revenue for	
the payment of the expenses of operation	
and maintenance of Public Building	•
Commission Project BE-19, Farragut High	
School Addition	

For estimated loss and cost of collection and deferred collections	2,513,740.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-20A, 103rd and Corliss School	
For estimated loss and cost of collection and deferred collections	1,197,305.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-20, 103rd and Dan Ryan School	
For estimated loss and cost of collection and deferred collections	1,788,163.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-4B, Taft High School Addition	
For estimated loss and cost of collection and deferred collections	1,130,493.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-18, Lawndale Area High School	
For estimated loss and cost of collection and deferred collections	850,096.00
For the Purpose of Providing Revenue for the payment of the expenses of operation and maintenance of Public Building Commission Project BE-16, 103rd and Cottage School	
For estimated loss and cost of collection and deferred collections	56,430.00

is hereby levied.

SECTION 2. The City Clerk is hereby directed to file with the County Clerk of Cook County, Illinois, and with the County Clerk of Du Page County, Illinois, a copy of this ordinance duly certified by said City Clerk.

SECTION 3. The County Clerks of Cook and Du Page Counties, respectively, shall extend the school taxes in the amounts and for the purposes hereinabove set forth in the Order, Demand and Direction as hereinabove set forth in this school tax levy ordinance.

SECTION 4. This ordinance shall take effect and be in force from and after its passage and approval.

MISCELLANEOUS BUSINESS.

COMMITTEE ON STREETS AND ALLEYS.

APPROVAL GIVEN FOR GRANTS OF PRIVILEGE IN PUBLIC WAYS.

The Committee on Streets and Alleys, to which had been referred on March 27, April 18, November 6, 1985, April 16, May 30, June 25, September 8, October 30, 1986 and April 1, May 13, 20, 1987, twenty-six proposed ordinances for grants of privilege in public ways, submitted separate reports recommending that the City Council pass said proposed ordinances which were transmitted therewith.

On separate motions made by Alderman Levar, each of the said proposed ordinances was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

Said ordinances, as passed, read respectively as follows (the italic heading in each case not being a part of the ordinance):

American National Bank And Trust Company, As Trustee, U/T 62451 (325 West Huron Street). Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to American National Bank and Trust Company, as Trustee U/T 62451, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use one (1) grease basin below grade on the North Orleans Street side of its property located at 325 West Huron Street. Dimensions of said grease basin shall be four (4) feet in diameter and eight (8) feet in depth for a total of thirty-two (32) square feet. Authority for the above named privilege shall remain in effect for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and

restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

American National Bank And Trust Company, As Trustee, U/T 28443 (540 North Michigan Avenue).

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to American National Bank and Trust Company, as Trustee U/T 28443, upon the terms and subject to the conditions of this ordinance to maintain and use as now constructed an elevated walkway to be used as a pedestrian passage adjacent to the property known as 540 North Michigan Avenue. Said elevated walkway is one hundred thirty-one (131) feet in length and fifteen (15) feet in width. Said elevated walkway begins on the northwest corner of East Grand Avenue and North Michigan Avenue and proceeds in a westerly direction for a distance of one hundred thirty-one (131) feet along the said northerly side of East Grand Avenue. The above named privilege shall remain in effect for a period of five (5) years from and after November 13, 1985.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost

thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

American National Bank And Trust Company, As Trustee, U/T 67071 (Various Locations).

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to American National Bank and Trust Company, as Trustee, U/T 67071, upon the terms and subject to the conditions of this ordinance to construct, maintain and use bay windows over the public right-of-way adjacent to its property located at 402--412 West Wisconsin Street, 1900--1910 North Sedgwick Street, 414 West Wisconsin Street, and 1901--1917 North Hudson Avenue. Said bay windows shall extend over the public sidewalk on the north side of Wisconsin Street and described as follows:

- 1) At a height of 10 feet 6 inches from grade starting at a point 17 feet 6 inches east of the west lot line, 7 feet 0 inches wide x 7 feet 0 inches high x 1 foot 0 inches deep.
- 2) At a height of 7 feet 6 inches from grade starting at a point 29 feet 10 inches east of the west lot line, 16 feet 2 inches wide x 10 feet 0 inches high x 2 feet 6 inches deep.
- 3) At a height of 7 feet 6 inches from grade starting at a point 77 feet 0 inches east of the west lot line, 16 feet 2 inches wide x 10 feet 0 inches high x 2 feet 6 inches deep.
- 4) At a height of 10 feet 6 inches from grade starting at a point 98 feet 5 inches east of the west lot line, 7 feet 0 inches wide x 7 feet 0 inches high x 1 foot 0 inches deep.
- 5) At a height of 10 feet 6 inches from grade starting at a point 17 feet 4 inches west of the east lot line, 7 feet 0 inches wide x 7 feet 0 inches high x 1 foot 0 inches deep.
- 6) At a height of 7 feet 6 inches from grade starting at a point 29 feet 4 inches west of the east lot line, 15 feet 8 inches wide x 10 feet 0 inches high x 2 feet 6 inches deep.
- 7) At a height of 7 feet 6 inches from grade starting at a point 83 feet 0 inches west of the east lot line, 15 feet 8 inches wide x 10 feet 0 inches high x 2 feet 6 inches deep.

8) At a height of 10 feet 6 inches from grade starting at a point 103 feet 8 inches west of the east lot line, 7 feet 0 inches wide x 7 feet 0 inches high x 1 foot 0 inches deep.

Authority for the above named privilege shall remain in effect for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred Thirty- eight and no/100 Dollars (\$338.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said

removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

American Osteopathic Association.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to American Osteopathic Association, upon the terms and subject to the conditions of this ordinance, to install, maintain and use a kiosk adjacent to its premises located at 142 East Ontario Street. Said kiosk shall be located in the middle and five (5) feet north of the curb on the sidewalk in front of the office building entrance at the above named premises and shall be five (5) feet six (6) inches in height, one (1) foot nine (9) inches in depth, and shall be two (2) feet in width. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles

and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Austin Bank of Chicago, upon the terms and subject to the conditions of this ordinance to maintain and use as now installed, an ornamental clock adjacent to its premises located at 5645 West Lake Street. Said clock shall be located on the southwest corner of North Waller Avenue and West Lake Street of the above named premises and shall extend not more than five (5) feet beyond the face of the building. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after January 19, 1987.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Two Hundred and no/100 Dollars (\$200.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles

and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Carter's Nationally Famous Jewelers, Incorporated, upon the terms and subject to the conditions of this ordinance, to maintain and use as now installed, a double-faced time and temperature clock over the public way adjacent to its premises located at 2 South State Street. Said clock is located on the southwest corner of State Street and Madison Street and shall be six (6) feet in length and three (3) feet six (6) inches in height and shall not be less that twelve (12) feet above the surface of the sidewalk. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after June 1, 1987.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any

public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Central National Bank Of Chicago, As Trustee, U/T 19750.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Central National Bank of Chicago, as Trustee U/T 19750, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed a four-face ornamental clock adjacent to its premises located at 35 East Wacker Drive and described as follows: said ornamental clock shall be eight feet (8') in length and eight feet (8') in width for a total usage of sixty-four (64) square feet and shall be located at the southwest corner of East Wacker Drive and North Wabash Avenue and shall be approximately twenty feet nine inches (20' 9") above grade. Authority for the above named privilege is herein given and granted and shall remain in effect for a period of five (5) years from and after March 31, 1986.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of One Hundred Eight and no/100 Dollars (\$108.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Citizens Bank And Trust Company, As Trustee, U/T 66-37-50 (140 South Dearborn Street).

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Citizens Bank and Trust Company, as Trustee U/T 66-37-50, upon the terms and subject to the conditions of this ordinance, to install, maintain and use two (2) flagpoles adjacent to its property located at 140 South Dearborn Street and described as follows. Said flagpoles shall be approximately fifteen feet (15') above grade extending five feet six inches (5'6") over the public right-of-way and shall be approximately four inches (4") in diameter for a total usage of one point eight one five (1.815) square feet. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the

satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Citizens Bank And Trust Company, As Trustee, U/T 66-3750 (140 South Dearborn Street).

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to the Citizens Bank and Trust Company, as Trustee U/T 66-3750, upon the terms and subject to the conditions of this ordinance, to install, maintain, and use a fire escape held fourteen (14) feet above alley grade of the east-west public alley on the north side of the building located at 140 South Dearborn Street. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or

appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance

coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Cosmopolitan National Bank Of Chicago.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Cosmopolitan National Bank of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use as now installed a clock over the public right-of-way adjacent to its property located at 801 North Clark Street and described as follows. Said clock shall be located on the northeast corner of West Chicago Avenue and North Clark Street and shall be four (4) feet six (6) inches in length, four (4) feet six (6) inches in width, and shall be approximately twenty-two (22) feet above the public way. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon

termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and

about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Edgewater Hospital.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Edgewater Hospital, upon the terms and subject to the conditions of this ordinance to:

- 1. Maintain and use as now constructed a vault sixty-six (66) feet in length, eight (8) feet in width and twelve (12) feet in depth under the east-west sixteen (16) foot public alley south of West Edgewater Avenue in the rear of the premises known as 1619--1623 West Edgewater Avenue.
- 2. Maintain and use as now constructed a vault under the sidewalk in front of the premises known as 1600 West Edgewater Avenue. Said vaulted area will be approximately one thousand two hundred and fifty (1,250) square feet with the following dimensions: seventy-three (73) feet five (5) inches in length, seventeen (17) feet eleven and three-eighths (11 3/8) inches in width. All of the area herein mentioned will be used for purposes of storage and to contain miscellaneous pumps and mechanical equipment except for an area fourteen (14) feet ten (10) inches in length and seven (7) feet four (4) inches in width which is to be used as a transformer vault by the hospital.
- 3. Maintain and use as now constructed a vault under the sidewalk in front of the premises known as 5700 North Ashland Avenue. Said vaulted area will be approximately one hundred eighty (180) feet one (1) inch in length and thirteen (13) feet four (4) inches in width. Total sub-surface area to be approximately five thousand six hundred and forty-three (5,643) square feet. All of the area herein mentioned will be used for storage, office space, a doctor's coat room, locker room and a sump pump room by the hospital.
- 4. Maintain and use as now constructed a vault under the sidewalk in front of the premises known as 1600 West Hollywood Avenue. Said vaulted area will be approximately one hundred and five (105) feet in length and sixteen (16) feet nine (9) inches in width. Total sub-surface area to be approximately one thousand seven

hundred and fifty-nine (1,759) square feet. All of the area herein mentioned will be used as a food preparation area and a cafeteria area by the hospital.

- 5. Maintain and use as now constructed a portion of sub-surface land (vault) under the public sidewalk and also under the north-south sixteen (16) foot public alley adjacent thereto on West Hollywood Avenue located approximately one hundred fifteen (115) feet west of the west line of North Ashland Avenue. Said vault shall be approximately thirty-nine (39) feet in length, approximately sixteen (16) feet nine (9) inches in width under that portion of the public sidewalk and twenty-four (24) feet in width under the portion of the public alley and approximately eight (8) feet in depth. Said vault shall be used as a laundry facility and shall be connected to an existing laundry facility located under grantee's property.
- 6. Maintain and use as now constructed a vault under the public sidewalk adjacent to the premises known as 1614--1616 West Hollywood Avenue. Said vault shall not be more than one hundred ninety-six (196) feet in length, seven (7) feet six (6) inches in depth nor sixteen (16) feet nine (9) inches in width. Total sub-surface area to be approximately three thousand two hundred eighty-three (3,283) square feet. The area herein mentioned will be used for pumps, meters, air-conditioning equipment and 1-West by the hospital.
- 7. Maintain and use as now constructed a pedestrian tunnel under the north-south sixteen (16) foot public alley in the rear of the premises known as 5700 North Ashland Avenue. Said tunnel to be used as a foot passage between the building at 5700 North Ashland Avenue and the nurses' residence at 1615--1621 West Edgewater Avenue. Said tunnel shall not exceed sixty-eight (68) feet in length, ten (10) feet in width nor ten (10) feet in depth.
- 8. Maintain and use as now constructed a pedestrian tunnel under the north-south sixteen (16) foot public alley in the rear of the premises known as 5700 North Ashland Avenue. Said tunnel shall be sixteen (16) feet in length, seven (7) feet in width and is located seven (7) feet north of the north line of West Hollywood Avenue.
- 9. Maintain and use as now constructed a pedestrian tunnel under the north-south sixteen (16) foot public alley in the rear of the premises known as 5700 North Ashland Avenue. Said tunnel shall be sixteen (16) feet in length, four (4) feet in width and is located forty-eight (48) feet north of the north line of West Hollywood Avenue.
- 10. Maintain and use as now constructed a pedestrian tunnel under the north-south sixteen (16) foot public alley connecting the two (2) aforementioned tunnels described in 8 and 9. Said tunnel shall be approximately eight (8) feet in width and thirty-four (34) feet in length and is located fourteen (14) north of north line of West Hollywood Avenue.
- 11. Maintain and use as now constructed a pipe tunnel under the east-west sixteen (16) foot public alley south of West Edgewater Avenue and west of North Ashland Avenue. Said tunnel is located along and under the north line of the above

mentioned east-west public alley adjacent to the rear of the premises known as 1635 West Edgewater Avenue, then running in an easterly direction along and parallel to the north line of said alley, a distance of thirty (30) feet, where it makes a 90 degree turn and runs in a southerly direction under and across said sixteen (16) foot public alley, a distance of nine (9) feet where it enters private property. The dimensions of aforementioned tunnel are to wit: thirty (30) feet in length and seven (7) feet in width along the north line of said alley and nine (9) feet in length and seven (7) feet in width across said alley, and not more than ten (10) feet four (4) inches in depth nor less than one (1) foot below alley grade.

