(Published by the Authority of the City Council of the City of Chicago)

COPY



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

Regular Meeting--Wednesday, December 14, 1988

at 10:00 A.M.

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

OFFICIAL RECORD.

EUGENE SAWYER Acting Mayor

WALTER S. KOZUBOWSKI City Clerk

Attendance At Meeting.

Present -- The Honorable Eugene Sawyer, Acting Mayor, and Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone.

Absent -- Aldermen Banks, Shiller.

Call To Order.

On Wednesday, December 14, 1988 at 10:41 A.M. (the hour appointed for the meeting was 10:00 A.M.) The Honorable Eugene Sawyer, Acting Mayor, called the City Council to order. Mr. Daniel J. Burke, Deputy City Clerk, called the roll of members and it was found that there were present at that time: Aldermen Roti, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Madrzyk, Carter, Langford, Streeter, Jones, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Gabinski, Mell, Kotlarz, Cullerton, Laurino, Pucinski, Natarus, Hansen, Levar, Osterman, Orr, Stone -- 33.

Quorum present.

Invocation.

Father William Malloy, Saint Maurice Church, opened the meeting with prayer.

CONGRATULATIONS EXTENDED TO MOUNT CARMEL HIGH SCHOOL FOOTBALL TEAM AS 1988 STATE FOOTBALL CHAMPIONS.

The Honorable Eugene Sawyer, Acting Mayor, on behalf of himself and all the members of the City Council, presented the following proposed resolution:

WHEREAS, The Mount Carmel High School Football Team is the 1988 State Football Championship Team; and

WHEREAS, The Mount Carmel Football Team was led to this victory by senior running back, Nairobi Allen, with 12 carries, 205 yards, and two touchdowns; and

WHEREAS, These victories were achieved under the leadership of Head Coach Frank Lenti; and

WHEREAS, Mount Carmel High School, whose principal is Father Robert Carroll, has proven itself to have one of the best high school football programs in the City with a State Football Championship also in 1980; now, therefore,

Be It Resolved, That the Mayor and the members of the City Council assembled this 14th day of December, do hereby congratulate the Mount Carmel High School Football Team as the 1988 State Football Champions, and urge all citizens to be cognizant of this accomplishment.

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

On motion of Alderman Jones, seconded by Aldermen Caldwell, Sheahan and Kellam, the foregoing proposed resolution was *Adopted* unanimously by a viva voce vote.

At this point in the proceedings, the principal of Mount Carmel High School, Father Robert Carroll, Head Coach Frank Lenti, and the members of the Mount Carmel High School Football Team were invited to the Mayor's rostrum where Principal Carroll and Head Coach Lenti, speaking on behalf of both the team and the school, expressed their appreciation for the honor accorded them. The team was then warmly applauded by the Council members and assembled guests.

COMMENDATIONS EXTENDED TO LIEUTENANT GENERAL FREDERIC J. BROWN AND STAFF OF FORT SHERIDAN MILITARY COMMAND FOR THEIR DEDICATION AND SERVICE.

The Honorable Eugene Sawyer, Acting Mayor, on behalf of himself and all the members of the City Council, presented the following proposed resolution:

WHEREAS, Lieutenant General Frederic J. Brown and his distinguished military staff are as important in war as in peace, became the neighbor of the "City of Chicago", on October 1, 1984. The Fourth United States Army was reactivated as part of the CONUS Command and control reorganization plan. Headquartered at Fort Sheridan, Illinois, said staff supervises the training and readiness of some 137,000 reserve component troops as well as military exercises and continental defense responsibilities for seven states in the midwest: Illinois, Minnesota, Iowa, Indiana, Wisconsin, Michigan and Ohio; and

WHEREAS, We, the Acting Mayor and members of the City Council, take this public opportunity to call to the attention of the citizens of Chicago the service of Lieutenant General Frederic J. Brown's staff:

Brigadier General David E. K. Cooper Chief of Staff, Fourth United States Army

Colonel William N. Johnson Commander, United States Army Garrison, Fort Sheridan

Colonel Robert D. Offer, Jr.
Commander, United States Army 4th Recruiting Brigade (Midwest)

Colonel Aubrey R. Merrill, Jr. Chief, Public Affairs, Fourth United States Army

Lieutenant Colonel Phillip R. Yacovelli Deputy Chief, Public Affairs, Fourth United States Army

Major Elias Prioleau, III United States Army R.O.T.C.

Major General (Ret.) Stephen Crane

for their service to Chicago and our young men "who are the citizens of tomorrow", in their military training; and

WHEREAS, We realize the City of Chicago and its public education systems cooperate with Lieutenant General Frederic J. Brown and his staff to "open the doors of cooperation"

with each department of the City, it's schools, public colleges and institutions of higher learning to give those who choose the opportunity to serve; now, therefore,

Be It Resolved, That we, the Acting Mayor and members of the City Council assembled on this 14th day of December, 1988, do hereby commend this distinguished military command as they perform their dedicated daily patriotic duty as the custodians of "Freedom", and how proud we are of the Fourth United States Army and Fort Sheridan Military Command; and

Be It Further Resolved, That a suitable copy of this resolution be made available and presented to Lieutenant General Frederic J. Brown for himself and in behalf of his staff.

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

On motion of Alderman Hagopian, seconded by Aldermen Natarus, Jones and Stone, the foregoing proposed resolution was *Adopted* unanimously by a viva voce vote.

At this point in the proceedings, Acting Mayor Sawyer invited Lieutenant General Frederic J. Brown, Colonel William N. Johnson, Colonel Robert D. Offer, Jr., Colonel Aubrey R. Merrill, Jr., Major Elias Prioleau, III, Major General Stephen Crane, Colonel Kenneth A. Plummer and Alderman George Hagopian to the Mayor's rostrum. Colonel Plummer, Chairman of the Mayor's Veterans Advisory Commission, addressed the Council acknowledging the special relationship of the United States Army to the City of Chicago and noting that in extending specific recognition to the resolution's honorees, the city was also conferring general recognition upon the contributions of all members of the armed forces to the preservation of freedom and democracy.

Lieutenant General Brown then introduced the members of his staff. After expressing his admiration of the quality of young people entering military service, the Lieutenant General also reflected upon the critical importance of the nation's reserve and national guard military forces to the effectiveness of the armed forces of the United States.

Alderman George Hagopian then concluded the ceremonies by pledging the unflagging support of Chicago's elected officials in the effort to maintain the army base at Fort Sheridan.

Rules Suspended -- EXPRESSION OF SYMPATHY FOR VICTIMS
OF RECENT EARTHQUAKE IN REPUBLIC
OF ARMENIA.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith a resolution expressing sympathy and compassion for the victims of the recent earthquake in Armenia, and calling for assistance and support for the survivors of this disaster.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Alderman Hagopian moved to Suspend the Rules Temporarily for the immediate consideration of and action upon the said proposed resolution. The motion Prevailed.

The following is said proposed resolution:

WHEREAS, The Republic of Armenia was recently ravaged by an earthquake killing 55,000, injuring 13,000 and leaving half a million persons homeless; and

WHEREAS, The survivors of the earthquake in the Republic of Armenia are still threatened by disease; and

WHEREAS, The Republic of Armenia has been devastated, and many of its citizens have lost families, friends and homes; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, do this 14th day of December, 1988, observe a moment of silence in memory of the victims of this terrible tragedy; and

Be It Further Resolved, That the people of the City of Chicago do hereby extend their sincere sympathies to the people of the Republic of Armenia, and hopes for a complete recovery from this tragedy.

On motion of Alderman Hagopian, seconded by Aldermen Natarus, Pucinski, Langford, and Jones, the foregoing proposed resolution was Adopted by a rising vote.

Rules Suspended -- EXPRESSION OF SUPPORT FOR RELIEF EFFORTS OF ARMENIAN GENERAL BENEVOLENT UNION'S ARMENIA AID FUND.

Alderman Hagopian moved to Suspend the Rules Temporarily for the purpose of going out the regular order of business to consider a proposed resolution. The motion Prevailed.

The said proposed resolution reads as follows:

WHEREAS, The earthquake which devastated Soviet Armenia December 7, 1988, has engendered and received worldwide compassion and concern, involving many nations of different cultures and ideologies joining in a united effort to rescue untold thousands of Armenians from the aftermath of one of this century's greatest tragedies; and

WHEREAS, The Armenian General Benevolent Union, a worldwide organization, has established the A.G.B.U. Armenia Aid Fund as a vehicle for donations toward the relief of the thousands of earthquake victims; and

WHEREAS, Estimates now range from 50,000 to 100,000 dead, with countless thousands of others injured or afflicted with disease and in dire need of shelter, medical supplies and other relief requirements; and

WHEREAS, The leaders of this great city join in worldwide concern for the hapless victims of this devastating earthquake and fully support the relief efforts of the Armenian General Benevolent Union; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14th day of December, 1988, A.D., do hereby endorse and fully support the relief efforts of the Armenian General Benevolent Union's Armenia Aid Fund, and call public attention to this outstanding enterprise:

A.G.B.U. Armenia Aid 7248 North Harlem Avenue Chicago, Illinois 60648

; and

Be It Further Resolved, That we urge all citizens to aid the Armenian earthquake victims by contributing to this fund.

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

On motion of Alderman Hagopian, seconded by Aldermen Natarus, Pucinski, Langford, Smith and Jones, the foregoing proposed resolution was Adopted by a rising vote.

REGULAR ORDER OF BUSINESS RESUMED.

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

Referred -- REPEAL OF MUNICIPAL CODE CHAPTER 189 ENTITLED "TELEGRAPH".

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Streets and Alleys:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- At the request of the Corporation Counsel, I transmit herewith an ordinance amending the Municipal Code of Chicago by repealing Chapter 189 in its entirety.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Referred -- LOAN OF MULTI-PROGRAM AND RENTAL REHABILITATION FUNDS FOR REHABILITATION OF SIXTY-ONE RENTAL UNITS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Housing, I transmit herewith an ordinance authorizing the City, through the Department of Housing, to loan \$2,969,673 in MULTI-Program and Rental rehabilitation funds. The funds will be lent to 5 projects for the rehabilitation of a total of 61 rental units available to low to moderate income families. The total development costs for the 5 projects will be \$7,113,821.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- EXECUTION OF CITY/STATE PROJECT AGREEMENT AUTHORIZING PRELIMINARY ENGINEERING FOR IMPROVEMENT OF PORTION OF SOUTH ST. LOUIS AVENUE.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- At the request of the Acting Commissioner of the Department of Public Works, I transmit herewith an ordinance authorizing the execution of a City-State Project Agreement for the preliminary engineering of the improvement of St. Louis Avenue between 51st Street and 59th.

Your favorable consideration of this ordinance would be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH CHICAGO JOURNEYMEN PLUMBERS LOCAL UNION 130, U. A.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Chicago Journeymen Plumbers Local Union 130, U. A..