- 12. Maintain and use as now constructed a pedestrian tunnel under the east-west sixteen (16) foot public alley south of West Edgewater Avenue and west of North Ashland Avenue. Said tunnel is located along and under the south line of the above mentioned east-west public alley, and not to exceed eight (8) feet in width, two hundred seventy (270) feet in length nor thirteen (13) feet in depth, to be used for the purpose of connecting the premises 1625 West Edgewater Avenue with the southwest wing of the premises 5700 North Ashland Avenue.
- 13. Maintain and use as now constructed a canopy over the sidewalk adjoining the premises located at 5700 North Ashland Avenue. Said canopy shall not exceed sixty-seven (67) feet in length, eleven (11) feet in width, lowest portion of same shall not be less than twelve (12) feet above the surface of the sidewalk.
- 14. Maintain and use as now constructed a six (6) foot concrete conduit, containing utility lines, under and across the north-south sixteen (16) foot public alley at a point thirty-six (36) feet south of the south line of West Edgewater Avenue. Said conduit shall not exceed sixteen (16) feet in length nor six (6) feet in width.
- 15. Maintain and use as now constructed an overhang, projecting over the north-south sixteen (16) foot public alley at the rear of the premises known as 5700 North Ashland Avenue. Said building overhang shall not exceed forty-six (46) feet in length nor seven (7) feet in width, and the lowest portion of said overhang shall not be less than fourteen (14) feet above the alley grade at said location.
- 16. Maintain and use as now constructed a four (4) foot conduit, containing utility lines, under and across the north-south sixteen (16) public alley at a point one hundred forty (140) feet south of the south line of West Edgewater Avenue. Said conduit shall not exceed sixteen (16) feet in length nor four (4) feet in width.
- 17. Maintain and use as now constructed a seven (7) story covered bridge or passageway enclosed in concrete over and across the north-south sixteen (16) foot public alley west of North Ashland Avenue at a point approximately seventeen (17) feet north of the north line of West Hollywood Avenue connecting the second (2nd) to the eighth (8th) floors on the east side of the building known as 1614 West Hollywood Avenue with the corresponding floors at the rear of the building known as 5700 North Ashland Avenue. Said bridge shall not be less than fourteen (14) feet above alley grade and shall be approximately nine (9) feet in width and sixteen (16) feet in length for each floor of said bridge.

18. Maintain and use as now constructed a concrete slab over the east-west sixteen (16) foot public alley between West Edgewater Avenue and West Hollywood Avenue at the rear of the premises known as 1614 West Hollywood Avenue to be used for the purpose of maintaining a transformer. Said slab shall be approximately fourteen (14) feet above alley grade at said location and approximately eighteen (18) feet in width and fourteen (14) feet in length.

Authority herein granted for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Six Thousand One Hundred Forty-two and no/100 Dollars (\$6,142.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any

public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

LaSalle National Bank, As Trustee, U/T 103639 (417-421 South Dearborn Street).

Be It Ordained By the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to LaSalle National Bank, as Trustee U/T 103639, upon the terms and subject to the conditions of this ordinance to construct, maintain and use vaulted area under the public way adjacent to premises 417--421 South Dearborn Street. Said vaults are described as follows:

South Plymouth Court--52 feet in length, 13 feet in width.

South Dearborn Street--52 feet in length, 13 feet in width.

Authority herein granted for a period of five (5) years from and after August 3, 1986.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Six Hundred Forty-nine and no/100 Dollars (\$649.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof on insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk,

provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

LaSalle National Bank, As Trustee, U/T 10-3810709 (720 North Wells Street).

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to LaSalle National Bank, as Trustee U/T 10-3810709, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use vaulted sidewalk areas under the public way adjacent to its premises located at 720 North Wells Street and described as follows. Under and along North Wells Street said vault shall run on the west side of North Wells Street for a total distance of forty (40) feet six (6) inches, at a width of fourteen (14) feet, and at a depth of approximately thirteen (13) feet. Under and along West Superior Street said vault shall run on the south side of West Superior Street for a total distance of seventy-two (72) feet, at a width of eleven (11) feet six (6) inches, and at a depth of approximately thirteen (13) feet. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred Ninety- three and no/100 Dollars (\$393.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or

appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance

coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

LaSalle National Bank, As Trustee, U/T 10-003445-08 (1052 West Fulton Street).

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to LaSalle National Bank, as Trustee U/T 10-003445-08, upon the terms and subject to the conditions of this ordinance to maintain and use as now constructed two (2) loading platforms adjacent to its premises located at 1052 West Fulton Street and described as follows. Loading dock 1 shall be one hundred sixteen (116) feet eleven (11) inches in length and fourteen (14) feet in width and shall be adjacent to 300 North Aberdeen Street. Loading dock 2 shall be fifty (50) feet three (3) inches in length and sixteen (16) feet in width and shall be adjacent to 1052 West Fulton Street. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after June 29, 1987.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Seven Hundred Ninety- four and no/100 Dollars (\$794.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in

any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Lincoln Provision, Incorporated.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lincoln Provision, Incorporated, upon the terms and subject to the conditions of this ordinance, to maintain and use as now installed, a sample basin adjacent to its premises located at 824 West 38th Place. Said sample basin shall be four (4) feet in diameter and eight (8) feet in depth and shall be located three (3) feet south of the north line of West 38th Place and forty-six (46) feet east of the east line of South Lituanica Avenue. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after June 1, 1987.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of

Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Litton Precision Gear.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Litton Precision Gear, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use one (1) manhole adjacent to its property located at 4535--4549 South Western Avenue. Said manhole shall be located seven (7) feet north of the north building line and one hundred twenty-seven (127) feet east of the west building line. Dimensions of said manhole shall be four (4) feet in diameter and at a depth of ten (10) feet for a total of forty (40) square feet. Authority for the above named privilege shall remain in effect for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public

way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Lurie Company.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lurie Company, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed a time-and-temperature indicator three (3) feet ten (10) inches in height, eight (8) feet in length and twelve (12) feet above the sidewalk attached to building at 221 North LaSalle Street; for a period of five (5) years from and after June 27, 1985.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein

required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the

faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

L.U.R.W. Garland Partnership.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to L.U.R.W. Garland Partnership, upon the terms and subject to the conditions of this ordinance, to construct, maintain, and use vaulted areas under and along the public way adjacent to its premises at 407 South Dearborn Street and described as follows. Under and along South Plymouth Court said vaulted area shall be one hundred fifty-eight (158) feet in length, twelve (12) feet in width, and approximately thirteen (13) feet in depth. Under and along West Van Buren Street said vaulted area shall be sixty-eight (68) feet eight (8) inches in length, ten (10) feet six (6) inches in width, and approximately thirteen (13) feet in depth. Under and along South Dearborn Street said vaulted area shall be one hundred two (102) feet in length, four (4) feet eight (8) inches in width, and approximately thirteen (13) feet in depth. Also under and along South Dearborn Street, a vaulted area to be used by Commonwealth Edison Company that shall be twenty-six (26) feet six (6) inches in length, fourteen (14) feet in width, and approximately thirteen (13) feet in depth. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of One Thousand Three Hundred Thirty and no/100 Dollars (\$1,330.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be

maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Marian Palmer.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Marian Palmer, upon the terms and subject to the conditions of this ordinance, to maintain a loading platform on the east side of North Green Street, used in connection with the premises known as 820--822 West Lake Street. Said loading platform shall not exceed ten (10) feet in length, four (4) feet in width nor four (4) feet in height, containing steps at each end thereof; for a period of five (5) years from and after February 10, 1986.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Two Hundred and no/100 Dollars (\$200.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Pickens-Kane Moving And Storage Company.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Pickens-Kane Moving and Storage Company, upon the terms and subject to the conditions of this ordinance to maintain and use as now constructed a one-story freight house and loading platform in the public way adjacent to its premises located at 356 North Halsted Street. Said loading platform shall be forty-five (45) feet in length and sixty-six (66) feet in width. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after June 5, 1986.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Nine Hundred Seventy and no/100 Dollars (\$970.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be

maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Prime Packing Company, Incorporated.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Prime Packing Company, Incorporated, a corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed three (3) control sample basins to be at sidewalk grade in front of the premises known as 4170 South Union Avenue. Said sample basins will be placed at a depth of approximately eight (8) feet and shall be four (4) feet in diameter for a total of approximately thirty-two (32) square feet each. Said basins will connect with various six (6) inch "stub markers" as follows:

- 1) A stub mark one hundred twenty-seven (127) feet from Root Street.
- 2) A stub mark one hundred ninety-one (191) feet from Root Street.
- 3) A stub mark three hundred nineteen (319) feet from Root Street.

All basins to have suitable covers approved by both the Department of Water and Sewers and the Department of Streets and Sanitation. Said sample basins are to be made available to the Sanitary District on a 24-hour basis in order to permit the District to obtain samples of sewage. Authority for the above named privilege to remain in effect for a period of five (5) years from and after August 3, 1986.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to

perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and expenses which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage and bond shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The surety, as to the extent of its penal bond as provided in Section 1, and the grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation be paid to the City Comptroller.

University Of Chicago (East 58th Street).

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to the University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use sheet pilings with anchor supports under and along the southern portion of East 58th Street between South Drexel Avenue and South Maryland Avenue, for the purpose of supporting grantee's property adjacent to above. Said supporting construction shall span a length of three hundred ninety (390) feet, a width of thirty-six point five (36.5) feet, and shall be held at a depth of thirty-three (33) feet. Authority herein granted for a period of five (5) years from and after February 11, 1986. File Number 41.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Four Hundred Forty-five and no/100 Dollars (\$445.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages

thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

University Of Chicago (South University Avenue).

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to the University of Chicago, a corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use as now installed a steam service pipe under and across South University Avenue sixty-six (66) feet in length and one point seven (1.7) feet in width for a total of one hundred twelve point two (112.2) square feet. Said piping shall be north of the north line of East 58th Street and adjacent to the property located at 5801 South Ellis Avenue. Said piping to be used for the purpose of supplying steam and compressed air to the building of the Chicago Theological Seminary on the east side of South University Avenue at 5157 South University Avenue. Said privilege to remain in effect for a period of five (5) years from and after July 22, 1986. File Number 22.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

University Of Chicago (South University Avenue).

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to the University of Chicago, a corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use as now installed a conduit containing a two-inch steam line, a one and one-quarter inch return line and a three-quarter inch air main beginning at an existing pipe tunnel under the west sidewalk in South University Avenue at a point three hundred fifty-seven (357) feet north of the north curb line of East 59th Street, thence proceeding southward approximately forty-five (45) feet, thence eastward under and across South University Avenue approximately three hundred twelve (312) feet north of the north curb line of East 59th Street, thence proceeding southward under the sidewalk on the east side of South University Avenue to a point approximately one hundred thirty-two (132) feet north of the north curb line of East 59th Street, thence turning east to enter private property at the east side of said sidewalk, together with such manholes and/or means of access as may be required for maintenance of said steam service pipes. Said privilege to remain in effect for a period of five (5) years from and after May 10, 1986. File No. 8.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City

Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or

on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

Weiman Company, Incorporated.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Weiman Company, Incorporated, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed, a loading device, which when in use, shall occupy fifty-four (54) square feet of the east-west public alley in the rear of the premises known as 314 West Superior Street. Said loading device, when in use, shall be no more than eight (8) feet in width, six point eight (6.8) feet in length, and shall be supported by two (2) pipe legs three (3) inches in diameter and fifty-eight (58) inches in length. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after April 28, 1986.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago prior to issuance of permit, for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago against all liabilities, judgments, costs, damages and other expenses which may in

any way come against said City in consequences of the permission given by this ordinance, or which may accrue against, be charged to or recovered from said City from or by reason or on account of any act or thing done or omitted or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures or appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

West Loop Associates.

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to West Loop Associates, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed a loading dock adjacent to its premises located at 224 North Desplaines. Said loading platform shall be on the West Fulton Street side of the above named premises and shall be thirty (30) feet in length and sixteen (16) feet in width. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services, and the Commissioner of Public Works. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum of Six Hundred Fifty- three and no/100 Dollars (\$653.00) per annum, in advance, the first payment to be made as of date stated in Section 1, and each succeeding payment on the same day and month annually thereafter. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further, renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor and the City Comptroller in their discretion, at any time without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance to the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration. The the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost shall pay said amount. The decision of the Commissioner of Streets and Sanitation shall be final and binding. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000 combined single limit with said insurance covering all liability, both public liability and property damage, that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Finance, Real Estate Division, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the (vaults, fire escapes, canopies, etc.) and arising out of and including the passive negligence of the City of Chicago.

SECTION 6. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the City Comptroller and upon the faithful observance and performance of all and singular the conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of

Chicago against all liabilities, judgments, costs, damages and other expenses which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 7. The grantee will further be liable to the City of Chicago for the annual compensation for the use of the public way.

SECTION 8. This ordinance shall take effect and be in force from and after its passage; provided said grantee file a written acceptance of this ordinance with the City Clerk, provided further, that proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the first year's compensation to be paid to the City Comptroller.

APPROVAL GIVEN FOR GRANTS OF PRIVILEGE IN PUBLIC WAYS (CANOPIES).

The Committee on Streets and Alleys, to which had been referred June 6, 1984, March 27, May 30, June 26, September 11, 24, December 11 and 17, 1985, May 14, 30, June 25, October 27 and 30, 1986 and September 9, 1987, fifty-two proposed orders for grants of privilege in public ways, submitted separate reports recommending that the City Council pass the said proposed orders transmitted therewith.

On separate motions made by Alderman Levar, each of the said proposed orders was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

Said orders, as passed, read respectively as follows (the italic heading in each case not being a part of the order):

Active Electrical Supply Company: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Active Electrical Supply Company, to construct, maintain and use a canopy over the public right of way in West Lawrence Avenue attached to the building or structure located at 4240 West

Lawrence Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 7 feet in length, nor 3 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Alfredo's Amigos: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Alfredo's Amigos, to maintain and use an existing canopy over the public right of way in North Lincoln Avenue attached to the building or structure located at 4535 North Lincoln Avenue for a period of three (3) years from and after March 31, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 7 feet in length, nor 5 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Allen R. Freeman, Doing Business As McDonald's: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Allen R. Freeman, d/b/a McDonald's, to maintain and use an existing canopy over the public right of way in North Michigan Avenue attached to the building or structure located at 220 North Michigan Avenue for a period of three (3) years from and after April 13, 1987, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopy not to exceed _____ feet in length, nor ____ feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

American National Bank, U/T 21234: Canopies (326 North Michigan Avenue).

Ordered, That the City Comptroller is hereby authorized to issue a permit to American National Bank, U/T 21234, to construct, maintain and use two (2) canopies over the public right of way in North Michigan Avenue attached to the building or structure located at 326 North Michigan Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopies not to exceed 18 feet and 6 feet respectively in length, nor 3 feet respectively in width: Upon the filing of the acceptance and payment of One Hundred and no/100 Dollars (\$100.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopies, and arising out of and including the passive negligence of the City of Chicago.

American National Bank, Trust No. 64327: Canopy (2551 North Clark Street).

Ordered, That the City Comptroller is hereby authorized to issue a permit to 2551 North Clark Associates, Sole Beneficiary under American National Bank Trust No. 64327, to construct, maintain and use a canopy over the public right of way in North Clark Street attached to the building or structure located at 2551 North Clark Street for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 12 feet in length, nor 8 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Andy's II East Lounge, Limited: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Andy's II East Lounge, Limited, to construct, maintain and use a canopy over the public right of way in East Hubbard Street attached to the building or structure located at 11 East Hubbard Street for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 6 feet in length, nor 8 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum,

compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Angelo Hara Lampus, Doing Business As Round The Clock: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Angelo Hara Lampus, d/b/a Round The Clock, to construct, maintain and use a canopy over the public right of way in West Madison Street attached to the building or structure located at 9 West Madison Street for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopy not to exceed 34 feet in length, nor 2 feet in width: Upon the filing of the acceptance and payment of Fifty-nine and no/100 Dollars (\$59.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Associates Joint Venture (Essex Inn): Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Associates Joint Venture (Essex Inn), to construct, maintain and use a canopy over the public right of way in South Michigan Avenue attached to the building or structure located at 800 South Michigan Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 23 feet in length, nor 16 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Best Western River North Hotel: Canopies.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Best Western River North Hotel, to construct, maintain and use seven (7) canopies over the public right of way in North LaSalle Street attached to the building or structure located at

545 North LaSalle Street for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopies not to exceed 1 and 15 feet, 3 and 12 feet, 1 and 8 feet and 2 and 12 feet respectively in length, nor 1 and 11 feet and 6 and 3 feet respectively in width: Upon the filing of the acceptance and payment of Three Hundred Fifty and no/100 Dollars (\$350.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopies, and arising out of and including the passive negligence of the City of Chicago.

Blackstone Hotel, Limited: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Blackstone Hotel, Limited, to maintain and use an existing canopy over the public right of way in South Michigan Avenue attached to the building or structure located at 636 South Michigan Avenue for a period of three (3) years from and after July 8, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopy not to exceed 37 feet in length, nor 7 feet in width: Upon the filing of the acceptance and payment of Sixty-one and no/100 Dollars (\$61.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Booksellers Row, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Booksellers Row, Incorporated, to maintain and use an existing canopy over the public right of way in North Lincoln Avenue attached to the building or structure located at 2445 North Lincoln Avenue for a period of three (3) years from and after August 31, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 22 feet in length, nor 4 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Burberrys Limited: Canopies.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Burberrys Limited, to construct, maintain and use nine (9) canopies over the public right of way in North Michigan Avenue and East Ontario Street attached to the building or structure located at 633 North Michigan Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopies not to exceed 9 and 6 feet respectively in length, nor 9 and 4 feet respectively in width: Upon the filing of the acceptance and payment of Four Hundred Fifty and no/100 Dollars (\$450.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopies, and arising out of and including the passive negligence of the City of Chicago.

Century Limited Partnership: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Century Limited Partnership, to maintain and use an existing canopy over the public right of way in North Clark Street attached to the building or structure located at 2828 North Clark Street for a period of three (3) years from and after May 3, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 106 feet in length, nor 14 feet in width: Upon the filing of the acceptance and payment of One Hundred Thirty-one and no/100 Dollars (\$131.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Charlie Club, Incorporated: Canopies.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Charlie Club, Inc. to construct, maintain and use three (3) canopies over the public right of way in South Michigan Avenue attached to the building or structure located at 112 South Michigan Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopies not to exceed 3 and 9 feet, respectively in length, nor 3 and 2 feet, respectively in width: Upon the filing of the acceptance and payment of One Hundred Fifty and no/100 Dollars (\$150.00) per annum,

compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopies, and arising out of and including the passive negligence of the City of Chicago.

Chicago Theatre Restoration Associates: Canopies.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Chicago Theatre Restoration Associates, to maintain and use three (3) existing canopies over the public right of way in North State Street, East Lake Street, East Benton Court attached to the building or structure located at 171--175 North State Street for a period of three (3) years from and after date of passage of this order, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopies not to exceed 60 feet and 25.44 feet, 25.05 feet in length, nor 24.83 feet, 16.03, 5.17 feet in width: Upon the filing of the acceptance and payment of One Hundred Eighty-seven and no/100 Dollars (\$187.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopies and arising out of and including the passive negligence of the City of Chicago.

Circle Studio: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Circle Studio, to maintain and use an existing canopy over the public right of way in North Western Avenue attached to the building or structure located at 5600 North Western Avenue for a period of three (3) years from and after July 23, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 20 feet in length, nor 6 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Clearwater Fisheries, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Clearwater Fisheries, Inc., to maintain and use an existing canopy over the public right of way in

North Lincoln Avenue attached to the building or structure located at 2461 North Lincoln Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 21 feet in length, nor 2 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Delish, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Delish, Inc., to maintain and use a canopy over the public right of way in North Wells Street attached to the building or structure located at 550 North Wells Street for a period of three (3) years from and after date of passage of this order, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 78 feet in length, nor 2 feet in width: Upon the filing of the acceptance and payment of One Hundred Three and no/100 Dollars (\$103.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Doctor Dimitrios Kyriazopoulos: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Dr. Dimitrios Kyriazopoulos, to maintain and use an existing canopy over the public right of way in West Devon Avenue attached to the building or structure located at 2455 West Devon Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 20 feet in length, nor 3 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Economy Folding Box Corporation: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Economy Folding Box Corporation, to maintain and use an existing canopy over the public right of way in South LaSalle Street attached to the building or structure located at 2601--2659 South LaSalle Street for a period of three (3) years from and after July 10, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopy not to exceed 36 feet in length, nor 7 feet in width: Upon the filing of the acceptance and payment of Sixty-one and no/100 Dollars (\$61.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Edgewater Hospital, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Edgewater Hospital, Incorporated, to construct, maintain and use a canopy over the public right of way in North Ashland Avenue attached to the building or structure located at 5700 North Ashland Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 216 feet in length, nor 15 feet in width: Upon the filing of the acceptance and payment of no compensation per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Gilman Galleries, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Gilman Galleries, Incorporated, to maintain and use an existing canopy over the public right of way in West Superior Street attached to the building or structure located at 226 West Superior Street for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 8 feet in length, nor 8 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and

operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Gold Dust Coin, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Gold Dust Coin, Incorporated, to maintain and use an existing canopy over the public right of way in South Halsted Street attached to the building or structure located at 3115 South Halsted Street for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 18 feet in length, nor 3 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Hayes Management: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Hayes Management to construct, maintain and use one canopy over the public right of way in West Madison Street attached to the building or structure located at 5114 West Madison Street for a period of three (3) years from and after date of passage of this order in accordance with the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 5 feet in length, nor 3 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

H. Dolins And Company, 1512 North LaSalle Street: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to H. Dolins and Co. to maintain and use an existing canopy over the public right of way in North LaSalle Street attached to the building or structure located at 1512 North LaSalle Street for a period of three (3) years from and after December 30, 1985 in accordance with the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of

Fire Prevention, said canopy not to exceed 12 feet in length, nor 10 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

H. Dolins And Company, 1232 North LaSalle Street: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to H. Dolins and Co. to maintain and use an existing canopy over the public right of way in North LaSalle Street attached to the building or structure located at 1232 North LaSalle Street for a period of three (3) years from and after December 30, 1985 in accordance with the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 10 feet in length, nor 12 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Houlihan's Old Place: Canopies.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Houlihan's Old Place to maintain and use seven (7) existing canopies over the public right of way in North Dearborn Street attached to the building or structure located at 1201--1207 North Dearborn Street for a period of three (3) years from and after November 11, 1985 in accordance with the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopies not to exceed 5 at 21, 1 at 19 and 1 at 7 feet respectively in length, nor 5 at 5 and 2 at 4 feet respectively in width: Upon the filing of the acceptance and payment of Three Hundred and Fifty and no/100 Dollars (\$350.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopies, and arising out of and including the passive negligence of the City of Chicago.