Your favorable consideration of this ordinance would be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH POINTERS, CLEANERS & CAULKERS' UNION, LOCAL 52.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Pointers, Cleaners & Caulkers' Union, Local 52.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH PUBLIC SERVICE EMPLOYEES UNION, LOCAL 46 S.E.I.U.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Public Service Employees Union, Local 46 S.E.I.U.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH UNITED UNION OF ROOFERS, WATERPROOFERS & ALLIED WORKERS, LOCAL 11.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and United Union of Roofers, Waterproofers & Allied Workers, Local 11.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL UNION 25.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Service Employees International Union, Local Union No. 25.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH SEAFARERS INTERNATIONAL UNION.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Seafarers International Union.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH SHEET METAL WORKERS' INTERNATIONAL ASSOCIATION, LOCAL 73.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Sheet Metal Workers' International Association, Local 73.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH SIGN & PICTORIAL PAINTERS UNION, LOCAL 830.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Sign & Pictorial Painters Union, Local 830.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

'(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION. AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH SPRINKLER FITTERS & APPRENTICES UNION, LOCAL 281.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Local 281, Sprinkler Fitters & Apprentices Union.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH WINDOW CLEANERS UNION, SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 34.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Window Cleaners Union, Service Employees International Union, Local 34.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, LOCAL 134, A.F.L.-C.I.O.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and International Brotherhood of Electrical Workers, Local No. 134, A.F.L.-C.I.O.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH LABORERS INTERNATIONAL UNION OF NORTH AMERICA, LOCALS 1001, 1002, 1092 AND 76.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Laborers International Union of North America, Locals 1001, 1002, 1092 and 76.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING
AGREEMENT WITH INTERNATIONAL ASSOCIATION OF
MACHINISTS & AEROSPACE WORKERS,
LOCAL 126.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and International Association of Machinists & Aerospace Workers, Local No. 126.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH MARBLE HELPERS & POLISHERS UNION, LOCAL 87 BAC.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Marble Helpers & Polishers Union, Local 87 BAC.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH ARCHITECTURAL & ORNAMENTAL IRONWORKERS UNION, LOCAL 63.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Architectural & Ornamental Ironworkers Union, Local 63.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH INTERNATIONAL ASSOCIATION OF HEAT & FROST INSULATORS & ASBESTOS WORKERS, LOCAL 17.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and International Association of Heat & Frost Insulators & Asbestos Workers, Local 17.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH INTERNATIONAL UNION OF OPERATING ENGINEERS, LOCAL 399.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and International Union of Operating Engineers, Local No. 399.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH INTERNATIONAL UNION OF OPERATING ENGINEERS, LOCAL 150.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance;

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and International Union of Operating Engineers, Local No. 150.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH PAINTER DISTRICT COUNCIL 14.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Painter's District Council No. 14.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH PIPE FITTERS' ASSOCIATION, LOCAL UNION 597.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Pipe Fitters' Association, Local Union 597.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH JOURNEYMEN PLASTERERS' PROTECTIVE & BENEVOLENT SOCIETY OF CHICAGO, LOCAL 5.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Journeymen Plasterers' Protective & Benevolent Society of Chicago, Local No. 5.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,
Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH STATE & MUNICIPAL TEAMSTERS, CHAUFFEURS & HELPERS UNION, LOCAL 726.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and State & Municipal Teamsters, Chauffeurs & Helpers Union, Local 726.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH LICENSED TUGMEN & PILOTS PROTECTIVE ASSOCIATION OF AMERICA, UNITED MARINE DIVISION, LOCAL 333, I.L.A.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Licensed Tugmen & Pilots Protective Association of America, United Marine Division, Local 333, I.L.A.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH CHICAGO TYPOGRAPHICAL UNION, LOCAL UNION 16.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Chicago Typographical Union, Local Union No. 16.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS, LOCAL UNION 9 (A.F.L.-C.I.O.).

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and International Brotherhood of Electrical Workers, Local Union No. 9 (A.F.L.-C.I.O.).

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,
Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH HOTEL EMPLOYEES & RESTAURANT EMPLOYEES UNION, LOCAL 1.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Hotel Employees & Restaurant Employees Union, No. 1.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH GLAZIERS, ARCHITECTURAL METAL & GLASS WORKERS LOCAL UNION 27, CHICAGO AND VICINITY.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Glaziers, Architectural Metal & Glass Workers, Local Union No. 27, Chicago and Vicinity.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH INTERNATIONAL BROTHERHOOD OF FIREMEN & OILERS, LOCAL 7 (A.F.L.-C.I.O.).

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and International Brotherhood of Firemen & Oilers, Local No. 7 (A.F. L.- C.I.O.).

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH CEMENT MASONS' UNION, LOCAL 502.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Cement Masons' Union, Local 502.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH INTERNATIONAL UNION OF ELEVATOR CONSTRUCTORS, LOCAL 2.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and International Union of Elevator Constructors, Local No. 2.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING
AGREEMENT WITH CHICAGO AND NORTHEAST ILLINOIS
DISTRICT COUNCIL UNITED BROTHERHOOD OF
CARPENTERS & JOINERS OF
AMERICA (A.F.L.-C.I.O).

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and Chicago and Northeast Illinois District Council United Brotherhood of Carpenters & Joiners of America (A.F.L.-C.I.O).

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH INTERNATIONAL ASSOCIATION OF BRIDGE, STRUCTURAL & REINFORCING IRONWORKERS, LOCAL 1.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and International Association of Bridge, Structural & Reinforcing Ironworkers, Local 1.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH UNITED ORDER OF AMERICAN BRICKLAYERS & STONE MASONS, LOCAL 21.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and United Order of American Bricklayers & Stone Masons, Local 21.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH INTERNATIONAL BROTHERHOOD OF BOILERMAKERS, IRON SHIPBUILDERS, BLACKSMITHS, FORGERS & HELPERS, LOCAL LODGE 1.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to the Committee on Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

December 14, 1988.

To the Honorable, The City Council of the City of Chicago:

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and International Brotherhood of Boilermakers, Iron Shipbuilders, Blacksmiths, Forgers & Helpers, Local Lodge 1.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

City Council Informed As To Miscellaneous Documents Filed In City Clerk's Office.

The Honorable Walter S. Kozubowski, City Clerk, informed the City Council that documents have been filed in his office relating to the respective subjects designated as follows:

Placed On File -- RECOMMENDATIONS BY COMMISSIONER OF DEPARTMENT OF PLANNING AND ZONING ADMINISTRATOR.

A communication signed by Ms. Elizabeth Hollander, Commissioner of Planning, under date of November 22, 1988, showing the recommendations of the Commissioner and the Zoning Administrator concerning map amendments for which public hearings were held on November 15 and 17, 1988, in accordance with provisions of Section 11.9-4 of the Chicago Zoning Ordinance as passed by the City Council on January 31, 1969, which was *Placed on File*.

Placed On File -- OATH OF OFFICE.

Also, the oath of office of Mr. James F. Nolan as trustee of the Retirement Board of the Firemen's Annuity and Benefit Fund, filed on December 12, 1988, which was *Placed on File*.

Placed On File -- STATE APPROVAL OF ORDINANCE CONCERNING MOTOR FUEL TAX FUNDS PROJECT.

Also, a communication from Mr. Ralph C. Wehner, District Engineer, under date of November 29, 1988, announcing that the Department of Transportation of the State of Illinois has approved receipt of an ordinance passed by the City Council on February 25, 1988 involving allocation of Motor Fuel Tax Funds for structural repairs to the Monroe Street bridge over the south branch of the Chicago River.

City Council Informed As To Certain Actions Taken.

PUBLICATION OF JOURNAL.

The City Clerk informed the City Council that all those ordinances, et cetera which were passed by the City Council on December 7, 1988, 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 December 14, 1988, 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 December 7, 1988, 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.

FILING OF CERTIFIED COPIES OF ORDINANCES WITH COUNTY CLERK OF DU PAGE COUNTY.

The City Clerk further informed the City Council that he filed with the County Clerk of Du Page County, on December 8, 1988, certified copies of the following ordinances passed by the City Council on October 26, 1988:

Levy of taxes for payment of annual rentals by Board of Trustees of Community College District Number 508 under terms of master lease with Public Building Commission for years 1988 through 2006.

Levy of taxes for Community College District Number 508 for Fiscal Year July 1, 1988 through June 30, 1989.

Levy of taxes for Chicago Board of Education for Fiscal Year September 1, 1988 through August 31, 1989.

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

The City Clerk transmitted communications, reports, et cetera, relating to the respective subjects listed below, which were acted upon by the City Council in each case 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:

American Ambassador Cas. Co. (3) Viola Giggers, Marla Harris and John L. Young, American Service Ins. Co. and Linda Morgan, Apel John F., Applewhite Colleen;

Better Built Lumber (2), Brown Dorothy;

Ciciora Neal, Chinese Lantern, Conner Thelma J., Curran Mark C.;

Dugdale Robert E.;

Ester Readith L.;

Flores Austreberto, Frankel Andrea L., French Scott S.;

Galusgka Emily, General Accident Ins. Co. and S. L. Blair Landscaping;

Hodge Mary E., Hrastinski Elvir;

Illinois Bell Telephone Co.;

Jones Sr. Maurice L.;

K and R Delivery Inc., Kaplunow Roman, Kenlectric, Inc. (6), Knox Natalya N., Kujawa Kathy;

Leslie Thomas J.;

Mack Freddy L., Mazurczyk Roman, McCarter Deborah L., McCarthy Maxine, McIntyre Kevin C., Meeks John W., Montrey Scot A.;

National Signs, Inc.;

Perera Josefina, Poland Cozy, Poole Byron A.;

Quattrocki Salvatore J.;

Sentry Claims Service and Joseph Agate, Shakir Tamin, State Farm Ins. Co. (4) Elizabeth A. Johnson, David Monko, Fred Reynolds and David Tilghman, Storto Dominic;

Travelers Cos. and American Legion Department of Illinois;

Walton Harland, Wilson Christine.

Referred -- PERSONAL GRIEVANCE REGARDING SOCIAL INJUSTICE AND HUMAN RIGHTS.

Also, a communication from Mr. Austin C. Myers of Detroit, Michigan expressing his personal grievance against the social injustice and human rights abuses he allegedly sustained from various municipal, federal and private institutions, which was Referred to the Committee on Human Rights and Consumer Protection.

REPORTS OF COMMITTEES.

12

COMMITTEE ON FINANCE.

EXECUTION OF PROJECT AGREEMENT WITH STATE OF ILLINOIS FOR IMPROVEMENT OF WESTERN/CLYBOURN/BELMONT INTERSECTION.

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 in the amount of \$845,000.00 for the improvement of the intersection of Western Avenue with Clybourn and Belmont Avenues.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Figueroa, Gabinski, Austin, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 43.

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. 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, a project agreement with the State of Illinois providing for the improvement of the intersection of at-grade Western Avenue with Clybourn Avenue and Belmont Avenue, described therein, said agreement to be substantially in the following form:

[City-State Project Agreement immediately follows Section 3 of this ordinance.]

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.

City-State Project Agreement attached to this ordinance reads as follows:

City-State Project Agreement.

The Improvement Of The Intersection Of At-Grade Western

Avenue (F.A.U. 2843) With Clybourn Avenue And

Belmont Avenue.

Federal Project No.:

City Section No.:

State Job No.:

D.P.W. Project No.:

This Agreement, entered into this ______ day of ______, 19____, by and between the State of Illinois, acting through its Department of Transportation hereinafter called the

"State", and the City of Chicago, acting through its Department of Public Works hereinafter called the "City".

Witnesseth:

Whereas, the State and the City, in the interest of the safe and efficient movement of vehicular and pedestrian traffic, find it necessary to improve the intersection of at-grade Western Avenue with Clybourn Avenue and Belmont Avenue, hereinafter referred to as the "Project" and identified in numbered paragraph 11 of this Agreement; and

Whereas, the Department of Transportation of the State of Illinois, under Chapter 121, Article 4-409 of the Illinois Revised Statutes, as currently in effect, may enter into a written contract with any other highway authority for the jurisdiction, maintenance, administration, engineering or improvement of any highway or portion thereof; and

Whereas, the Federal Highway Administration and the Urban Mass Transportation Administration are authorized under 23 U.S.C. 103(e)(4) to approve the use of funds made available by the request for withdrawal of certain non-essential Interstate highway routes from the Interstate System for substitute highway or non-highway public mass transit project; and

Whereas, the State of Illinois and the City have concurred on the use of such funds available from the Interstate System Withdrawal and Substitution Program; and

Whereas, the City is proceeding with studies and engineering required for the Project; and

Whereas, under the federal regulations, certain written agreements for the Project may be required.

The State Hereby Agrees:

- 1. To reimburse the City for 100% of the non-federal (State) and federal shares of the costs incurred in connection with the contract construction, force account construction, and construction engineering/supervision of the Project, as hereinafter provided, in numbered paragraph 12, upon receipt of progressive billings supported by documentation as required by the State and Federal Highway Administration.
- 2. To review, approve and submit to the Federal Highway Administration without delay, all submittals which require Federal Highway Administration review, approval or other action.

The City Hereby Agrees:

- 3. To prepare, or cause to be prepared, studies, surveys, plans, specifications and estimates of cost for said Project.
- 4. Upon approval from the State, to let and award the contract for the Project, and/or to provide or cause to be provided all force account construction, and construction engineering/supervision, all in accordance with established procedures of the City, the State and the Federal Highway Administration.
- 5. To finance the work pending progressive reimbursement by the State of the federal and non-federal (State) shares of costs, to appropriate such funds as are necessary therefore, and to prepare a complete and accurate breakdown of the costs of the Project.
- 6. To comply with all applicable Executive Orders and federal legislation pursuant to the Equal Employment
 Opportunity and Nondiscrimination Regulations, as may be required by the State and under Federal Law.
- 7. That failure on the part of the City to fulfill its responsibilities assigned in numbered paragraphs 6 and 9 of this Agreement may render the City ineligible for future federal participation in projects for which the City has similar responsibilities, until such failures are corrected.
- 8. To retain all Project records and to make them available for audit by state and federal auditors during the Project development and construction stages, and for a period of three (3) years after final acceptance of the Project by the parties hereto.

The Parties Hereto Mutually Agree:

- 9. That, upon completion of the improvement, the City and the State will maintain or cause to be maintained, in a satisfactory manner, their respective portions of the improvement in accordance with established jurisdictional authority.
- 10. That prior to initiation of work to be performed hereunder, the disposition of encroachments will be cooperatively determined by representatives of the City and State.
- 11. That said Project generally consists of the improvement of the five-legged intersection of at-grade Western Avenue with Clybourn Avenue and Belmont Avenue.
 - The existing driving surface will be removed. The pavement base will be repaired and a new driving surface will be applied. The left turn lanes on

Western Avenue will be realigned. Exclusive turning lanes will be provided as appropriate and traffic signals will be modernized at all approaches to the intersection. Utilities will be adjusted. Curbs, gutters, sidewalks, driveways and medians will be repaired as necessary and sidewalk ramps for the handicapped and pavement markings will be provided. All other appurtenances necessary to complete the Project will also be provided.

12. That the estimated costs of the Project covered and described by this Agreement are as follows:

Contract Construction	· · · · · · · · · · · · · · · · · · ·	\$585,000
Force Account Construction		\$200,000
Construction Engineering/Supervisio	n	<u>\$ 60,000</u>
	TOTAL:	\$845,000

and that based upon the current ratio of federal to non-federal (State) funds for Interstate Substitution projects, the proportional participation for the Project will be:

Federal-Aid Share (IX) (85% of \$845,000)		\$718,250
Non-Federal Share (State) (15% of \$845,000)		<u>\$126,750</u>
	TOTAL:	\$845,000

and that based upon said ratio, State financia! participation (referred to herein as the non-federal share) shall be limited to a maximum of \$126,750, with any non-federal share required in excess of that amount to be provided by the City, or by amendment to this Agreement.

- 13. That the City shall be responsible for 100% of the cost of any work not eligible for federal participation.
- 14. That standard Federal-Aid procedures and requirements shall apply to all phases of this Project.
- 15. That the Commissioner of Public Works is authorized to execute 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 (\$845,000) as authorized by the City Council.

- 16. That this Agreement and the covenants contained herein shall be void ab initio in the event the contract covering the construction work contemplated herein is not awarded and/or the force account construction work is not authorized by January 1, 1991.
- 17. That all prior agreements, or portions thereof, between the City and the State which refer to the construction of this Project are superseded by this Agreement.

This Agreement shall be binding upon and inure to the benefit of the parties hereto, their successors and assigns.

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

[Signature forms omitted for printing purposes.]

Minority Business Enterprises Provisions attached to this agreement reads as follows:

Minority Business Enterprises Provisions.

"It is the Policy of the U. S. Department of Transportation that minority business enterprises, as defined in 49 C.F.R. Part 23, shall have the maximum opportunity to participate in the performance of contracts financed in whole or in part with federal funds under this agreement. Consequently, the M.B.E. requirements of 49 C.F.R. Part 23 apply to this agreement.

The State and City agree to ensure that minority business enterprises, as defined in 49 C.F.R. Part 23, have the maximum opportunity to participate in the performance of this agreement. In this regard the State and City shall take all necessary and reasonable steps, in accordance with 49 C.F.R. Part 23, to ensure that minority business enterprises have the maximum opportunity to compete for and perform portions of contracts and subcontracts financed in whole or in part with federal funds provided under this agreement. The State and City shall not discriminate on the basis of race, color, national origin, or sex in the selection and retention of contractor or subcontractors, including procurement of materials and lease of equipment.

The City shall include the provisions of this "Policy" in every contract, including procurement of materials and leases of equipment.

Failure to carry out the requirements set forth above shall constitute a breach of this agreement and may result in termination of the agreement or such remedy as deemed appropriate."

This Agreement shall be administered under the provisions of the City of Chicago's federally approved Disadvantaged Business Enterprise Program.

AMENDMENT OF ORDINANCE WHICH AUTHORIZED EXECUTION OF LOAN AND SECURITY AGREEMENT WITH WARBURTONS, INCORPORATED.

The Committee on Finance submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith, amending an ordinance passed on July 27, 1988 by substituting a new Exhibit "A" in said ordinance which authorized the execution of a loan and security agreement with Warburtons, Incorporated.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Figueroa, Gabinski, Austin, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 43.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a) Article VII of the 1970 Constitution of the State of Illinois, has previously authorized a loan to Warburtons, Inc., by ordinance passed on July 27, 1988 (the "Prior Ordinance"); and

WHEREAS, The Department of Economic Development has preliminarily reviewed and approved a modification of the original loan terms, substituting the corporate guaranties of First Chicago Capital Corporation and of Warburtons Limited, U.K. for the personal guaranties of William Underhill and Robert Shaw; now, therefore,

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

- SECTION 1. The Prior Ordinance is amended by substituting Exhibit "A" of this ordinance for Exhibit "A" of the Prior Ordinance.
- SECTION 2. Unless indicated to the contrary herein, all other provisions of the Prior Ordinance shall remain in full force and effect.
- SECTION 3. This ordinance shall be in full force and effect by and from its date of passage.

Exhibit "A" attached to this ordinance reads as follows:

Exhibit "A".

Basic Terms And Conditions.

Warburtons, Incorporated.

Loan Amounts:

\$100,000 Business Development Loan

\$100,000 Co-Venture Loan

\$100,000 Illinois Fixed Rate Loan

- a) the term of each loan shall be seven (7) years, with monthly payments.
- b) the interest rate charged shall be 75% of the prime rate for the not to exceed \$100,000 Business Development Loan; six (6) percent for the not to exceed \$100,000 Co-Venture Loan; and three (3) percent for the not to exceed \$100,000 Illinois Fixed Rate Loan.
- c) the City shall receive a first lien position on \$500,000 of existing equipment.
- d) the City shall receive a first lien position on equipment acquired with the proceeds of these loans.
- e) the City shall receive the unlimited corporate guaranties of repayment of First Chicago Capital Corporation and of Warburtons Limited, U.K.
- f) the City shall receive a first lien on all accounts receivable, inventory, work-inprocess and raw materials.
- g) the City shall receive a second mortgage on the real estate located at 5757 West 59th Street.
- h) the City shall receive proof of additional financing in substantial compliance with the following terms:
 - (1) private financing of at least \$419,900 over a term of at least seven (7) years at the rate of nine and one-half (9-1/2) percent; and
 - (2) private equity investment of at least \$343,100.

EXECUTION OF INTERAGENCY AGREEMENT WITH ILLINOIS CRIMINAL JUSTICE INFORMATION AUTHORITY TO PROVIDE FUNDING FOR PHASE ONE OF 1988 CRIME LABORATORY UPGRADE PROGRAM.

The Committee on Finance submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith, authorizing the execution of an interagency agreement with the Illinois Criminal Justice Information Authority in the amount of \$60,000.00 for Phase One of the 1988 Crime Laboratory Upgrade Program.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Figueroa, Gabinski, Austin, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 43.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, It is recognized that narcotic use and abuse is one of the most significant criminal and social problems confronting society today; and

WHEREAS, Proper handling and analysis of evidence obtained by law enforcement officials in narcotics related incidents is crucial to the effective functioning of the criminal justice system; and

WHEREAS, The City of Chicago, through its Department of Police (hereinafter the "Department") has approved the Local Crime Laboratory Upgrade Program (hereinafter the "Program") designed to expedite in a timely fashion laboratory analysis of controlled substances; and

WHEREAS, The Illinois Criminal Justice Information Authority has awarded the Department a grant in the amount of Sixty Thousand Dollars (\$60,000.00) to implement Phase 1 of the Program with no local match required; now, therefore,

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

SECTION 1. The Mayor is authorized to execute and the City Clerk to attest and affix the seal of the City of Chicago upon an Interagency Agreement between the City and the State of Illinois subject to the approval of the City Comptroller and as to form and legality by the Corporation Counsel; said agreement to be substantially in the form as attached.

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

Interagency Agreement attached to this ordinance reads as follows:

Interagency Agreement.

Justice Assistance Act Programs.

This Interagency Agreement is entered into by the Illinois Criminal Justice Information Authority, with its offices at 120 South Riverside Plaza, Chicago, Illinois 60606, hereinafter referred to as the "Authority", and the City of Chicago on behalf of the Chicago Police Department hereinafter referred to as the "Implementing Agency", with its principal offices at 1121 South State Street, Chicago, Illinois 60605, for the implementation of the Criminal History Record Information Program.

Whereas, Chapter 38, Paragraph 210-7(k) of the Illinois Revised Statutes establishes the Illinois Criminal Justice Information Authority (the "Authority") as the agency "to apply for, receive, establish priorities for, allocate, disburse and spend grants of funds that are made available . . . from the United States pursuant to the federal Crime Control Act of 1973, as amended, and similar federal legislation, and to enter into agreements with the United States government to further the purposes of this Act, or as may be required as a condition of obtaining federal funds"; and

Whereas, pursuant to the Justice Assistance Act of 1984, the Authority named the following program areas as the focus of the Illinois Justice Assistance Application for federal fiscal year 1986:

Providing community and neighborhood programs that enable citizens and police to undertake initiatives to prevent and control neighborhood crime:

Providing for operational information systems and workload management systems which improve the effectiveness of criminal justice agencies;

Identifying and processing within the criminal justice system persons (including juvenile offenders) with a history of serious criminal conduct; and

Providing training, management and technical assistance to criminal justice personnel; and

Whereas, the Budget Committee, on behalf of the Authority, voted to designate the City of Chicago on behalf of the Chicago Police Department a recipient of funds for the purpose of implementing a program to address one of the four named areas.