Jemm Wholesale Meat Company, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Jemm Wholesale Meat Co., Inc. to maintain and use an existing canopy over the public right of way in South Halsted Street attached to the building or structure located at 3817 South Halsted Street for a period of three (3) years from and after date of passage in accordance with the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 14 feet in length, nor 3 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

J.P.'s: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to J.P.'s, to construct, maintain and use a canopy over the public right of way in North Halsted Street attached to the building or structure located at 1800 North Halsted Street for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 43 feet in length, nor 10 feet in width: Upon the filing of the acceptance and bond and payment of Sixty-eight and no/100 Dollars (\$68.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Kinko's Of Illinois: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Kinko's of Illinois, to maintain and use an existing canopy over the public right of way in North Sheridan Road attached to the building or structure located at 6548 North Sheridan Road for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 12 feet in length, nor 3 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

LaSalle--Illinois Building Corporation: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to LaSalle-Illinois Building Corporation, to maintain and use an existing canopy over the public right of way in North LaSalle Street attached to the building or structure located at 500 North LaSalle Street for a period of three (3) years from and after May 5, 1983, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 9 feet in length, nor 16 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Levy Tower, Limited Partnership: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Levy Tower, Limited Partnership, to construct maintain and use one (1) canopy over the public right of way in North Michigan Avenue attached to the building or structure located at 20 North Michigan Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopy not to exceed 17 feet in length, nor 3 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Lincoln Park Tower Condominium Association: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Lincoln Park Tower Condominium Association, to maintain and use an existing canopy over the public right of way in Lincoln Park West attached to the building or structure located at 1960 Lincoln Park West for a period of three (3) years from and after March 30, 1987, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopy not to exceed 10 feet in length, nor 6 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction,

maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Main Street Outfitters, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Main Street Outfitters, Incorporated, to maintain and use an existing canopy over the public right of way in North Clark Street attached to the building or structure located at 2504 North Clark Street for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 10 feet 9 inches in length, nor 6 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Morry's Deli, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Morry's Deli, Incorporated, to maintain and use an existing canopy over the public right of way in South Cornell Avenue attached to the building or structure located at 5500 South Cornell Avenue for a period of three (3) years from and after June 30, 1985, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 82 feet in length, nor 4 feet in width: Upon the filing of the acceptance and payment of One Hundred Seven and no/100 Dollars (\$107.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Nelson Brothers Furniture Corporation: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Nelson Brothers Furniture Corporation, to maintain and use an existing canopy over the public right of way in North Lincoln Avenue attached to the building or structure located at 3045 North Lincoln Avenue for a period of three (3) years from and after December 6, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in

Charge of the Bureau of Fire Prevention, said canopy not to exceed 13 feet in length, nor 6 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

On Leong Chinese Merchants Association: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to On Leong Chinese Merchants Association, to maintain and use an existing canopy over the public right of way in South Wentworth Avenue attached to the building or structure located at 2216 South Wentworth Avenue for a period of three (3) years from and after May 10, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 18 feet in length, nor 10 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Peter J. Hastings: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Peter J. Hastings, to maintain and use an existing canopy over the public right of way in North Lincoln Avenue attached to the building or structure located at 2262 North Lincoln Avenue for a period of three (3) years from and after August 31, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 14 feet in length, nor 3 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Pisner Weinstein Menorah Chapel: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Pisner Weinstein Menorah Chapel, to maintain and use an existing canopy over the public right of way in West Peterson Avenue attached to the building or structure located at 3019 West Peterson Avenue for a period of three (3) years from and after January 1, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 11 feet in length, nor 19 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Planned Property Management, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Planned Property Management, Incorporated, to construct, maintain and use one (1) canopy over the public right of way in North Lincoln Avenue attached to the building or structure located at 1940 North Lincoln Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopy not to exceed 6 feet in length, nor 3 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Plitt Theatres, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Plitt Theatres, Incorporated, to maintain and use an existing canopy over the public right of way in West Belmont attached to the building or structure located at 5635 West Belmont for a period of three (3) years from and after June 30, 1985, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 81 feet in length, nor 18 feet in width: Upon the filing of the acceptance and bond and payment of One Hundred Six and no/100 Dollars (\$106.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Ralph Tolan: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Ralph Tolan, to maintain and use an existing canopy over the public right of way in West Lawrence Avenue attached to the building or structure located at 910 West Lawrence Avenue for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopy not to exceed 6 feet in length, nor 10 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Restaurant Suntory Chicago, Incorporated: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Restaurant Suntory Chicago, Incorporated, to construct, maintain and use a canopy over the public right of way in East Huron Street attached to the building or structure located at 13 East Huron Street for a period of three (3) years from and after date of passage, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 15 feet 7 inches in length, nor 8 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Robert And Allen's Polynesian Village: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Robert and Allen's Polynesian Village to maintain and use an existing canopy over the public right of way in West Addison Street attached to the building or structure located at 6845 West Addison Street for a period of three (3) years from and after May 4, 1985 in accordance with the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 10 feet in length, nor 5 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction,

maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Sherwood Conservatory Of Music: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Sherwood Conservatory of Music to maintain and use an existing canopy over the public right of way in South Michigan Avenue attached to the building or structure located at 1014 South Michigan Avenue for a period of three (3) years from and after date of passage in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopy not to exceed 14 feet in length, nor 4 feet in width: Upon the filing of the acceptance and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Streeterville 400 Condominium Association: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to Streeterville 400 Condominium Association to maintain and use an existing canopy over the public right of way in East Ohio Street attached to the building or structure located at 400 East Ohio Street for a period of three (3) years from and after September 15, 1985 in accordance with the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 11 feet in length, nor 11 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Ted Kowalczyk: Canopies:

Ordered, That the City Comptroller is hereby authorized to issue a permit to Ted Kowalczyk to maintain and use two (2) existing canopies over the public right of way in North Milwaukee Avenue attached to the building or structure located at 2936--2940 North Milwaukee Avenue for a period of three (3) years from and after December 30, 1985 in accordance with the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division

Marshal in Charge of Bureau of Fire Prevention, said canopies not to exceed 11 feet and 9 feet respectively in length, nor 7 feet respectively in width: Upon the filing of the acceptance and bond and payment of One Hundred and no/100 Dollars (\$100.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopies, and arising out of and including the passive negligence of the City of Chicago.

The Oyster, Incorporated: Canopies.

Ordered, That the City Comptroller is hereby authorized to issue a permit to The Oyster, Inc. to maintain and use three (3) existing canopies over the public right of way in West Lawrence Avenue attached to the building or structure located at 1801 West Lawrence Avenue for a period of three (3) years from and after August 28, 1986 in accordance with the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of the Bureau of Fire Prevention, said canopies not to exceed 9 feet, 9 feet, and 5 feet respectively in length, nor 5 feet, 5 feet, and 9 feet respectively in width: Upon the filing of the acceptance and payment of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopies, and arising out of and including the passive negligence of the City of Chicago.

The Talbot Hotel: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to The Talbot Hotel, to maintain and use a canopy over the public right of way in East Delaware Place attached to the building or structure located at 20 East Delaware Place for a period of three (3) years from and after July 2, 1985, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 15 feet in length, nor 20 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinances relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

Ordered, That the City Comptroller is hereby authorized to issue a permit to William J. Schmeissing, to maintain and use an existing canopy over the public right of way in North Lincoln Avenue attached to the building or structure located at 2679 North Lincoln Avenue for a period of three (3) years from and after June 27, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 59 feet in length, nor 6 feet in width: Upon the filing of the acceptance and payment of Eighty-four and no/100 Dollars (\$84.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

5000 Marine Drive Corporation: Canopy.

Ordered, That the City Comptroller is hereby authorized to issue a permit to 5000 Marine Drive Corporation, to maintain and use an existing canopy over the public right of way in North Marine Drive attached to the building or structure located at 5000 North Marine Drive for a period of three (3) years from and after January 1, 1986, in accordance with plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in Charge of Bureau of Fire Prevention, said canopy not to exceed 7 feet in length, nor 11 feet in width: Upon the filing of the acceptance and bond and payment of Fifty and no/100 Dollars (\$50.00) per annum, compensation provided for by ordinance relating to the construction and the maintenance of canopies. The permittee shall also indemnify and hold harmless the City of Chicago for any personal injuries or deaths occurring out of the reconstruction, maintenance and operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

AMENDMENT TO GRANT OF PRIVILEGE FOR STROBECK, REISS AND COMPANY.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the ordinance heretofore passed by the City Council on July 29, 1987, page 2850, which granted permission and authority to Strobeck, Reiss and Company to maintain and use vaulted areas in the block bounded by East Adams Street, East Monroe Street, South State Street and South Wabash Avenue for storage purposes, be and the same is hereby amended by striking out of Section 1, as printed, the following:

Section 1. "Permission and authority are hereby given and granted to Strobeck, Reiss and Company"

and inserting in lieu thereof:

Section 1. "Permission and authority are hereby given and granted to Bennett Brothers, Incorporated"

SECTION 2. This ordinance shall take effect and be in force from and after passage.

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

AMENDMENT TO GRANT OF PRIVILEGE FOR PENGUIN'S BAR AND GRILL.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the ordinance heretofore passed by the City Council on June 24, 1987, page 1725, which granted permission and authority to Penguin's Bar and Grill to occupy a portion of the public right-of-way adjacent to its property for use as a sidewalk cafe is hereby amended by striking out of Section 1 as printed, the following:

Section 1. "Penguin's Bar and Grill, 1240 North Wells Street, 510 square foot total area, Sunday through Saturday, 11:00 A.M. to 10:00 P.M., Compensation: \$918.00"

and inserting in lieu thereof:

- Section 1. "Penguin's Bar and Grill, 1240 North Wells Street, 96 square foot total area, Sunday through Saturday, 8:00 A.M. to 11:00 P.M., Compensation: \$173.00".
- SECTION 2. Authority for the above named privilege is herein given and granted from date of passage of this ordinance to, and including, November 1, 1987.

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

VACATION OF PORTION OF WEST GRENSHAW STREET BETWEEN SOUTH WOLCOTT AVENUE AND SOUTH WOOD STREET.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of public street described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of West Grenshaw Street lying south of the south line of Lots 102 to 111, both inclusive; in (Yeaton and Taylor's) Subdivision of Lots 5, 6 and 7 in Codwise's Subdivision of the W. 1/2 of the S. E. 1/4 in Section 18, Township 39 North, Range 14 East of the Third Principal (except 1 chain 37 links all along the west side thereof); lying south of the south line of Lots 1 to 9, both inclusive; in Thomas Galpin's Yeaton Street Subdivision in the S. E. 1/4 of Section 18, Township 39 North, Range 14 East of the Third Principal Meridian, being a Subdivision of Lots 93 to 101, both inclusive, in (Yeaton and Taylor's) Subdivision aforementioned;

Also

all that part lying south of the south line of Lot 4 in Subdivision of Lots 112 to 115 inclusive in (Yeaton and Taylor's) Subdivision aforementioned; lying north of the north line of Lots 120 to 138, both inclusive, in (Yeaton and Taylor's) Subdivision aforementioned; lying north of the north line of Lot 1 in Vopicka and Kubin's Subdivision of Lots 116, 117, 118 and 119 in (Yeaton and Taylor's) Subdivision aforementioned; lying east of a line drawn from the southwest corner of Lot 4 in Subdivision of Lots 112 to 115 aforementioned to the northwest corner of Lot 1 in Vopicka and Kubin's Subdivision aforementioned; and lying west of a line drawn from the southeast corner of Lot 1 in Thomas Galpin's Yeaton Street Subdivision aforementioned to the northeast corner of Lot 138 in (Yeaton and Taylor's)

Subdivision aforementioned; said public street herein vacated being further described as all that part of W. Grenshaw Street lying between S. Wolcott Avenue and S. Wood Street as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The Board of Trustees of the University of Illinois shall grant an easement to the City of Chicago, which shall be recorded concurrently with the vacation ordinance, for the relocation and maintenance of an existing sewer and appurtenances thereto in that part of West Grenshaw Street as herein vacated.

SECTION 3. The vacation herein provided for is made upon the express condition that within 120 days after the passage of this ordinance, the Board of Trustees of the University of Illinois shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

SECTION 4. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 5764 of this Journal.]

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

VACATION OF PUBLIC ALLEY IN AREA BOUNDED BY EAST 92ND AND EAST 93RD STREETS, SOUTH HOUSTON AND SOUTH BALTIMORE AVENUES.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

(Continued on page 5765)

* A '

Codwise's Sub of the W. $\frac{1}{2}$ of the S.E. $\frac{1}{4}$ in Sec. 18-39-14 (ex Ich. and 37 links all along the West side thereof).

'R'

(Yeaton and Taylor's) Sub. of Lots 5, 6 and 7 in Codwise's Sub. etc. (See 'A')

"C"

Süb. of Lots II2 to II5 Inc. In Yeaton and Taylor's Sub. of Blks. 5, 6 & 7 In Codwise's Sub. etc. (See 'A')

'n'

Thomas Galpin's Yeaton St. Sub. In the S.E. $\frac{1}{4}$ of Sec. 18-39-14. Being a Sub. of Lots 93 to 101 both Incl. In Yeaton and Taylor's Sub. of Lots 5, 6 and 7 in Codwise's Sub. etc. (See "A")

"E"

Vopicka and Kubin's Sub. of Lots 116, 117, 118 and 119 in Sub. of Lots 5, 6 and 7 in Codwise's Sub. etc. (See "A")

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Alley opened by Board of Education. Ordinance passed JAN. 26, 1914.