Now, Therefore, Be It Agreed by and between the Illinois Criminal Justice Information Authority and the City of Chicago on behalf of the Chicago Police Department as follows:

Section 1. Definitions.

a. "Exhibit": means any document which is expressly stamped or printed as an "Exhibit" and is appended to this agreement.

b. "Program": means a planned, integrated approach to an identified problem which is characterized by clear goals, measurable objectives, the implementation of strategies to achieve those objectives and a mechanism for assessing the effectiveness of those strategies.

Section 2. Term Of Agreement.

This agreement shall commence on December 15, 1988 and shall terminate no later than September 30, 1989 unless the period is extended by an amendment to this agreement. Costs incurred prior to the effective date, or after termination pursuant to the provisions of this agreement, shall not be paid by the Authority.

Section 3. Program Description And Budget.

The Implementing Agency agrees to undertake and perform in a satisfactory manner the program mutually determined in and set out in the Program Description attached and incorporated herein as Exhibit A and the Budget attached and incorporated herein as Exhibit B.

Section 4. Payment.

The Authority agrees to make payment to the Implementing Agency for the administration and implementation of the program described in Exhibit A. Bi- monthly payments will be made to an Implementing Agency whose award totals less than \$50,000 upon receipt of the reports described in Section 8 of this agreement. Monthly payments will be made to an Implementing Agency whose award totals more than \$50,000 upon receipt of the reports described in Section 8 of this agreement. No payment shall be made to the Implementing Agency unless and until the Implementing Agency is in full compliance with applicable state and federal laws and the provisions of this agreement.

The maximum amount of federal funds payable under this agreement is \$60,000 and is dependent upon the expenditure of matching funds as described in Section 5 and Exhibit B.

Section 5. Match.

Funds from the Justice Assistance Act may be used to pay up to 50 percent of the costs described in Exhibit B. The remaining non-federal share must be provided by the Implementing Agency. Failure of an Implementing Agency to provide financial support in the amount of at least \$60,000 shall result in a proportionate reduction in the amount of federal funds awarded under this agreement. Match, as included in Exhibit B of this agreement, may be contributed at any time during the term of this agreement but must be paid in full with supporting documentation before September 30, 1989. Match shall be documented so as to be subject to audit.

Section 6. Funding Limitation.

Payment under this agreement is subject to passage of a suitable and sufficient appropriation by the Illinois General Assembly. Obligations of the State of Illinois will cease immediately without penalty of further payment being required in any fiscal year should the actions of the General Assembly or any applicable funding source result in the failure to appropriate or otherwise make available sufficient funds for this agreement.

Section 7. Non-Supplantation.

The Implementing Agency agrees that federal funds made available under this agreement will not be used to supplant available local funds, but will be used to increase the amounts of such funds that would, in the absence of federal funds, be made available to the Implementing Agency for criminal justice activities.

Section 8. Reporting Requirements.

By the 15th day of each month, the Implementing Agency agrees to submit data for the preceding month relevant to the performance indicators listed in Exhibit A and any other data specified by the Authority.

The Implementing Agency is further required to submit monthly or bimonthly fiscal reports as provided in Section 4 and to file a year-end financial status report, the content and form of which will be determined by the Executive Director of the Authority.

The Implementing Agency agrees to report any additional information required by the Executive Director of the Authority.

Section 9. Maintenance Of Records.

The Implementing Agency agrees to retain financial and program records for the program for three years following the ending date of this agreement as amended. Records shall be retained beyond the three year period if an audit is in progress and/or the findings of a completed audit have not been resolved satisfactorily.

Section 10. Inspection And Audit.

Pursuant to Office of Management and Budget Circular A-128 "Audits of State and Local Governments", the Implementing Agency agrees to provide for an independent audit of its activities. Audits shall be performed annually. Audits shall be performed in accordance with the general accounting office standards for audit of governmental organizations, programs, activities and functions, significant grant provisions, the guidelines for financial and compliance audits of federally assisted programs, any compliance supplements approved by the Office of Management and Budget, and generally accepted auditing standards established by the American Institute of Certified Public Accountants. Copies of all audits must be submitted to the Authority within 30 days of completion.

The Authority shall have access for purposes of audit and examination to all relevant books, documents, papers, and records of the Implementing Agency, and to relevant books, documents, papers and records of subcontractors.

Section 11. Close-Out Requirements.

Within 90 days of the end date of this agreement or any approved extension thereof the following documents must be submitted by the Implementing Agency to the Authority: (a) final financial status report, (b) final progress and data reports, (c) property inventory report, and (d) other documents required by the Authority.

Section 12. Implementing Agency Compliance.

The Implementing Agency agrees to comply with all applicable laws, regulations, rules and guidelines of the State of Illinois, the Federal Government and the Authority in the performance of this agreement, including but not limited to:

-- Those state and local laws and guidelines specified in Sections 10 and 21 of this agreement.

- The provisions of 28 C.F.R. applicable to grants and cooperative agreements including Part 18, Administrative Review Procedure; Part 20, Criminal Justice Information Systems; Part 22, Confidentiality of Identifiable Research and Statistical Information; Part 23, Criminal Intelligence Systems Operating Policies; Part 30, Intergovernmental Review of Department of Justice Programs and Activities; Part 42, Nondiscrimination Equal Employment Opportunities, Policies and Procedures; Part 61, Procedures for Implementing the National Environmental Policy Act; and Part 63, Floodplain Management and Wetland Protection Procedures.
- -- National Environmental Policy Act of 1969, 42 U.S.C. pars. 4321, et seq. (1970) [N.E.P.A.].
- -- National Historic Preservation Act of 1966, 16 U.S.C. pars. 470, et seq. (1970) [N.H.P.A.].
- -- Flood Disaster Protection Act of 1973, 42 U.S.C. pars. 4001, et seq. (Supp. III, 1973) [F.D.P.A.].
- -- Clean Air Act of 1970, 42 U.S.C. pars. 7401, et seq. (Supp. II, 1972).
- Federal Water Pollution Control Act of 1948, as amended, 33 U.S.C. pars. 1251, et seq. (Supp. II, 1972) [F.W.P.C.A.].
- -- Safe Drinking Water Act of 1974, 42 U.S.C. pars. 300f, et seq. (Supp. IV, 1974) [S.D.W.A.].
- -- Endangered Species Act of 1973, 16 U.S.C. pars. 1531, et seq. (Supp. III, 1973) [E.S.A.].
- -- Wild and Scenic Rivers Act of 1968, as amended, 16 U.S.C. pars. 1271, et seq. (1976) [W.S.R.A.].
- -- Historical and Archeological Data Preservation Act of 1960, as amended, 16 U.S.C. pars. 469, et seq. (Supp. IV, 1974) [H.A.D.P.A.].
- -- Coastal Zone Management Act of 1972, 16 U.S.C. pars. 1451, et seq. (Supp. II, 1972) [C.Z.M.A.].
- -- Indian Self-Determination Act, 25 U.S.C. pars. 450f (Supp. V, 1975).
- -- Intergovernmental Cooperation Act of 1968, 42 U.S.C. pars. 4201, et seq. (1970).
- -- Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, 42 U.S.C. pars. 4601, et seq. (1970).
- -- Hatch Political Activity Act of 1940, as amended, 5 U.S.C. pars. 1501, et seq. (Supp. IV, 1974).
- -- Animal Welfare Act of 1970, 7 U.S.C. pars. 2131, et seq. (1970).

-- Demonstration Cities and Metropolitan Development Act of 1966, 42 U.S.C. pars. 3301, et seq. (1970).

Section 13. Equal Employment Opportunity Program.

If the Implementing Agency has 50 or more employees, is receiving more than \$25,000 pursuant to this agreement, and has a service population with a minority representation of 3 percent or more, the Implementing Agency agrees to formulate, implement and maintain an equal employment opportunity program relating to employment practices affecting minority persons and women. If the Implementing Agency has 50 or more employees, is receiving more than \$25,000 pursuant to this agreement, and has a service population with a minority representation of less than 3 percent, the Implementing Agency agrees to formulate, implement, and maintain an equal employment opportunity program relating to employment practices affecting women.

Implementing Agency hereby certifies that an equal employment opportunity program as required by this section and Section 14 of this agreement will be in effect on or before the effective date of this agreement. Any Implementing Agency receiving more than \$500,000 shall in addition submit a copy of its equal employment opportunity plan as directed by the Authority.

Section 14. Nondiscrimination.

The Implementing Agency agrees that no person shall be excluded from participation in, denied the benefits of, subjected to discrimination under, or denied employment in connection with any activity funded under this agreement on the basis of race, color, religion, national origin, handicap or sex. The Implementing Agency assures compliance with the following statutes:

- Title VI of the Civil Rights Act of 1964;
- -- Section 504 of the Rehabilitation Act of 1973, as amended:
- -- Title IX of the Education Amendments of 1972;
- -- The Age Discrimination Act of 1975; and
- -- The Department of Justice Nondiscrimination Regulations, 28 C.F.R. Part 42, subparts C, D, E and G.

Section 15. Confidentiality.

The Implementing Agency agrees not to use or reveal any research or statistical information furnished under this program by any person and identifiable to any specific private person for any purpose other than the purpose for which such information was obtained in accordance with this program and the Justice Assistance Act. Such information shall be immune from legal process and shall not, without the consent of the person furnishing such information, be admitted as evidence or used for any purpose in any action, suit or other judicial, legislative or administrative proceeding.

Section 16. Bribery.

The Implementing Agency certifies that neither it nor any of its officials, agents or employees acting on its behalf, has been convicted of bribery or attempting to bribe an official or employee of the State of Illinois, nor has the Implementing Agency made an admission of guilt of such conduct which is a matter of record.

Section 17. Assignment.

The Implementing Agency shall make no assignment of this agreement or of any of the monies due hereunder without prior written approval of the Authority.

Section 18. Subcontracting.

Any work or professional services subcontracted for shall be specified by written contract, and shall be subject to all provisions contained in this agreement. Subcontracts in excess of \$1,500 must be approved by the Authority prior to their effective dates. The Implementing Agency shall be liable for the performance, acts or omissions of any person, organization or corporation with which it contracts. The Authority shall not be responsible to any subcontractor.

Section 19. Independent Contractor.

The Implementing Agency, in the performance of this agreement, shall act as an independent contractor and not as an agent or employee of the Authority. The Implementing Agency shall be liable, and agrees to be liable for, and shall indemnify, defend and hold the Authority harmless, for all claims, suits, judgments or damages arising from the performance of this agreement.

Section 20. Exhibits And Amendments.

The documents appended are made a part of this agreement, as exhibits and amendments as the case may be, as indicated. Any amendment to this agreement must be signed by both parties to be effective. The Implementing Agency shall perform the services, subject to this agreement in accordance with all terms, conditions and provisions set forth in such exhibits and amendments, in addition to those enumerated therein. The use of the term "n/a" means the item is not applicable to this agreement.

Section 21. Termination Or Expiration Of The Interagency Agreement.

The Implementing Agency shall operate in conformance with the following state and federal laws and guidelines, when applicable: the Justice Assistance Act of 1984, the Office of Justice Assistance Research and Statistics M7100.1C, Federal Management Circular A-87, Office of Management and Budget Circular A-128, the Illinois Grant Funds Recovery Act (Ill. Rev. Stat. 1983, Ch. 127, pars. 2301 et seq.), the Illinois Purchasing Act (Ill. Rev. Stat. 1983, Ch. 127, pars. 132 et seq.), the State Comptroller Act (Ill. Rev. Stat. 1983, Ch. 15, pars. 201 et seq.), the U. S. Department of Justice Regulations Governing Criminal History Record Information Systems (28 C.F.R. 20.1 et seq.), the U. S. Department of Justice Regulations Governing the Confidentiality of Identifiable Research and Statistical Information (28 C.F.R. 22.1 et seq.) and the rules of the Authority currently in effect (20 Ill. Admin. Code 1520 et seq.) or hereinafter adopted.

The Executive Director of the Authority, in accordance with the Authority's Operating Procedures for the Administration of Federal Funds, may suspend or terminate performance of this agreement for nonconformance with any state or federal law, with such guidelines as specified in this section, or the terms or conditions of this agreement.

Section 22. Renegotiation, Modification, Or Amendment Of The Interagency Agreement.

No alteration, variation, modification, termination, addition to or attempted waiver of any provisions of this agreement shall be valid or binding unless in writing, signed by all the parties and attached to the original agreement. The parties agree to renegotiate, modify, or amend this agreement should federal or state laws or regulations require alteration of this agreement.

Section 23. Integration.

This document, and the exhibits, amendments, and items incorporated by reference, constitute the entire agreement between the parties pertaining to the subject matter hereof and supersede all prior and contemporaneous agreements and understandings of the parties, oral or written, which are not fully expressed herein. No alleged covenant,

representation, or condition not expressed in this agreement shall affect or be effective to interpret, change or restrict the express provisions of this agreement.

Section 24. Severability.

If any item or provision of this agreement is held invalid, unenforceable, voidable or void, said term or provision shall not affect the other terms or provisions of this agreement which can be given effect without the invalid term or provision.

Section 25. Acceptance.

The terms of this interagency agreement are hereby accepted by the parties hereto:

[Signature forms omitted for printing purposes.]

[Exhibit "B" attached to this agreement printed on pages 21332 through 21335 of this Journal.]

Exhibit "A" attached to this ordinance reads as follows:

Exhibit A: Program Narrative.

- I. Summary.
- II. Statement Of Problem.
- III. Goal(s) And Objective(s).
- IV. Program Strategies.
- V. Performance Indicators.
- VI. Implementation Schedule.

Chicago Police Department Criminal History Record Program: Phase I.

I. Summary.

The Chicago Police Department maintains criminal history records manually. To address this problem, the Department convened its Information Systems Policy Committee, comprised of first level management, on November 14, 1988. At this meeting, problems were identified and conceptual solutions were outlined by members of the Records Division and presented to the Committee. Automation of the Department's criminal history file became the Committee's priority.

Proposed is a two-phase program to automate the Department's criminal history records. During Phase I the following steps will be accomplished:

- a. Identification of Department members to manage the program. Because separate functional areas are involved, responsibilities may be shared;
- b. Identification and hiring of a subcontractor to complete a system analysis;
- c. Identification of Department units and selected Department members for user input;
- d. Completion of system analysis; preparation of all specifications for automated criminal history record system; and
- e. Inclusion of components for exchange of information with other criminal justice agencies.

The resulting program will not only address user requirements but also take into account technological developments and capabilities, and complement and supplement other systems, plans and operations, internal and external with regard to criminal history and investigation information.

II. Statement Of Problem.

Background -- The Chicago Police Department's Criminal History File, commonly referred to as the Chicago Identification Record or simply as the I.R. file, is a large manual information system which includes identification, arrest, and disposition information on persons arrested by Chicago police officers. The methods used in collecting, updating and disseminating data from this system are the same as used over fifty years ago.

The manual I.R. files contain criminal history record information and are used to assist prosecutors in approving appropriate charges and the judiciary in setting bonds and administering adequate sentences. State statutes mandate the Illinois State Police to serve as the official central repository of criminal history record information within Illinois. However, the state does not accept some arrest data, particularly certain misdemeanor charges. By contrast, the Chicago rap sheets are often more complete with respect to Chicago arrests and, thus in many cases, more informative and useful.

Despite its ability to manually produce criminal history records, the Department is experiencing problems with its system.

- The Department's Identification Section has created and maintains well over 750,000 rap sheets. Because this is a manual, labor intensive clerical task, mountains of paper are produced and handled repetitively.
- In the typical arrest process, a minimum of 3 to 5 inquiries for every offender are made against the criminal histories via phone, manual search and the semi-automated *Identification System Index*. These redundant searches are made independently by Department members concerned with positive identification so that the most effective and appropriate police action can be taken.
- Problems with delivery of fingerprint cards and poor quality of fingerprints result
 in a percentage of inefficient or inaccurate identification and updating of the
 criminal histories.
- Typists manually enter each arrest's court disposition from a court sergeant's notification or one from the Clerk of the Circuit Court despite the fact that the Clerk has made available all disposition information on computer tape.
- Frequently time is of the essence when information is requested from rap sheet files. The manual method of updating court dispositions, out- of-Chicago arrest and sentencing information reduces the likelihood of complete information being available.
- The potential for catastrophic loss of manual files is great as the manual system has no back-up.
- Because the files are manually generated, maintained and updated, inaccuracies
 or omissions are cumbersome to locate and correct, frequently only being
 discovered by a concerned arresting officer, investigative detective or prosecuting
 attorney. Since these files do not lend themselves to comparison against the other
 sources of the same information, it is difficult to validate important information.
- Managerial, administrative, and criminal investigative data and statistics which
 might be retrievable by analysis of these rap sheet files, are beyond the reach of
 the Department or academic community researchers because of constraints
 inherent in a manual system.

III. Goal(s) And Objective(s).

The goal of the proposed program is to identify the long-range information requirements of the Chicago Police Department with respect to arrest information and to implement the criminal history record information component of this system.

The objective of the proposed program is to produce a long-range information system strategy with respect to arrest and criminal history data processed by the Chicago Police Department.

IV. Program Strategies.

Clearly, the Chicago Police Department cannot continue to maintain its criminal history information manually without suffering increased inefficiencies and risking errors in posting, filing or retrieval of information. The volume of requests for information -- 175,000 in 1987 -- has grown beyond a scale that can be stored and tracked manually. Automation of the Department's criminal history files is a must.

In developing and implementing an automated system, the Department proposes a twophase effort. Phase I calls for the design of a system which will meet the needs of all users of the system. Among the issues to be addressed during this phase are:

- The information to be collected and entered into the system;
- Who will have access to the system and how that will take place;
- Integration of the new system with the Department's other automated information systems;
- The exchange of information with other criminal justice agencies;
- Staffing needs; and
- The long-range needs of the Department with respect to criminal history record information.

Phase II of the proposed plan calls for the implementation, testing and fine-tuning of the criminal history record system component of the plan. During Phase II the Department's work group will continue to be consulted about changes in their respective units which may have an impact on the system's output. Where possible and when deemed necessary, an attempt will be made to include the changes in the system.

V. Performance Indicators.

Number of hours spent designing the system.

Number of system components identified.

VI. Implementation Schedule.

		Begin	Complete
A.	Identify Department managers responsible for program.	11/21/88	12/2/88
В.	Initiate hiring process of subcontractor to accomplish system analysis.	11/26/88	1/27/88
C.	Review and approval of subcontract by the Authority.	12/16/88	12/21/88
D.	Review and approval of subcontract by the City of Chicago Purchasing Department.		12/21/88
E.	Identify and establish user work group of Chicago Police Department members.	12/16/88	1/6/89
F.	System analysis definition requirement.	1/30/89	3/31/89
G.	System design.	4/3/89	6/30/89
H.	Complete documentation.		7/7/89
I.	Review and approval of final documentation.	7/10/89	7/28/89

Exhibit B - Budget

Criminal History Record Information Program: Phase I

Personnel Services

Job Title Captain of Police	•	Annual Salary 55,470	Months On Program 7	X Time On Program	•	Federal Amount -0-	•	Local Cash Contrib. 4,853	•	Total Cost	
Manager Systems and Programming	•	53,450	7	15	•	-0-	•	4,676	•	4,676	
Lieutenant of Police	•	50,270	7	30	•	0-	•	8,797	•	8,797	
Principal Systems Engineer	•	48,950	7	75	•	-0-	"	21,415	"	21,415	
Sergeant of Police	•	43,350	7	80	• ••	-0-	•	12,643	•	12,643	
Police Officer	•	33,570	7	20	•	-0-	4	3,916	"	3,916	
		Social Se	SubTotal Social Security & Other Fringe Benefits	SubTotal inge Benefits	99	-0-	~ ~	56,300 22,284	~ ~	56,300 22,284	
			TOTAL PERSONNEL COST	NNEL COST	•	-0-	•	78,584	•	78,584	
Commodities						Federal Amount		Local Cash Contribution		Total Cost	
Paper, typewriter ribbons, forms, and file folders.	s, and f	ïle foldera.			•	-0-	1	1,200	•	1,200	
			TOTAL COM	TOTAL COMMODITIES COST	4	-0-	د	1,200	6	1,200	

ILLINOIS CRIMINAL JUSTICE INFORMATION AUTHORITY
Office of Federal Assistance Programs
Page R 7

Exhibit B - Budget

Criminal History Record Information Program: Phase I

Travel (Program Personnel Only)	Federal	eral ount	Local Cash Contribution	ci	To	Total Cost
Travel to Joliet, Illinois to meet with personnel of the State Bureau of Identification	•	1,000	, ~	0-	69	1,000
Travel to various Chicago suburban law enforcement agencies.	5	-0-	•	200	••	200
TOTAL TRAVEL COST	•	1,000	~	200	•	1,200
Consultants	Federal Amount	era l	Local Cash Contribution	. c t	To	Total Cost
Systems Analysis	•	48,500	· ·	0-	•	48,500
Miscellaneous Contractual	•	10,500	•	0-	•	10,500
TOTAL CONSULTANTS COST	•	89,000		-0-	•	9,000
GRAND TOTAL	•	90009	\$ 79,984	28	•	139,984

ILLINOIS CRIMINAL JUSTICE INFORMATION AUTHORITY
Office of Federal Assistance Programs
Page B 3

Exhibit B: Budget Narrative.

Criminal History Record Information Program: Phase I.

Personnel Services.

Captain of Police (Commanding Officer of the Identification Section) Monthly salary \$4,622 X 15% of time devoted to the project for 7 months.

\$4,622 X 15% X 7

\$ 4,853

Manager of System and Programming (Data Systems Division) Monthly salary \$4,454 X 15% of time devoted to the project for 7 months.

\$4,454 X 15% X 7

\$ 4,676

Lieutenant of Police (Automated Fingerprint Identification Network Manager)

Monthly salary \$4,189 X 30% of time devoted to the project for 7 months.

\$4,189 X 30% X 7

\$ 8,797

Principal Systems Engineer (Data Systems Division, Project Manager) Monthly salary \$4,079 X 75% of time devoted to the project for 7 months.

\$4,079 X 15% X 7

\$21,415

Sergeant of Police (Automated Fingerprint Identification Network, Assistant Manager)
Monthly salary \$3,612.50 X 50% of time devoted to the project

Monthly salary \$3,612.50 X 50% of time devoted to the profor 7 months.

\$3,612.50 X 50% X 7

\$ 12,643

\$139,984

Police Officer (Automated Fingerprint Identification Network, Project Researcher)
Monthly salary \$2,797 X 20% of time devoted to the project for 7 months.