Rec. Feb. 25, 1914

Doc. No. 5363878

Dr. No. 18-1-86-1089

NORTH

(Continued from page 5763)

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public alley described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of the east-west 20-foot public alley lying south of the south line of Lots 7 to 12, both inclusive; lying north of the north line of Lot 46; lying east of a line drawn from the southwest corner of Lot 12 to the northwest corner of Lot 46; and lying west of the northwardly extension of the east line of Lot 46 in Block 85 all in South Chicago being a subdivision by the Calumet and Chicago Canal and Dock Co. of the E. 1/2 of the W. 1/2 and parts of the E. Fractional 1/2 of Fractional Section 6 north of the Indian Boundary Line and that part of Fractional Section 6 south of the Indian Boundary Line, lying north of the Michigan Southern Railroad, and Fractional Section 5 north of the Indian Boundary Line, all in Township 37 North, Range 15 East of the Third Principal Meridian, said part of public alley herein vacated being further described as the west 140 feet of the first east-west 20-foot public alley south of East 92nd Street in the block bounded by East 92nd Street, East 93rd Street, South Houston Avenue and South Baltimore Avenue as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The City of Chicago hereby reserved for the benefit of Commonwealth Edison Company, Illinois Bell Telephone Company and Chicago Cable T.V., their successors or assigns, an easement to operate, maintain, construct, replace, and renew overhead poles, wires, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy and telephonic and associated services under, over, and along that part of the public alley as herein vacated, with the right of ingress and egress.

SECTION 3. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, the Public Building Commission of Chicago shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

SECTION 4. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 5767 of this Journal.]

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

VACATION AND DEDICATION OF PORTION OF PUBLIC ALLEYS IN AREA BOUNDED BY SOUTH MC DOWELL STREET, WEST 46TH STREET AND SOUTH LOOMIS STREET.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public alley described in the following ordinance; now, therefore,

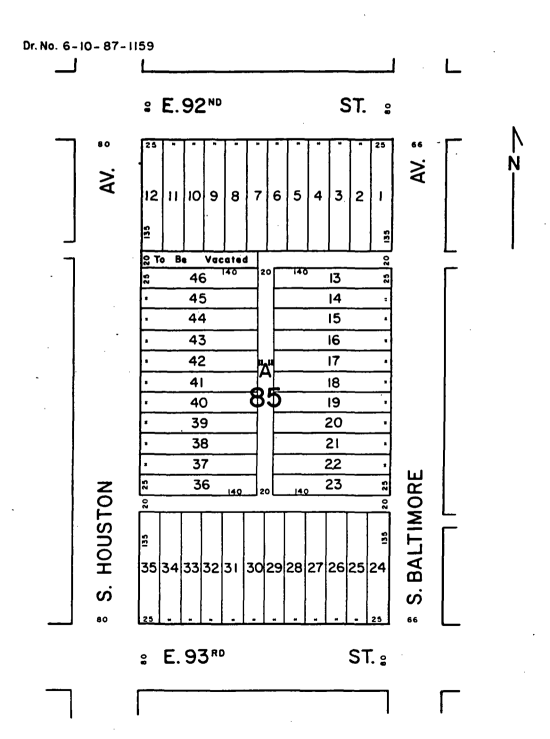
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of the easterly-westerly 16-foot public alley lying north and northerly of the north and northerly lines of Lots 34 to 44; both inclusive, lying south and southerly of the south and southerly lines of Lots 17, 18, 19 and 45 and south and southerly lines of the south and southerly lines of that part of the alley vacated by ordinance passed January 20, 1919 and recorded in the Office of Recorder of Deeds in Cook County, Illinois as Document No. 6483722; lying west of a line drawn from the northeast corner of Lot 44 to the southeast corner of Lot 45; and lying easterly of a line drawn perpendicular to the southeasterly line of Lot 19 from the point of intersection of the southeasterly line of Lot 19 and the northeasterly line of the southwesterly line 18 feet of Lot 19, all in Block 1 in S. E. Gross' Subdivision of the S. W. 1/4 of the S. W. 1/4 of Section 5, Township 38 North, Range 14 East of the Third Principal Meridian; said part of public alley herein vacated being further described as the easterly 275 feet, more or less, of the easterly-westerly 16-foot public alley in the block bounded by South McDowell Street, West 46th Street and South Loomis Street as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

(Continued on page 5768)

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South Chicago being a Sub. by the Calumet & Chicago Canal & Dock Co. of the E.1/2 of the W.1/2 & Parts of the E. Frac. 1/2 of Frac. Sec. 6 N. of the 1.B.L., and that part of Frac. Sec. 6, S. of the 1.B.L., lying N. of the Michigan Southern R.R., and Frac. Sec. 5 N. of the 1.B.L., all in T.37 N. R.15 E.



(Continued from page 5766)

SECTION 2. The LaSalle National Bank of Chicago, as Trustee, Trust No. 10- 19556-09, shall dedicate or cause to be dedicated to the public and open up for public use as a public alley the following described property:

The southwesterly 18 feet of Lot 19 (measured normal to the southwesterly line of said Lot 19) in Block 1 S. E. Gross' Subdivision of the S. W. 1/4 of the S. W. 1/4 of Section 5, Township 38 North, Range 14 East of the Third Principal Meridian;

as colored in yellow and indicated by the words "To Be Dedicated" on the aforementioned drawing.

SECTION 3. The City of Chicago hereby reserves for the benefit of Commonwealth Edison Company and Illinois Bell Telephone Company, their successors or assigns, an easement to operate, maintain, construct, replace, and renew overhead poles, wires, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy and telephonic and associated services under, over, and along that part of the public alley as herein vacated, with the right of ingress and egress.

SECTION 4. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, the LaSalle National Bank of Chicago, as Trustee, Trust No. 10-19556-09 and Buehler Brothers, Incorporated shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said part of the public alley hereby vacated, the sum of Nine Thousand Three Hundred and no/100 Dollars (\$9,300.00), which sum in the judgment of this body will be equal to such benefits; and further, shall within 90 days after the passage of this ordinance, deposit in the City Treasury of the City of Chicago a sum sufficient to defray the costs of removing paving and curb returns and constructing sidewalk and curb across the entrance to that part of the public alley hereby vacated, similar to the sidewalk and curb in South Loomis Street and constructing paving and curbs in and to the alley to be dedicated. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Public Works after such investigation as is requisite.

SECTION 5. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, the LaSalle National Bank of Chicago, as Trustee, Trust No. 10-19556-09 and Buehler Brothers, Incorporated shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with a plat properly executed and acknowledged, showing the vacation and dedication herein provided for.

SECTION 6. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 5770 of this Journal.]

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

VACATION OF PORTIONS OF PUBLIC ALLEYS IN AREA BOUNDED BY WEST 45TH STREET, SOUTH ARCHER, SOUTH TRUMBULL AND SOUTH HOMAN AVENUES.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

WHEREAS, An ordinance was passed by the City Council on April 1, 1987, appearing on pages 41036, 41038 and 41039 of the Journal of the Proceedings of said date, providing for "Portions of public alleys vacated in area bounded by West 45th Street, South Archer, South Trumbull and South Homan Avenues"; and

WHEREAS, Said ordinance was not recorded within the time limit of ninety (90) days as provided in the ordinance; and

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public alley described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of the northeasterly-southwesterly 16-foot public alley and all of the north-south 16-foot public alley lying west and northwest of the west and northwest lines of Lots 5 to 12, both inclusive; lying east and southeast of the east and southeast lines of Lots 13 to 16, both inclusive; lying easterly of a line drawn from the intersection of the west and northwesterly lines of Lot 12 to the intersection of the west and southeasterly lines of Lot 13; and lying south of a line drawn from the northwest corner of Lot 5 to the northeast corner of Lot 16, all in Block 11 in W. Hayden Bell's Archer and Kedzie Avenue Subdivision of part of the S.E. 1/4 of Section 2, Township 38 North, Range 13 East of the Third Principal Meridian; said public alleys herein vacated being further described as all of the northeasterly-southwesterly 16-foot public alley and all of the north-south 16-foot public alley in the block bounded by West 45th Street, South Archer Avenue, South Trumbull Avenue and South Homan Avenue as colored in red and indicated by the

(Continued on page 5771)

NORTH

S.E. Gross' Sub. of the S.W. $\frac{1}{4}$ of S.W. $\frac{1}{4}$ of 5-38-14.

S.E. Gross' Resub. of Lots 6 to 15 incl. and Lots 46 and 54 incl. and the Vacated Alley between Lots in Block I in S.E. Gross' Sub. (see 'A')

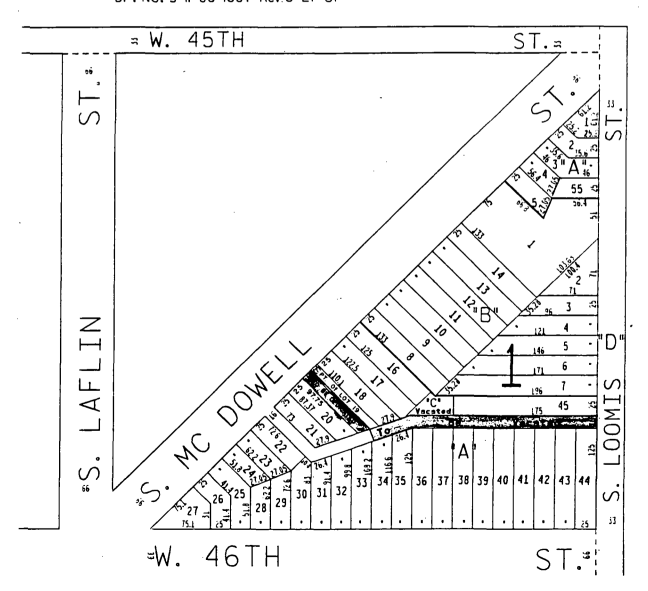
Vacated by Ordinance passed Jan. 20, 1919

Rec. March 19, 1919

Doc. #6483722

Loomis Street 33 ft. wide from 45th Street to 46th Street by Superior Court Gen. No. 141654

Dr. No. 5-II-86-I087 Rev 3-27-87



(Continued from page 5769)

words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are hereby vacated and closed, inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.

SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison Company and Illinois Bell Telephone Company, their successors or assigns, an easement to operate, maintain, construct, replace, and renew overhead poles, wires, and associated equipment for the transmission and distribution of electrical energy and telephonic and associated services under, over, and along all of the public alleys as herein vacated, with the right of ingress and egress.

SECTION 3. The vacations herein provided for are made upon the express condition that within 90 days after the passage of this ordinance, First National Bank of Illinois, a National Banking Association of Lansing, Illinois, as Trustee, Trust No. 3607 shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said public alleys hereby vacated, the sum of Fourteen Thousand-Eight Hundred Dollars (\$14,800.00), which sum in the judgment of this body will be equal to such benefits; and further, shall within 90 days after the passage of this ordinance, deposit in the City Treasury of the City of Chicago a sum sufficient to defray the costs of removing paving and curb returns and constructing sidewalk and curb across the entrances to the public alleys hereby vacated, similar to the sidewalk and curb in West 45th Street and South Trumbull Avenue. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Public Works after such investigation as is requisite.

SECTION 4. The vacations herein provided for are made upon the express condition that within 90 days after the passage of this ordinance, the First National Bank of Illinois, a National Banking Association of Lansing, Illinois, as Trustee, Trust No. 3607 shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

SECTION 5. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to ordinance printed on page 5773 of this Journal.]

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

SUPERINTENDENT OF MAPS DIRECTED TO APPROVE PLAT OF SAINT JOSEPH'S SECOND ADDITION TO MOUNT GREENWOOD.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Superintendent of Maps, Ex Officio Examiner of Subdivisions, is hereby authorized and directed to approve a Plat of St. Joseph's 2nd Addition to Mount Greenwood being a Resubdivision located between a line 378.74 feet north of the north line of West 107th Street and a line 662.82 feet north of the north line of West 107th Street and between a line 189.30 feet east of the east line of South St. Louis Avenue and a line approximately 150 feet west of the west line of South Homan Avenue as shown on the attached plat, when the necessary certificates are shown on said plat for First National Bank of Blue Island, as Trustee, Trust No. 77009 (No. 14-19-87-1178).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

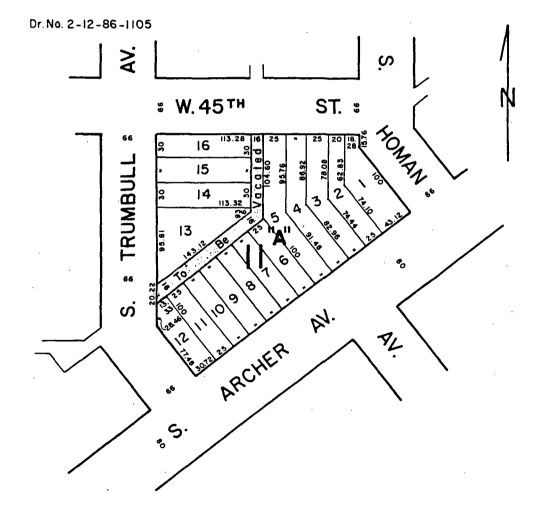
SUPERINTENDENT OF MAS DIRECTED TO APPROVE PLAT OF DEDICATION FOR GERARD AND MARY CANAVAN.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

Be It Ordained by the City Council of the City of Chicago:

(Continued on page 5774)

"A"
W. Hayden Bell's Archer and Kedzie Av. Sub. of part of the S.E. 1/4 of Sec. 2-38-13.