\$2,797 X 20% X 7	\$	3,916
Social Security And Other Fringe Benefits	\$	22,284
Commodities.		
Paper, typewriter ribbons, forms and file folders.	\$	1,200
Travel.		
Travel expenses for program personnel to and from the Illinois State Bureau of Identification in Joliet, Illinois.	\$	1,000
Travel expenses for program personnel to and from Chicago suburban law enforcement agencies.	\$	200
Consultants.		
Systems Analysis	\$	48,500
Miscellaneous Contractual	<u>\$</u>	<u>10,500</u>

TOTAL:

AUTHORIZATION FOR CORPORATION COUNSEL TO ENTER INTO SETTLEMENT AGREEMENT REGARDING FRITZ V. CITY OF CHICAGO.

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 in the following matter: Fritz v. City of Chicago, No. 82 L 14929, in the amount of \$200,584.00.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Figueroa, Gabinski, Austin, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 43.

Nays -- None.

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

AUTHORITY GRANTED FOR ISSUANCE OF FREE PERMITS, LICENSE FEE EXEMPTION AND CANCELLATION OF EXISTING WATER RATES FOR CERTAIN CHARITABLE, EDUCATIONAL AND RELIGIOUS INSTITUTIONS.

The Committee on Finance to which were referred on December 7, 1988 sundry proposed ordinances transmitted therewith to authorize the issuance of free permits, license fee exemption and cancellation of existing water rates for certain charitable, educational and religious institutions, submitted separate reports recommending that the City Council pass said proposed ordinances.

On motion of Alderman Natarus, the said proposed ordinances were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

Alderman Natarus 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):

FREE PERMITS.

Catholic Archdiocese/Catholic Charities.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Catholic Archdiocese/Catholic Charities, for electrical installations, on the premises known as 2001 West Devon Avenue.

Said building shall be used exclusively for social services and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted.

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

Catholic Archdiocese/Saint Stanislaus Kostka Church.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to the Catholic

Archdiocese/Saint Stanislaus Kostka Church, for electrical installations on the premises known as 1351 West Evergreen Avenue.

Said building shall be used exclusively for religious and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted.

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

Children's Memorial Hospital.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Fire, the Commissioner of Water and any other commissioners or departments involved in the permit review process are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to the Children's Memorial Hospital for interior remodeling of the Jones and Wilson Buildings located approximately at 2300 -- 2360 North Orchard.

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

El Valor Corporation.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to El Valor Corporation, for general renovation on the premises known as 1850 West 21st Street.

Said building shall be used exclusively for training the handicapped and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted.

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

Finders Keepers Resale Shop.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Finder Keepers Resale Shop, for remodeling building on the premises known as 2467 North Lincoln Avenue.

Said building shall be used exclusively for sales and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted.

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

LICENSE FEE EXEMPTION.

Griffin Theatre Company.

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

SECTION 1. The Department of Revenue is hereby directed to issue a public place of amusement license, free of charge, to the Griffin Theatre Company, 2700 North Elston Avenue, notwithstanding other ordinances of the City to the contrary, for the year 1989.

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

CANCELLATION OF EXISTING WATER RATES.

Eureka Missionary Baptist Church.

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

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$3,787.54 charged against Eureka Missionary Baptist Church, 5401 -- 5403 South Halsted Street (Account Number 2-2406-01-3390-6).

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

Moody Church.

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

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the amount of \$1,124.23, charged against Moody Church, 1609 North LaSalle Street.

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

Wellington Avenue Church.

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

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel existing water rates in the amount of \$7,429.89, charged to the Wellington Avenue Church, 615 West Wellington Avenue (Account Number 5-4405-64-5000-3).

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

CITY COMPTROLLER AUTHORIZED AND DIRECTED TO CANCEL WARRANTS FOR COLLECTION ISSUED AGAINST CERTAIN CHARITABLE, EDUCATIONAL AND RELIGIOUS INSTITUTIONS.

The Committee on Finance, to which had been referred on December 7, 1988 sundry proposed orders for cancellation of specified warrants for collection issued against certain charitable, educational and religious institutions, submitted reports recommending that the City Council pass the following proposed substitute order:

Ordered, That the City Comptroller is hereby authorized and directed to cancel specified warrants for collection issued against certain charitable, educational and religious institutions, as follows:

Name And Address	Warrant No. And Type Of Inspection	Amount
Archdiocese of Chicago 155 East Superior Street	A1-705423 (Elev.)	\$9 0.00
	B1-718561 (Bldg.)	57.50
Grant Hospital (various locations)	No. 1 Erie City-Water Tube Boiler	30.00
	No. 2 Erie City-Water Tube Boiler	30.00
	No. 2 Erie City-Water Tube Boiler	30.00
Lutheran General Hospital 2035 North Lincoln Avenue	No. 2 B&W-Water Tube Boiler	30.00
19th Church of Christ Scientist 4015 North Pulaski Road	F4-527028 (Mech. Vent.)	19.00
Dr. William M. Scholl College of Podiatric Medicine 1001 North Dearborn Street	B4-700245 (Bldg.)	138.00

On motion of Alderman Natarus, the foregoing proposed substitute order was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

INSTALLATION OF ALLEY LIGHT BEHIND PREMISES AT 2014 NORTH SHEFFIELD AVENUE.

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

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the erection of an alley light behind the premises at 2014 North Sheffield Avenue.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

AUTHORITY GRANTED FOR PAYMENTS OF HOSPITAL, MEDICAL AND NURSING SERVICES RENDERED CERTAIN INJURED MEMBERS OF POLICE AND FIRE DEPARTMENTS.

The Committee on Finance submitted a report recommending that the City Council pass a proposed order transmitted therewith, authorizing payments for hospital, medical and nursing services rendered certain injured members of the Police and Fire Departments.

On motion of Alderman Natarus, the said proposed order was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to issue vouchers, in conformity with schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named. The payment of any of these bills shall not be construed as an approval of any previous claims pending future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of said claims is set opposite the names of the injured members of the Police Department and/or the Fire Department, and vouchers are to be drawn in favor of the proper claimants and charged to Account No. 100.9112.937:

[Regular orders printed on pages 21344 through 21347 of this Journal.]

; and

Be It Further Ordered, That the City Comptroller is authorized and directed to issue warrants, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or Fire Department herein named, provided such members of the Police Department and/or Fire Department shall enter into an agreement in writing with the City of Chicago to the effect that, should it appear that

(Continued on page 21348)

CITY COUNCIL ORDERS

COUNCIL MEETING OF 12/14/88

REGULAR ORDERS

	***** ***** UNIT OF ASSIGNMENT ***** FIFTEENTH DISTRICT	DATE INJURED 5/25/88	VOUCHER TOTAL 45.00
POLICE O	NARCOTIC GENERAL ENFORCEMENT	7/20/88	586.00
	DETECTIVE DIV AREA 5 FROPERTY	10/01/86	100.00
FOLICE C	OFFICER FUUKIM MISTRICT	8/08/B/	214.00
	THIRTEENTH DISTRICT	5/03/88	65,00
FOL ICE	GANG CRIMES ENFORCEMENT DIVISI	7/13/88	371.20
POLICE	SEVENTH DISTRICT	7/23/88	210.00
FOLICE POLICE	OFFICER SECOND DISTRICT	7/14/88	105.00
	FIETH DISTRICT	2/36/88	123.55
FOL ICE	GANG CRIMES ENFORCEMENT DIVISI	7/08/68	597.00
FOLICE	INTERSECTION CONTROL UNIT	5/08/88	105.00
FOL ICE	TWENTIETH DISTRICT	7/23/88	173.00
FOLICE	RECRUIT TRAINING	7/04/8B	122.50
FOLICE	OFFICER ELEVENTH DISTRICT	7/26/88	485.50
FOLICE	THIRTEENTH DISTRICT	2/03/88	133.00
POL ICE	FIRST DISTRICT	3/25/87	35.00
FOLICE	EIGHTEENTH DISTRICT	2/01/88	69.00
POL ICE	OFFICER FIFTH DISTRICT	7/04/88	85.80
FOLICE	AUTOMOTIVE FOUNDS SECTION	7/26/88	795.00
FOL ICE	MOUNTED UNIT	7/04/88	154.00
FOLICE	EIGHTEENTH DISTRICT	5/28/87	165.00
	OFFICER AINIM DIBIRICI	7/2//88 7/2//88	544.00
FOLICE	SEVENTH DISTRICT	7/20/88	150.00
FOL. ICE	FIFTEENTH DISTRICT	7/24/88	118.00
POL ICE	TWENTY-FIRST DISTRICT	2/11/88	202.50
FOLICE	EIGHTEENTH DISTRICT	7/03/88	303.55
	OFFICER DEJECTIVE MIN AREA 3 VINCENI C	88/97/6	10.00
FOLICE	EIGHTEENTH DISTRICT	11/29/86	2518.00
FOLICE	SEVENTH DISTRICT	3/22/88	690.00
POLICE	COMMUNICATIONS OFERATIONS SECT	6/04/88	980.00
POL ICE		1/27/88	50.00
FOL. ICE	RECRUIT TRAINING	12/14/87	27.00
FOL ICE	SIXTEENTH DISTRICT	1/23/88	110.00
FOLICE	TWENTY-FOURTH DISTRICT	1/07/88	165.00
FOLICE	ELEVENTH DISTRICT	6/21/86	192.50
FOLICE	OHARE SECURITY	3/09/88	416.00
FOL ICE	SEVENTH DISTRICT	5/17/88	85.00
FOL ICE	GANG CRIMES ENFORCEMENT DIVISI	7/14/88	221.00
FOLICE	SEVENTH DISTRICT	3/29/88	158.76
FOL. ICE	OFFICER TWENTY-FIFTH BISTRICT	3/22/88	00.09
FOLICE	EIGHTH RIBTRICT	6/23/68	24.00
FOLICE	SEVENTH DISTRICT	11/11/86	170.00
FOLICE	SEVENTEENTH DISTRICT	7/12/80	4773.00
POLICE	DFFICER THIRTEENTH DISTRICT	5/16/88	962.50

ITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 12/14/88

ILAR ORDER

******* EMPLOYEE NAME	NAME *******	***** RANK ****	***** UNIT OF ASSIGNMENT *****	DATE INJURED	VOUCHER TOTAL
GERACI	LIAMES L	_	YOUTH DIVISION AREA TWO	4/22/88	125.00
GIANNONI	MARIO		SEVENTEENTH DISTRICT	4/22/88	25.00
GONZALEZ	SERGIO		ELEVENTH DISTRICT	11/06/87	75.00
GOYTIA		FOLICE OFFICER	TENTH DISTRICT	10/12/87	105.00
HANSEN	ROBERT E	POLICE OFFICER	TWENTY-SECOND DISTRICT	1/24/88	77.00
HAYES	REX		FOURTH DISTRICT	1/29/88	300.00
HERNANDEZ	MARC08	POLICE OFFICER	TWELFTH DISTRICT	4/30/88	1505.00
HILL	DARON	_	ELEVENTH DISTRICT	2/15/88	50.00
HILL.	REGINALD	POLICE OFFICER	YOUTH DIVISION AREA TWO	6/10/87	59.00
JARMUSZ	DAVID		GANG CRIMES ENFORCEMENT DIVISI	1/20/88	35.00
KERSTING	BRUCE	FOLICE OFFICER	PUBLIC TRANSPORTATION M.T.S.	12/30/87	129,00
KODATT	EDWARD R	FOLICE OFFICER	ELEVENTH DISTRICT	11/17/87	50.00
LEODORO	MICHAEL J	FOLICE OFFICER	DETAIL UNIT	88/80/9	92.00
LINZY	JAMES A	FOLICE OFFICER	NARCOTIC SFECIAL ENFORCEMENT	12/30/87	20.00
MAHER	MICHAEL F	FOLICE OFFICER	FIFTEENTH DISTRICT	5/18/88	139.50
MARSH	JAHEB	FOLICE OFFICER	TRAINING DIVIBION	5/13/87	75.00
MARTIN	BERNARD	FOLICE OFFICER	GANG CRIMES ENFORCEMENT DIVISI	6/02/88	1585.00
MASSEY	MARSHALL T		SIXTH DISTRICT	6/11/88	981.50
MATHY	JAMEB J	-	NINTH DISTRICT	3/19/88	370.00
MCAULIFFE	EDWARD		SEVENTEENTH DISTRICT	7/17/88	97.50
MCAUL IFFE	TIMOTHY		SEVENTH DISTRICT	7/18/88	86.00
MCCAFFERY		FOLICE OFFICER	FIFTEENTH DISTRICT	1/16/88	664.00
MCCAFFERY		POLICE OFFICER	FIFTEENTH DISTRICT	7/20/88	767.00
MCDONALD	ROBERT M	POLICE OFFICER	FIFTEENTH DISTRICT	7/26/88	791.00
MCMAHON-NELLIGAN	MAUREEN E	POLICE OFFICER	TWELFTH DISTRICT	7/20/88	111.00
MCMURRAY	JOHN R		GANG CRIMES ENFORCEMENT DIVISI	7/08/88	125.00
MICHALSKI	ELWARD		FOURTEENTH DISTRICT	5/17/88	320.00
MONTELORE	RONALD F		FIFTEENTH DISTRICT	88/20/9	62.00
MODRE JR	WILLIAM	_	GANG CRIMES ENFORCEMENT DIVISI	4/23/88	5351.63
NYKIEL	MICHAEL		TENTH DISTRICT	6/16/88	201.00
DMALLEY	L HIIIUL		TWENTY-THIRE FISTRICT	6/24/88	21.00
FANAGAS	PETER G		FOURTH DISTRICT	6/25/88	80.00
FRENDERGAST	ったらつ	_	MOUNTED UNIT	1/29/88	256.00
FREZIOSIO	FRED			11/04/87	80.00
FRIBYL	DONALE C		DETECTIVE DIV AREA 4 PRUPERTY	2/24/88	20.00
KEINES	EDWARD J		EIGHTEENTH DISTRICT	12/29/87	44.00
ZINE CONTRACTOR OF CONTRACTOR	JAMES J		TWELFTH DISTRICT	2/29/88	75.00
RODRIGUEZ	RICARDO	_	TENTH DISTRICT	11/11/87	21.00
RUNYAN	JACK	_	EIGHTEENTH DISTRICT	4/18/85	211.75
RUUD	PALIL E		SIXTEENTH DISTRICT	2/22/88	1010.33
SALUSTRO	SHAKON E		NINETEENTH DISTRICT	5/23/88	18.00
SANCHEZ	RICARDO		TWENTY-FOURTH DISTRICT	11/01/B6	2794.62
SARGUS	JOSEFH 8	_	SIXTEENTH DISTRICT	2/21/68	55.00
SCHAFFER	JOHN F		MOUNTED UNIT	5/20/88	35.00
SCHUIER	CHARLEB B		EIGHTEENTH DISTRICT	11/14/87	76.00
SCOIT	THOMAS G		SECOND DISTRICT	8/15/87	20.00
SNOWING	MUNAL D		RECRUIT TRAINING	2/06/87	151.00
BIMFSON	MICHAEL W		SIXTEENTH DISTRICT	12/30/87	396.00
S I NOLE: I UN		FULLUE UPPICER	RECKUIT INALMING	5/04/88	20.00

CITY OF CHICAGO

CITY COUNCIL ORDERS

COUNÇIL MEETING OF 12/14/88

REGULAR ORDERS

HXHHHHHHHH EMFLOYEE NAME	NAME *****	****** RANK *****	***** UNI OF ASSIGNMENT *****	DATE In Rired	VOUCHER TOTAL
15111 1 5	SILESIEN	POLITOR OFFICER	TOTAL DISTRICT	4/12/08	172.00
	CI AY		GANG CRIMER ENFORCEMENT TILLIBLE	5,00,00 5,00,00	145.00
SWIDERSKI	ROBERT			8//60/9	106.00
TART	INDA B		RECRUIT TRAINING	12/29/87	33.00
TUNNO			PUBLIC TRANSFORTATION M.T.S.	11/26/87	3671.12
WALLACE JR	EDDIE.	FOLICE OFFICER	ELEVENTH DISTRICT	5/25/86	25.00
WAL TON	THOMAS M		TWENTIETH DISTRICT	1/01/88	1275.00
L RONSKI	MICHAEL L		SECOND DISTRICT	6/14/88	708.78
ZENE	RAYMOND T	FOLICE OFFICER	TWENTY-SECOND DISTRICT	1/04/86	30.00
AUMANN 11 12 12 12 12 12 12 12 12 12 12 12 12 1	WILLIAM	FIKEFIGHIEK	TRUCK 18	9/12/8/	100.00
BAILEY	KO1	FARAMEDIC		7/24/87	139.00
BANNUN	AICHAEL	LIEUIENANI Tipotaniani	DISTRICT RELIEF 6	1/31/88	343.20
BURUCKI	CHARLES	FIREFIGHTER	ENGINE CUMPANY 32	88/20/9	321.89
	יסוקטו	LICITENANT	CIDE DOCUENTION .	1/0/180 8/0/10/8	187.41
OF LANGUAGE	STOTOL		TOICK 44	1/14/98	200.00
CARONE	FRANK	FIREFIGHTER	TRICK 13	8/08/88	304.00
CASE	MIL I I AM	PARAMEDIC		12/29/87	116.50
DAL.Y	RICHARD	FIREFIGHTER	ENGINE COMPANY 11	7/02/88	3334,80
DEENIHAN	BRIAN	FIREFIGHTER	TRUCK 30	8/21/87	215.00
DIORIO	PETER	CAFTAIN	ENGINE COMPANY 38	6/27/88	5380,55
DUTKA	MICHAEL	FIREFIGHTER	TRUCK 62	4/09/87	167,35
GAMBLE		CAPTAIN	TRUCK 42	3/23/88	65.00
GEARY	CHARLES	FIREFIGHTER	REPAIR SHOP	7/31/86	20.00
HOEH	Z HOT	PARAMEDIC	CANDIDATE TRAINING	4/28/87	181.00
HUGO	OLIVER	FIREFIGHTER	ENGINE COMPANY 108:	88/90/9	1278.90
JANIZEWSKI	DAVID	FARAMEDIC		3/20/88	904.26
NOSWHOT	ROBERT	FARAMEDIC		11/18/87	80.00
KEHOE	JAMES	CAFTAIN	ENGINE COMPANY 19	7/11/88	407.50
KUNGIS	NHO?	CAFTAIN		12/05/87	5431.75
LINEHAN-CHISHOLM	HEATHER	FARAMEDIC	AMBULANCE 41	5/14/88	408.05
LITTLE	SIDNEY	FIREFIGHTER	61	5/05/88	40.00
	KUBERT	FIKE IGHTER	ENGINE COMPANY 14	2/01/85	176.00
MCNAMARA	BIEFHEN	r iker juhiek Etesetahteb	IRUCK 27 ENGINE COMEANY 1742	3/28/88	9864.27 1017 AD
MCNAMARA	MILLIAM	LIEUTENANI		2/19/88	130.00
METEOPUL.08	NICHOLAS	FIREFIGHTER		9/23/87	1146.00
HINDAK	JAMES	L.IEUTENANT		7/14/88	432.00
MURRAY	LAWRENCE	PARAMEDIC	AMEULANCE 33	5/23/88	234,50
MYERS	RONALE	FIREFIGHTER	ENGINE COMPANY 44	8/27/85	754.00
OSEARO	CHARLES N	FIREFIGHTER	ENGINE COMPANY 77	4/15/88	1702.95
FAUILONIS	STAN	FIREFIGHTER	ENGINE COMPANY 54	4/27/87	1200.00
PEREZ		FARAMEDIC	1	3/05/88	133.00
FOWER	THOMAS	CAFTAIN	ENGINE COMPANY 96	7/09/87	2105.00
KEED	JAY	FARAMEDIC	_	3/30/88	261,60
KOHLFS	RAYMOND	LIEUTENANT	COMFANY	7/15/88	4253.25
SANI LAGO	KUKEN	FIREFIGHTER	COMPANY	6/10/88	264.00
SCUMENI	MICHAEL	FIREFIGHTER	ENGINE COMPANY S	5/25/88	150.00 100.00 100.00
SILHAN	JEFFREY	FARAMEDIC	AMBULANCE 9	6/28/88	218.30

CITY OF CHICAGO

COUNCIL METING OF 12/14/88

REGULAR ORDERS

******** EMFLOYEE NAME	E NAME *******	***** RANK *****	***** UNI: OF ASSIGNMENT *****	DATE INJURED	VOUCHER TOTAL
SIMALE	RANKOLPH	LIEUTENANT	ENGINE COMPANY 35 UNKNOWN	8/06/88	416.00
SMITH	PAUL	PARAMEDIC	DISTRICT RELIEF 6	5/30/88	193.00
0908	RICHARD	PARAMEDIC	CNKNOWN	7/23/87	133.00
SFAIN	BAM	FIREFIGHTER	TRUCK 59	4/23/88	84.00
SPENCER	WILLIAM	FIREFIGHTER	ENGINE COMFANY 117	7/17/88	176.00
STAKK	TIMOTHY	PARAMEDIC	AMBULANCE B	6/13/88	32.00
TRIBBLE	JIMMIE	FIREFIGHTER	ENGINE COMPANY 75	3/04/87	1383,16
TYLER	DONNA	PARAMEDIC	ENGINE COMPANY 95	11/30/87	41.00
WALLACE	TYRONE	FIREFIGHTER	ENGINE COMPANY 93	8/18/87	3095.00

(Continued from page 21343)

any of said members of the Police Department and/or Fire Department have received any sum of money from the party whose negligence caused such injury, or have instituted proceedings against such party for the recovery of damage on account of such injury or medical expenses, then in that event the City shall be reimbursed by such member of the Police Department and/or Fire Department out of any sum that such member of the Police Department and/or Fire Department has received or may hereafter receive from such third party on account of such injury or medical expenses, not to exceed the expense, in accordance with Opinion No. 1422 of the Corporation Counsel of said City, dated March 19, 1926. The payment of any of these bills shall not be construed as approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of such claims, as allowed, is set opposite the names of the injured members of the Police Department and/or Fire Department and warrants are to be drawn in favor of the proper claimants and charged to Account No. 100.9112.937:

[Third Party orders printed on page 21349 of this Journal.]

Placed On File -- REPORT OF SETTLEMENTS OF SUITS AGAINST CITY DURING MONTH OF OCTOBER, 1988.

The Committee on Finance submitted a report recommending that the City Council place on file a communication from the Department of Law concerning matters in which cases were settled and/or judgments entered for the month of October, 1988.

On motion of Alderman Natarus, the committee's recommendation was *Concurred In* and said communication and report were *Placed on File*.

COMMITTEE ON BEAUTIFICATION AND RECREATION.