(Continued from page 5772)

SECTION 1. That the Superintendent of Maps, Ex Officio Examiner of Subdivisions, is hereby authorized and directed to approve a Plat of Dedication of the south 1/2 (33.0 feet) of West Catherine Avenue being the west 167.00 feet of the east 923.40 feet west of the west line of North Delphia Avenue for Gerard and Mary Caravan, as shown on the attached plat, when the necessary certificates are shown on said plat (No. 11-41-87-1165).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

VACATION OF PORTIONS OF PUBLIC STREETS AND ALLEYS IN AREA BOUNDED BY NORTH FRANKLIN STREET, WEST WEST WENDELL STREET, WEST HILL STREET AND NORTH WELLS STREET.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of public street, part of public street, public alleys and part of public alleys described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of N. Franklin Street lying west of the west line of Lots 9 to 12, both inclusive; in Subdivision of Block 10 of Johnston, Roberts and Storr's Addition to Chicago in Section 4, Township 39 North, Range 14 East of the Third Principal Meridian; lying east of the east line of Lots 1 to 9, both inclusive, in Assessor's Division of Block 11 of Johnston, Roberts and Storr's Addition to Chicago aforementioned; lying south of a line drawn from the northwest corner of Lot 9 in Subdivision of Block 10 aforementioned to the northeast corner of Lot 1 in Assessor's Division of Block 11 aforementioned; and lying north

of a line drawn from the southwest corner of Lot 12 in Subdivision of Block 10 aforementioned to the southeast corner of Lot 9 in Assessor's Division of Block 11 aforementioned;

Also

all that part of N. Franklin Street lying west of the west line of Lots 1 to 8, both inclusive, in Subdivision of Block 15 of Johnston, Roberts and Storr's Addition to Chicago aforementioned; lying east of the east line of Lots 1 to 9, both inclusive, in Subdivision of Block 14 of Johnston, Roberts and Storr's Addition to Chicago being W. 1/2 of the S.E. 1/4 in Section 4, Township 39 North, Range 14 East of the Third Principal Meridian; lying south of a line drawn from the northeast corner of Lot 1 in Subdivision of Block 14 aforementioned to the northwest corner of Lot 1 in Subdivision of Block 15 aforementioned; and lying north of a line drawn from the southeast corner of Lot 9 in Subdivision of Block 14 aforementioned to the southwest corner of Lot 8 in Subdivision of Block 15 aforementioned;

Also

all that part of W. Wendell Street lying south of the south line of Lots 4, 6, 8 and 12 in Subdivision of Block 10 aforementioned; lying south of the south line of Lots 9 and 10 in Assessor's Division of Block 11 aforementioned; lying south of a line drawn from the southwest corner of Lot 4 to the southeast corner of Lot 6 in Subdivision of Block 10 aforementioned; lying south of a line drawn from the southwest corner of Lot 8 to the southeast corner of Lot 12 in Subdivision of Block 10 aforementioned; lying south of a line drawn from the southwest corner of Lot 12 in Subdivision of Block 10 aforementioned to the southeast corner of Lot 9 in Assessor's Division of Block 11 aforementioned; lying south of a line drawn from the southwest corner of Lot 9 to the southeast corner of Lot 10 in Assessor's Division of Block 11 aforementioned; lying north of the north line of Lots 1, 9, 10, 11, 12 and 17 in Subdivision of Block 15 aforementioned; lying north of the north line of Lots 1 and 12 in Subdivision of Block 14 aforementioned; lying north of a line drawn from the northeast corner of Lot 12 to the northwest corner of Lot 1 in Subdivision of Block 14 aforementioned; lying north of a line drawn from the northeast corner of Lot 1 in Subdivision of Block 14 aforementioned to the northwest corner of Lot 1 in Subdivision of Block 15 aforementioned; lying north of a line drawn from the northeast corner of Lot 1 to the northwest corner of Lot 9 in Subdivision of Block 15 aforementioned; lying north of a line drawn from the northeast corner of Lot 12 to the northwest corner of Lot 17 in Subdivision of Block 15 aforementioned; lying west of a line drawn from the southeast corner of Lot 4 in Subdivision of Block 10 aforementioned to the northeast corner of Lot 17 in Subdivision of Block 15 aforementioned; and lying east of the west line of Lot 10 in Assessor's Division of Block 11 aforementioned, produced south to the center line of W. Wendell Street and lying east of the west line of Lot 12 in Subdivision of Block 14 aforementioned, produced north to the center line of West Wendell Street:

all of the north-south 10-foot public alley lying west of the west line of Lots 1 to 4, both inclusive; lying east of the east line of Lots 5 and 6; lying south of a line drawn from the northwest corner of Lot 1 to the northeast corner of Lot 5; and lying north of a line drawn from the southwest corner of Lot 4 to the southeast corner of Lot 6, all in subdivision of Block 10 aforementioned;

Also

all of the north-south 10-foot public alley lying west of the west line of Lots 7 and 8; lying east of the east line of Lots 9 to 12, both inclusive; lying south of a line drawn from the northwest corner of Lot 7 to the northeast corner of Lot 9 and lying north of a line drawn from the southwest corner of Lot 8 to the southeast corner of Lot 12, all in subdivision of Block 10 aforementioned:

Also

all that part of the north-south 18-foot public alley lying west of the west line of Lots 6 to 9, both inclusive; lying east of the east line of Lot 10; lying south of a line drawn from the northwest corner of Lot 6 to the northeast corner of Lot 10; and lying north of a line drawn from the southwest corner of Lot 9 to the southeast corner of Lot 10, all in Assessor's Division of Block 11 aforementioned:

Also

all of the north-south 16-foot public alley lying west of the west line of Lots 1 to 9, both inclusive; lying east of the east line of Lots 10 and 12; lying east of a line drawn from the northeast corner of Lot 10 to the southeast corner of Lot 12; lying south of a line drawn from the northwest corner of Lot 1 to the northeast corner of Lot 12; and lying north of a line drawn from the southwest corner of Lot 9 to the southeast corner of Lot 10 all in Subdivision of Block 14 aforementioned;

Also

all that part of the east-west 18-foot public alley lying south of the south line of Lot 12; lying north of the north line of Lot 10; lying west of a line drawn from the northeast corner of Lot 10 to the southeast corner of Lot 12; and lying east of a line drawn from the southwest corner of Lot 12 to the northwest corner of Lot 10, all in Subdivision of Block 14 aforementioned;

Also

all of the north-south 10-foot public alley lying east of the east line of Lots 1 to 8, both inclusive; lying west of the west line of Lots 9 and 13; lying south of a line drawn from the northeast corner of Lot 1 to the northwest corner of Lot 9; and lying north of a line from the southeast corner of Lot 8 to the southwest corner of Lot 13, all in Subdivision of Block 15 aforementioned;

all of the north-south 10-foot public alley lying east of the east line of Lots 12 and 16; lying west of the west line of Lots 17 to 24, both inclusive; lying south of a line drawn from the northeast corner of Lot 12 to the northwest corner of Lot 17; and lying north of a line drawn from the southeast corner of Lot 16 to the southwest corner of Lot 24, all in Subdivision of Block 15 aforementioned; said public street, part of public street, public alleys and part of public alleys herein vacated being further described as all that part of West Wendell Street lying between the easterly right of way line of the Chicago Transit Authority and the west line of North Wells Street; also all that part of North Franklin Street lying between the south line of West Hill Street and the north line of West Oak Street, together with the south 100 feet of the first north-south 18-foot public alley west of North Franklin Street in the area bounded by West Hill Street, West Wendell Street, North Franklin Street and the right of way of the Chicago Transit Authority; also all of the public alleys in the block bounded by West Hill Street, West Wendell Street, North Franklin Street, and North Wells Street; and all of the alleys in the area bounded by West Wendell Street, West Oak Street, the easterly right of way line of the Chicago Transit Authority and North Wells Street as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty is hereby made a part of this ordinance, be and the same are hereby vacated and closed inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.

SECTION 2. The vacations herein provided for are made upon the express condition that within 6 months after the passage of this ordinance, the City of Chicago (Department of Housing) shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance.

SECTION 3. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 5778 of this Journal.

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

"A"
Sub. of Blk.IQ, of Johnston, Roberts and Storr's Add. to Chicago in Sec. 4-39-14
"B"

Assessor's Division of Blk. 11, of Johnston, Roberts and Storr's Add. to Chicago in Sec. 4-39-14

"C"

Sub. of Blk.15, of Johnston, Roberts and Storrs Add. to Chicago in Sec. 4-39-14 $^{\rm 18}{\rm D}^{\rm 18}$

Sub. of 81k 14 of Johnston, Roberts and Starr's Add. to Chicago, being the W.1/2 of the S.E. 1/4 of Sec. 4-39-14 .

1

Dr. No. 4-42-86-1110 ST. : W. HILL ST 18 ST ST. 19 2 20 3 Vacqted 10 21 23 П 24 25 26 # W. WENDELL To ST. be Vacated å<u>z</u> 17 2 ORLEANS 18 FRANKLI 12 10 н 3 3 19 17 N. WELLS 4 20 掲 5 5 21 19 6 - 13 6 22 20 7 23 22 100 24 ST. : : W. OAK

ADDITIONAL RIGHT-OF-WAY FOR OPENING AND WIDENING OF PORTION OF WEST NORTH AVENUE AND WEST CONCORD PLACE.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

WHEREAS, The Department of Housing, in connection with the Lincoln Park Conservation Area Project, desires to open 5.0 feet as additional right of way on the north side of West North Avenue between North Halsted and North Orchard Streets, and 6.0 feet on the south side of West Concord Place between North Burling Place and North Orchard Street; and

WHEREAS, The City of Chicago is the owner of all of the property to be opened; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the following described property shall be opened for widening West North Avenue and West Concord Place:

The south 5.0 feet of Lots 24 to 33, both inclusive, in Subdivision of Lots 9 to 18 and the W. 1/2 of Lot 19 and all of Lots 20 to 22 in Block 1 of Sheffield's Addition in Section 33, Township 40 North, Range 14 East of the Third Principal Meridian;

Also

The north 6.0 feet of Lots 24 to 33, both inclusive, in Subdivision of Lots 9 to 18 and the W. 1/2 of Lot 19 and all of Lots 20 to 22 in Block 1 of Sheffield's Addition in Section 33, Township 40 North, Range 14 East of the Third Principal Meridian;

Also

The south 5.0 feet of Lot 36, the south 5.0 feet of that part of Lot 37 lying east of the right of way of the Chicago Transit Authority (formerly Northwestern Elevated Railroad Company), the south 5.0 feet of Lots 40 to 43, both inclusive, and the south 5.0 feet of that part of Lot 39 lying west of the right of way of the Chicago Transit Authority (formerly Northwestern Elevated Railroad Company) in Scott's Subdivision of the W. 1/2 of the W. 1/2 of Block 1 of Sheffield's Addition in Section 33, Township 40 North, Range 14 East of the Third Principal Meridian.

SECTION 2. The City of Chicago (Department of Housing) shall file or cause to be filed in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance.

SECTION 3. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 5781 of this Journal.

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

VACATION OF PORTIONS OF NORTH WOLCOTT AVENUE AND PUBLIC ALLEYS IN AREA BOUNDED BY VACATED WEST PRATT BOULEVARD, WEST COLUMBIA AVENUE, NORTH WOLCOTT AVENUE AND VACATED NORTH HONORE STREET.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public street, public alley and part of public alleys described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of N. Wolcott Avenue lying west of the west line of Lots 10, 11, and 12 in Block 2 in Oakside Subdivision in the N.W. 1/4 of the S.E. 1/4 of Section 31, Township 41 North, Range 14 East of the Third Principal Meridian; lying east of the east line of Lots 1, 2, and 3 in Block 3; lying south of a line drawn from the northwest corner of Lot 12 in Block 2 to the northeast corner of Lot 1 in Block 3; and lying north of the north line of the south 8 1/2 feet of Lot 10 in Block 2 produced west to the east line of Lot 3 in Block 3; all in Oakside Subdivision aforementioned;

Also

all of the east-west 16-foot public alley lying north of the north line of Lots 6 and 7; lying south of the south line of Lots 13 and 14; lying west of a line drawn from the northeast corner of Lot 6 to the southeast corner of Lot 14; and lying east of a line drawn from the northwest corner of Lot 7 to the southwest corner of Lot 13, all in Block 2 in Oakside Subdivision aforementioned;

(Continued on page 5782)

" A "

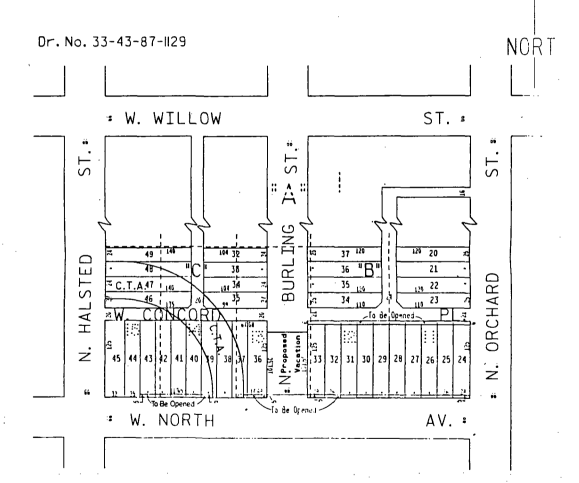
Sheffield's Add. to Chicago in Sec. 29, 31, 32 & 33-40-14.

"B"

Sub. of Lots 9 to 18 and W. $\frac{1}{2}$ of Lot 19 and all of Lots 20 to 22 in Bik. 1 of Sheffield's Add. in W. $\frac{1}{2}$ of S.W. $\frac{1}{4}$ Sec. 33-40-14.

"C"

Scott's Sub. of W. $\frac{1}{2}$ of W. $\frac{1}{2}$ of Blk.1 of Sheffield's Add., W. $\frac{1}{2}$ of S.W. $\frac{1}{4}$ Sec. 33-40-14.



(Continued from page 5780)

Also

all that part of the north-south 16-foot public alley lying west of the west line of Lots 1, 2, and 3; lying east of the east line of Lot 14 and east of a line drawn from northeast corner of Lot 6 to the southeast corner of Lot 14; lying south of a line drawn from the northwest corner of Lot 1 to the northeast corner of Lot 14; and lying north of the north line of Lot 6 produced east to the west line of Lot 3 all in Block 2 in Oakside Subdivision aforementioned;

Also

all that part of the north-south 16-foot public alley lying east of the east line of Lots 10, 11, and 12; lying west of the west line of Lots 7 and 13 and west of a line drawn from the northwest corner of Lot 7 to the southwest corner of Lot 13; lying south of a line drawn from the northeast corner of Lot 12 to the northwest corner of Lot 13; and lying north of the north line of the south 8 1/2 feet of Lot 10 produced east to the west line of Lot 7, all in Block 2 in Oakside Subdivision aforementioned; said part of public street, public alley, and part of public alleys herein vacated being further described as the remaining 145.0 feet of that part of North Wolcott Avenue lying south of West Pratt Boulevard; together with all of the remaining public alleys in the block bounded by West Pratt Boulevard, vacated West Columbia Avenue, North Wolcott Avenue and vacated North Honore Street as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are hereby vacated and closed, inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.

SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison Company and Illinois Bell Telephone Company, their successors or assigns, an easement to operate, maintain, construct, replace, and renew overhead poles, wires, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy and telephonic and associated services under, over, and along that part of public street, public alley, and part of public alleys as herein vacated, with the right of ingress and egress.

The beneficiaries hereby agree to accept and maintain as private sewers all existing sewers and appurtenances thereto which are located in all of the streets and alleys as herein vacated.

SECTION 3. The vacations herein provided for are made upon the express condition that within 90 days after the passage of this ordinance, S & C Electric Company and Commonwealth Edison Company shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said public street, public alley, and part of public alleys hereby vacated, the sum of Ninetyseven Thousand and no/100 Dollars (\$97,000.00), which sum in the judgment of this body will be equal to such benefits; and further, shall within 90 days after the passage of this ordinance, deposit in the City Treasury of the City of Chicago a sum sufficient to defray the costs of removing paving and curb returns and constructing sidewalk and curb across the

entrances to North Wolcott Avenue and the public alleys hereby vacated, similar to the sidewalk and curb in West Pratt Boulevard. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Public Works after such investigation as is requisite.

SECTION 4. The vacations herein provided for are made upon the express condition that within 90 days after the passage of this ordinance, the S & C Electric Company and Commonwealth Edison Company shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

SECTION 5. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 5784 of this Journal.]

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

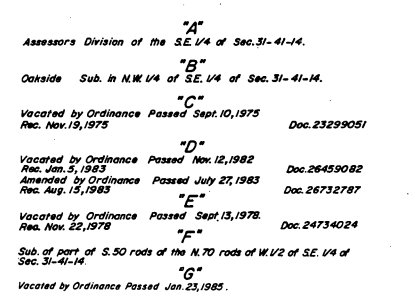
VACATION OF THAT PORTION OF SOUTH PAULINA STREET LYING NORTH OF WEST 75TH PLACE.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public street described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

(Continued on page 5785)



Rec. Mar. 1, 1985 Doc.27459577 Dr. No. 31-50-87-1147 W-PRATT-SURWAY \$ 120 120 12 13 2 2 2 3 3 5 5 Seu G" W. COLUMBIA AV. "G" vacated C' "Vacated Vacated

(Continued from page 5783)

SECTION 1. That all that part of South Paulina Street lying east of the east line of Lot 1 in Block 2 in "Englefield" being a Subdivision in the S. E. 1/4 of Section 30, Township 38 North, Range 14 East of the Third Principal Meridian; lying west of the west line of Lot 9 in Block 3 in "Englefield" aforementioned; lying south of a line drawn from the northeast corner of Lot 1 in said Block 2 to the northwest corner of Lot 9 in said Block 3; and lying north of a line drawn from the southeast corner of Lot 1 in said Block 2 to the southwest corner of Lot 9 in said Block 3 all in "Englefield" aforementioned; said part of public street herein vacated being further described as the south 109 feet of that part of South Paulina Street lying north of West 75th Place as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The Astoria Wire Products, Inc. and Heritage Standard Bank and Trust Company, as Trustee, Trust No. 9535, hereby agrees to accept and maintain as private sewer all existing sewers and appurtenances thereto which are located in that part of South Paulina Street as herein vacated.

SECTION 3. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, Astoria Wire Products, Inc. and Heritage Standard Bank and Trust Company, as Trustee, Trust No. 9535, shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said part of public street hereby vacated, the sum of Eight Thousand Seven Hundred and no/100 Dollars (\$8,700.00), which sum in the judgment of this body will be equal to such benefits; and further, shall within 90 days after the passage of this ordinance, deposit in the City Treasury of the City of Chicago a sum sufficient to defray the costs of removing paving and curb returns and constructing sidewalk and curb across the entrance to that part of South Paulina Street hereby vacated, similar to the sidewalk and curb in West 75th Street and constructing a barricade across the alley entrance. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Public Works after such investigation as is requisite.

SECTION 4. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, the Astoria Wire Products, Inc. and Heritage Standard Bank and Trust Company, as Trustee, Trust No. 9535, shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

SECTION 5. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 5787 of this Journal.]

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

VACATION OF THAT PORTION OF SOUTH DEARBORN STREET LYING NORTH OF WEST 16TH STREET.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public street described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of South Dearborn Street lying west of the west line of Lots 16, 17, and 18; lying east of the east line of Lots 43, 44, and 45; lying north of a line drawn from the southwest corner of Lot 16 to the southeast corner of Lot 45; and lying south of the westwardly extension of the south line of the north 5 feet of said Lot 18, all in Wilder's South Addition to Chicago in Section 21, Township 39 North, Range 14 East of the Third Principal Meridian; said part of public street herein vacated being further described as the south 145 feet of that part of South Dearborn Street lying north of West 16th Street as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The City of Chicago hereby reserves an easement for temporary roadway over all that part of South Dearborn Street herein vacated to be used in connection with the City of Chicago Howard-Dan Ryan Transit Project. No buildings or improvements shall be constructed in said easement area without the approval of the Commissioner of Public Works. This temporary roadway easement is for the duration of the Howard-Dan Ryan Transit Project and will terminate upon approval of the Commissioner of Public Works.

(Continued on page 5788)

"A"
"Englefield being a Sub.in the SE.1/4 Sec. 30-38-14.

Dr. No. 30-17-85-1021

Belt Railroad

Public	9	Alley		9
	27.55	66	27.55	
	·	<i>ST</i> .		
Block 2 "A"	601	S. PAULINA	<i>601</i>	Block 3 "A"
	27.55	· 66	27.55	

& W. 75 IH

PL. s

(Continued from page 5786)

SECTION 3. The City of Chicago hereby reserves for the benefit of Illinois Bell Telephone Company, their successors or assigns, an easement to operate, maintain, construct, replace, and renew overhead poles, wires, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy and telephonic and associated services under, over, and along all that part of South Dearborn Street as herein vacated, with the right of ingress and egress.

The City of Chicago hereby reserves the west 53.0 feet of that part of South Dearborn Street as herein vacated, as an easement for existing water and sewer mains and appurtenances thereto, and for the installation of any additional water and sewer mains now located or which in the future may be located in that part of South Dearborn Street as herein vacated, and for the maintenance, renewal, and reconstruction of such facilities, with the right of ingress and egress at all times upon reasonable notice. It is further provided that no buildings or other structures shall be erected on the said easement herein reserved or other use made of said area, which in the judgment of the municipal officials having control of the aforesaid service facilities would interfere with the use, maintenance, renewal, or reconstruction of said facilities, or the construction of additional municipally-owned service facilities.

SECTION 4. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, The Wicklander Printing Corporation shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said part of public street hereby vacated, the sum of Forty-six Thousand Seven Hundred Fifty and no/100 Dollars (\$46,750.00), which sum in the judgment of this body will be equal to such benefits.

SECTION 5. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, The Wicklander Printing Corporation shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

SECTION 6. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 5790 of this Journal.]

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

VACATION OF PORTION OF PUBLIC ALLEY IN AREA BOUNDED BY WEST SURF STREET, NORTH CLARK STREET AND NORTH BROADWAY.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of public alley described in the following ordinance; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That all that part of the northeasterly-southwesterly 12-foot public alley lying southeasterly of the southeasterly line of Lot 8 in C. V. Dyer's Subdivision of part (west of Lake Shore Plank Road) of Lots 6, 7 and 8 in Bickerdike and Steele's Subdivision of the W. 1/2 of the N. W. 1/4 of Section 28, Township 40 North, Range 14 East of the Third Principal Meridian, Except 20 Acres marked Gardiner; lying northwesterly of the northwesterly line of Lot 3 in Owner's Division of Lot 1 in Pau's Subdivision of Lot 7 in C. V. Dyer's Subdivision aforementioned; lying southwesterly of a line drawn from the point of intersection of the northwesterly and northeasterly lines of Lot 3 in Owner's Division aforementioned, to the southeast corner of Lot 8 in C. V. Dyer's Subdivision aforementioned; and lying northeasterly of a line drawn from the southwest corner of Lot 8 in C. V. Dyer's Subdivision aforementioned to the northwest corner of Lot 3 in Owner's Division aforementioned; said public alley herein vacated being further described as the westerly 85.74 feet, more or less, of the northeasterly-southwesterly 12-foot public alley running east from North Clark Street in the block bounded by West Surf Street, North Clark Street and North Broadway as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

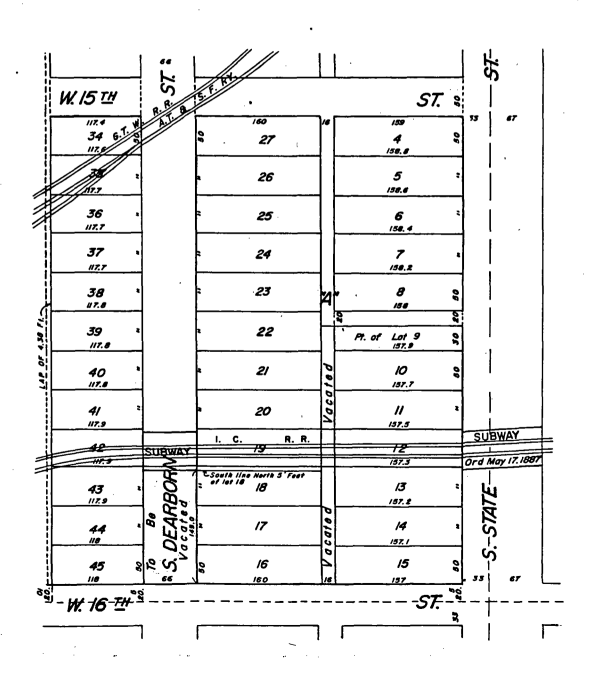
SECTION 2. The City of Chicago hereby reserves for the benefit of Illinios Bell Telephone Company, their successors or assigns, an easement to operate, maintain, construct, replace, and renew overhead poles, wires, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of telephonic and associated services under, over, and along all of the public alley as herein vacated, with the right of ingress and egress.

(Continued on page 5791)

Wilder's South Add. to Chicago. Sec. 21-39-14.

AZ-A

DR. No. 21-1-85-984



(Continued from page 5789)

SECTION 3. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, the Michigan Avenue National Bank of Chicago, as Trustee, Trust No. 1516 and First National Bank of Cicero, as Trustee, Trust No. 8977 shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said public alley hereby vacated, the sum of Twenty- four Thousand and no/100 Dollars (\$24,000.00), which sum in the judgment of this body will be equal to such benefits, and further, shall within 90 days after the passage of this ordinance, deposit in the City Treasury of the City of Chicago a sum sufficient to defray the costs of removing paving and curb returns and constructing sidewalk and curb across the entrance to public alley hereby vacated, similar to the sidewalk and curb in North Clark Street. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Public Works after such investigation as is requisite.

SECTION 4. The vacations herein provided for are made upon the express condition that within 90 days after the passage of this ordinance, the Michigan Avenue Bank of Chicago, as Trustee, Trust No. 1516 and First National Bank of Cicero, as Trustee, Trust No. 8977 shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

SECTION 5. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 5792 of this Journal.]

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

"ב"

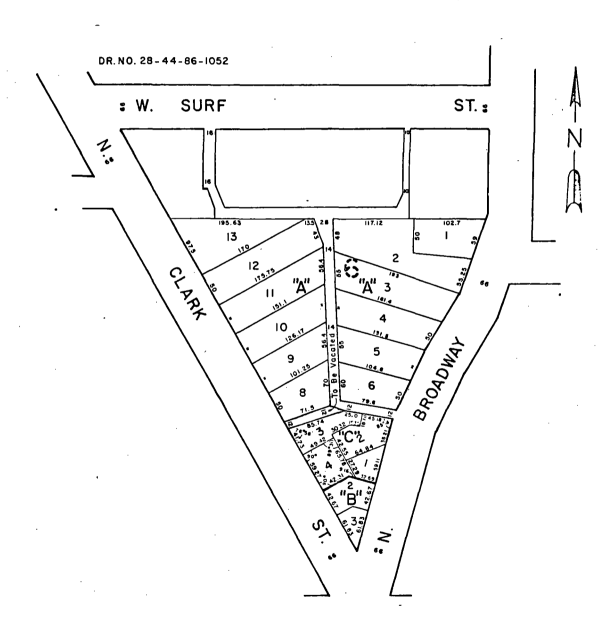
C.V. Dyer's Sub. of part (W. of Lake Shore Plank Road) of Lots .6,78.8 in Bickerdike & Steele's Sub. of the W½ N.W. ¼ Sec. 28-40-14, Exc. 20 Acres marked Gardiner.

"B"

Pau's Sub. of Lot 7 in C.V. Dyer's Sub. etc. (See A).

"C"

Owner's Division of Lot I in Pau's Sub. of Lot 7 in C.V. Dyer's Sub. etc. (See A).



SAINT JOSEPH'S ADDITION TO MOUNT GREENWOOD AUTHORIZED TO CONSTRUCT SPECIFIED "CROSS-SECTIONS".

The Committee on Streets and Alleys submitted the following report:

CHICAGO, October 14, 1987.

To the President and Members of the City Council:

Your Committee on Streets and Alleys having had an ordinance (referred on September 9, 1987) for St. Joseph's Addition to Mount Greenwood to construct curb attached sidewalk recommend that Your Honorable Body *Pass* the proposed substitute ordinance transmitted herewith.

This recommendation was concurred in by all the committee members present with no dissenting vote.

Respectfully submitted,
(Signed) PATRICK O'CONNOR,

Chairman.

On motion of Alderman Levar, the proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. St. Joseph's Addition to Mount Greenwood be it authorized to construct within the 40-foot right-of-way the following cross-section. A 24-foot roadway with 7.0 foot wide curb attached sidewalks which shall be one-foot from the existing property line.

SECTION 2. St. Joseph's Addition to Mount Greenwood be it authorized to construct within the 50 foot right-of-way the following cross-section. A 34-foot roadway with 7.0 foot wide curb-attached sidewalks which shall be one-foot from the existing property line.

SYSTEMS AUTO PARKS EXEMPTED FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO PARKING ACCESSIBILITY.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed order:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to waive the provisions of Chapter 33, Section 19.1 of the Municipal Code of Chicago requiring barriers as a prerequisite to prohibit ingress and/or egress to parking facilities for the Systems Auto Parks located at 117 North Wells Street and Court Place.

On motion of Alderman Levar, the foregoing proposed order was Passed by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

J.J. CAR WASH AT 3003--3043 SOUTH SHIELDS AVENUE AND 308--324 WEST 31ST STREET EXEMPTED FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO PARKING ACCESSIBILITY.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed order:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to waive the provisions of Chapter 33, Section 19.1 of the Municipal Code of Chicago requiring barriers as a prerequisite to prohibit ingress and/or egress to parking facilities for the J.J. Car Wash located at 3003-3043 South Shields Avenue and 308-324 West 31st Street.

On motion of Alderman Levar, the foregoing proposed order was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

STANDARD PARKING CORPORATION EXEMPTED FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO PARKING ACCESSIBILITY.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed order:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to waive the provisions of Chapter 33, Section 19.1 of the Municipal Code of Chicago requiring barriers as a prerequisite to prohibit ingress and/or egress to parking facilities for the Standard Parking Corporation located at 120 North LaSalle Street and Court Place.

On motion of Alderman Levar, the foregoing proposed order was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

THOMAS MARKETING PRODUCTS, INCORPORATED EXEMPTED. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 33-19.1 of the Municipal Code of Chicago, the Commissioner of Public Works is hereby authorized and directed to exempt Thomas Marketing Products, Incorporated, 3113 West 71st Street, a commercial driveway permit

holder, from the physical barrier requirement as a prerequisite to prohibit alley egress and/or ingress for their location at Nos. 7002--7004 West Archer Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

ROBERTO GONZALEZ/LA VICTORIA SUPER MARKET EXEMPTED FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 33-19.1 of the Municipal Code of Chicago, the Commissioner of Public Works is hereby authorized and directed to exempt Roberto Gonzalez/La Victoria Super Market, 2618 South Trumbull Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facility of above-named premise.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost. . .

6857 WEST HIGGINS BUILDING CORPORATION EXEMPTED FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed ordinance:

Be It Ordinied by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 33-19.1 of the Municipal Code of Chicago the Commissioner of Public Works is hereby authorized and directed to exempt the 6857 West Higgins Building Corporation from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facility at 6857 West Higgins Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Levar, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

CONSTRUCTION OF CURB-ATTACHED SIDEWALKS ON NORTH HIAWATHA AVENUE, FROM NORTH LENOX AVENUE TO FIRST ALLEY SOUTHEASTERLY OF NORTH LENOX AVENUE.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed order:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the construction of curb-attached sidewalks at the following locations:

North Hiawatha Avenue from North Lenox Avenue to the first alley southeasterly of North Lenox Avenue (northeast side of street only).

On motion of Alderman Levar, the foregoing proposed order was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

PERMISSION GRANTED TO INSTALL TREES, TREE GRATES, CURBS AND SIDEWALKS ON PUBLIC WAY IN FRONT OF BUILDING AT 361 WEST CHESTNUT STREET.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed order:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to issue the necessary permits to M.R.S.A. Architects, 407 South Dearborn Street, Suite 240, Chicago, Illinois 60605, to install trees, tree grates, curbs and sidewalks on the public way in front of the building commonly known as 361 West Chestnut Street, subject to the approval of plans, upon the payment of fees, without compensation, and on the condition that the adjacent property owners shall assume full responsibility for maintenance and snow removal, and shall indemnify, insure and hold harmless the City of Chicago from all liability.

On motion of Alderman Levar, the foregoing proposed order was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

PERMISSION GIVEN TO ERECT PLANTER BOXES IN FRONT OF MAIN POST OFFICE BUILDING AT 433 WEST VAN BUREN STREET.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed order:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the United States Post Office for the erection of planter boxes in front of the Main Post Office Building at 433 West Van Buren Street.

On motion of Alderman Levar, the foregoing proposed order was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

PERMISSION GIVEN FOR INSTALLATION OF BICYCLE RACK ON SIDEWALK IN FRONT OF 190 SOUTH LA SALLE BUILDING.

The Committee on Streets and Alleys submitted a report recommending that the City Council pass the following proposed order:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the John Buck Management Group, 190 South LaSalle Street, for the installation of a bicycle rack on the sidewalk in front of the 190 South LaSalle Building subject to approved plans.

On motion of Alderman Levar, the foregoing proposed order was *Passed* by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

Re-Referred -- PERMISSION TO CLOSE TO TRAFFIC SPECIFIED LOCATION FOR CONDUCT OF TRUCKLOAD SALE.

The Committee on Streets and Alleys submitted a report recommending that the City Council re-refer to the Committee on Beautification and Recreation, a proposed order granting permission to close to traffic the area in front of 2818 North Broadway for the conduct of a truckload sale by Great Ace Hardware.

On motion of Alderman Levar, the committee's recommendation was Concurred In and said proposed order was Re-Referred to the Committee on Beautification and Recreation.

Re-Referred -- ALLOCATION OF MOTOR FUEL TAX FUNDS FOR RESIDENTIAL STREET RESURFACING ON PORTION OF NORTH AVONDALE AVENUE.

The Committee on Streets and Alleys submitted a report recommending that the City Council re-refer a proposed ordinance to allocate a sum from the Motor Fuel Tax Fund for the resurfacing of West Avondale Avenue, from North Kimball Avenue to North Drake Avenue.

On motion of Alderman Levar, the committee's recommendation was Concurred In and said proposed ordinance was Re-Referred to the Committee on Finance.

Rules Suspended -- CONGRATULATIONS EXTENDED TO CAPTAIN JOHN J. MORRISSEY ON HIS RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

Alderman Burke moved to Suspend the Rules Temporarily for the immediate consideration of a proposed congratulatory resolution. The motion Prevailed.

The following is said proposed resolution:

WHEREAS, John J. Morrissey has retired from the Chicago Police Department after forty years of loyal service; and

WHEREAS, Captain Morrissey has distinguished himself during his long career in a variety of assignments including the Training Division where he served as an instructor in the Law Section; and

WHEREAS, Captain Morrissey's career was marked with many achievements and highlighted by his promotions to important positions including Administrative Assistant to the Superintendent of Police; and WHEREAS, Captain Morrissey has served as Director of Records of the Chicago Police Department from December, 1983 until his retirement on October 31, 1987; now, therefore,

Be It Resolved, That the Mayor and members of the City Council of the City of Chicago, assembled this 30th day of October, 1987, do hereby congratulate Captain Morrissey on the occasion of his retirement after forty years of dedicated service; and

Be It Further Resolved, That the Mayor and members of the City Council of the City of Chicago, extend our best wishes to Captain Morrissey and his wife for good health and success during his retirement.

On motion of Alderman Burke, the foregoing proposed resolution was *Adopted*, by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

Time Fixed For Next Succeeding Regular Meeting.

By unanimous consent, Alderman T. Evans presented a proposed ordinance which reads as follows:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the next succeeding regular meeting of the City Council of the City of Chicago to be held after the meeting held on Friday, the thirtieth (30th) day of October, 1987, at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the fourth (4th) day of November, 1987, at 10:00 A.M., in the Council Chamber in City Hall.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman T. Evans, the foregoing proposed ordinance was Passed by yeas and nays as follows:

Yeas -- Aldermen T. Evans, Bloom, Sawyer, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Jones, J. Evans, Garcia, Krystyniak, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Austin, Banks, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 41.

Nays -- None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost.

Adjournment.

Thereupon, Alderman T. Evans moved that the City Council do Adjourn. The motion Prevailed and the City Council Stood Adjourned to meet in regular meeting on Wednesday, November 4, 1987, at 10:00 A.M. in the Council Chamber in City Hall.

WALTER S. KOZUBOWSKI, City Clerk.

Water Skyloushe