(Continued on page 21350)

ITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 12/14/88

THIRD PARTY ORDERS

				1	
********* EMFLOYEE NAME ***	NAME *******	***** RANK *****	***** UNIT OF ASSIGNMENT ****	INJURED	VOUCHER TOTAL
ARCHER	ROBERT	FOLICE OFFICER	SEVENTEENTH DISTRICT	5/20/88	133.00
AVILA	JESUB	POLICE OFFICER	FOURTEENTH DISTRICT	7/05/88	1838.00
BERNADZIKOWASKI	THADDEUS	FOLICE OFFICER	SIXTEENTH DIBTRICT	5/14/87	35.00
BERTRAM	DAVID	POLICE OFFICER	TWENTIETH DISTRICT	7/02/88	116.00
BORVAN	ROBERT C	FOLICE OFFICER	FIRST DISTRICT	3/12/87	16.25
BOTICA	LUKE	FOLICE OFFICER	DETAIL UNIT	3/10/88	45.00
BRANCHER	ROBERT R	FOLICE OFFICER	TWENTY-FIFTH DISTRICT	6/27/88	352,00
BYRNE	T NHON	FOLICE OFFICER	OPERATIONAL SERVICES-AMMINISTR	6/27/88	278.70
CAGE	HOBEA	FOLICE OFFICER	TENTH DISTRICT	2/02/86	128.00
COTTON	JAMES E	FOLICE OFFICER	ELEVENTH DISTRICT	4/18/87	200.00
DALEY	LEE	FOLICE OFFICER	SEVENTH DISTRICT	6/16/88	85.00
DWYER	ROBERT E	FOLICE OFFICER	DETECTIVE DIV AREA 2 VIOLENT C	2/07/88	35.00
EVELAND	GARFORD	FOLICE OFFICER	SEVENTH DISTRICT	7/29/73	120.00
BARRITY	COHN &	FOLICE OFFICER	TWENTY-FOURTH DISTRICT	4/08/88	782.50
GOLUEIAK	DAVID	POLICE OFFICER	DETECTIVE DIV AREA 3 VIOLENT C	2/06/83	40.00
GDUAN	GLORIA	FOLICE OFFICER	SIXTH DISTRICT	10/18/87	110.00
GRANNES	SHIRLEY L	FOLICE OFFICER	RECRUIT TRAINING	8/22/87	528.00
HETHCOAT	ROBERT E	FOLICE OFFICER	TWENTY-FIFTH DISTRICT	10/13/86	3137.05
JONES	ROY	FOLICE OFFICER	TWENTY-THIRD DISTRICT	2/02/88	40.00
KELLY	PATRICK D	FOLICE OFFICER	CHARE LAW ENFORCEMENT	12/26/86	1029.00
KLEIN	HYLES	POLICE OFFICER	EIGHTEENTH DISTRICT	6/15/88	933.00
LEUANT	STEUEN		PUBLIC HOUSING DIVISION-NORTH	5/23/88	69.30
LUFI	JAMES O	_	ELEVENTH DISTRICT	9/05/85	20.00
MART INEZ-BUEGEL	RACHEL	_	RECRUIT TRAINING	6/11/88	5367,23
MCCLORY	WAYNE L	FOLICE OFFICER	SIXTEENTH DISTRICT	1/31/88	345.00
NIEL-SON	NHO?	FOLICE OFFICER	DETECTIVE DIV AREA 3 FROFERTY	4/24/88	444.00
ORTON	NHON	FOLICE OFFICER	ELEVENTH DISTRICT	12/23/87	75.00
OVERTON	BUSAN P	FOLICE OFFICER	NINETEENTH DISTRICT	11/25/84	00.08
PARISI	AMIE	FOLICE OFFICER	TWENTY-THIRD DISTRICT	4/27/88	226.00
RUBIN	JUEITH E	_	TWENTY-THIRD DISTRICT	88/90/9	76.50
BARABIA	FRANK	FOLICE OFFICER	NINTH DISTRICT	6/20/88	1715.00
SCAFIDI	FHILLIP	FOLICE OFFICER	SEVENTEENTH DISTRICT	8/10/87	869.00
SCIMECA	VICTOR	FOLICE OFFICER	DETECTIVE DIV AREA 6 ADMINISTR	9/01/87	2615.00
TERRY	DONALD	FOLICE OFFICER	ELEVENTH DISTRICT	10/36/87	20.00
TURNER	ERNEST F	FOLICE OFFICER	ELEVENTH DISTRICT	10/26/87	75,00
	RUIN	POLICE OFFICER	ELEVENTH DISTRICT	3/24/85	1535.00
WALLACE JR	EDDIE		ELEVENTH DISTRICT	8/20/87	920.00
MOODS	MARIE 1		YOUTH DIVISION AREA THREE	8/22/87	1941.00
WRIGHT	PAULETTE M	FOLICE OFFICER	ELEVENTH DISTRICT	1/22/88	75,00
CLOHERTY	KARL	FIREFIGHTER	BATTALION 11	4/25/86	00.96
JUREWICZ	ROBERT	FIREFIGHTER	TRUCK 44	10/03/87	305.80
TAYLOR	NHOC	CAFTAIN	BATTALION 1/ENGINE COMPANY 13	1/13/85	4846.00

(Continued from page 21348)

RECOGNITION EXTENDED TO MS. EDITH MAKRA AND OPEN LANDS PROJECT FOR INSTITUTION OF CHRISTMAS TREE RECYCLING PROGRAM.

The Committee on Beautification and Recreation submitted the following report:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Beautification and Recreation, having under consideration a resolution (submitted to the City Council under the date of December 7, 1988) honoring Open Lands and calling attention to the Xmas Tree Recycling Project begs leave to recommend that Your Honorable Body Pass the said resolution which is transmitted herewith.

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

Respectfully submitted,

(Signed) EUGENE C. SCHULTER, Chairman.

On motion of Alderman Schulter, the said proposed resolution transmitted with the foregoing committee report was Adopted by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Open Lands Project, a non-profit agency working to preserve and protect natural open lands, initiated in January, 1988, a Christmas Tree Recycling Project which diverted used trees from area landfills and instead turned these discarded Christmas trees into a useful mulch material that has given new life to young trees in our parks and gardens; and

WHEREAS, Called the "Recycling the Holiday Spirit" program, this inaugural recycling project brought Chicago national attention and was eventually copied in other Illinois cities and in New York City as well; and

WHEREAS, Spearheaded by Edith Makra, an Urban Forester of the Open Lands Project, the recycling project combined the efforts and energy of more than 20 cooperating public and private agencies, including the Chicago Department of Streets and Sanitation, the Chicago Park District, the Open Lands Project itself, the Chicago Academy of Sciences, as well as many neighborhood organizations and the Resource Center; and

WHEREAS, Following the last holiday season, this recycling project turned many thousands of Christmas trees into useful mulch material, including the 89 balsam fir trees which made up the City's official tree at Daley Plaza; and

WHEREAS, This highly successful project is being repeated and will occur in Chicago on January 16, 17 and 18, 1989; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14th day of December, 1988, A.D., do hereby call public attention to the outstanding "Recycling the Holiday Spirit" program of Edith Makra and the Open Lands Project, in which discarded Christmas trees are diverted from area landfills and instead turned into useful mulch material, and encourage participation of all citizens in this highly worthwhile environmental program; and

Be It Further Resolved, That we pay tribute to Edith Makra and the Open Lands Project for instituting this outstanding, successful, constructive Christmas Tree Recycling Program; and

Be It Further Resolved, That we recognize the tremendous input into the aforementioned Recycling Program by the City Council Committee on Beautification and Recreation, the Department of Streets and Sanitation, and the Chicago Park District.

COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS.

Alderman Austin moved to Suspend the Rules for the purpose of going out of the regular

order of business to consider the report of the Committee on the Budget and Government Operations in the Unfinished Business segment of the meeting. The motion *Prevailed*.

[Report of the Committee on the Budget and Government Operations printed on pages 21926 through 21948 of this Journal.]

COMMITTEE ON ECONOMIC DEVELOPMENT.

REAPPOINTMENT OF MR. ROBERT BELCASTER AS MEMBER OF ECONOMIC DEVELOPMENT COMMISSION.

The Committee on Economic Development submitted the following report:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Economic Development, having had under consideration a communication from Acting Mayor Eugene Sawyer, dated November 16, 1988, reappointing Robert Belcaster as a member of the Economic Development Commission for a term ending on April 23, 1991, begs leave to recommend that Your Honorable Body Approve said reappointment, which is transmitted herewith.

This recommendation was concurred in by seven (7) members of the committee with no dissenting votes.

Respectfully submitted,

(Signed) BERNARD J. HANSEN, - Chairman.

On motion of Alderman Hansen, the committee's recommendation was *Concurred In* and the said proposed reappointment of Mr. Robert Belcaster as a member of the Economic Development Commission was *Approved* by year and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

REAPPOINTMENT OF MR. WILLIAM BRAZLEY, JR. AS MEMBER OF ECONOMIC DEVELOPMENT COMMISSION.

The Committee on Economic Development submitted the following report:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Economic Development, having had under consideration a communication from Mayor Harold Washington, dated May 13, 1987, reappointing William Brazley, Jr. as a member of the Economic Development Commission for a term ending on April 23, 1990, begs leave to recommend that Your Honorable Body Approve said reappointment which is transmitted herewith.

This recommendation was concurred in by seven (7) members of the committee with no dissenting votes.

Respectfully submitted,

(Signed) BERNARD J. HANSEN, Chairman.

On motion of Alderman Hansen, the committee's recommendation was *Concurred In* and the said proposed reappointment of Mr. William Brazley, Jr. as a member of the Economic Development Commission was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

REAPPOINTMENT OF MR. GEORGE MUNOZ AS MEMBER OF ECONOMIC DEVELOPMENT COMMISSION.

The Committee on Economic Development submitted the following report:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Economic Development, having had under consideration a communication from Acting Mayor Eugene Sawyer, dated November 16, 1988, reappointing George Munoz as a member of the Economic Development Commission for a term ending on April 23, 1991, begs leave to recommend that Your Honorable Body Approve said reappointment which is transmitted herewith.

This recommendation was concurred in by seven (7) members of the committee with no dissenting votes.

Respectfully submitted,

(Signed) BERNARD J. HANSEN, Chairman.

On motion of Alderman Hansen, the committee's recommendation was *Concurred In* and the said proposed reappointment of Mr. George Munoz as a member of the Economic Development Commission was *Approved* by year and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

COMMITTEE ON HISTORICAL LANDMARK PRESERVATION.

DESIGNATION OF OLD EDGEBROOK DISTRICT AS CHICAGO LANDMARK.

The Committee on Historical Landmark Preservation submitted the following report:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Historical Landmark Preservation, having had under consideration a communication signed by William M. McLenahan, Director, Commission on Chicago Landmarks (referred to your committee on September 14, 1988) to designate the area known as the Old Edgebrook District as a Chicago landmark, begs leave to recommend that Your Honorable Body *Pass* the proposed ordinance, which is transmitted herewith.

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

Respectfully submitted,

(Signed) BERNARD L. STONE, Chairman. On motion of Alderman Stone, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 47.

Nays -- None.

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

Alderman Pucinski was excused from voting under the provisions of Rule 14 of Council's Rules of Order.

The following is said ordinance as passed:

WHEREAS, Pursuant to Chapter 21, Section 21-72 of the Municipal Code of Chicago, the City of Chicago through its Commission on Chicago Landmarks has determined that the Old Edgebrook District, generally bounded by West Devon, North Caldwell, North Lehigh, and North Central Avenues, the North Branch of the Chicago River, and the south right-of-way of North Prescott and North McClellan Avenues, in Chicago, Illinois, is worthy of designation as a Chicago landmark; and

WHEREAS, The Commission has found that the Old Edgebrook District meets certain criteria for landmark designation as set forth in Sections 21-66 (1), (3), (4), (6), and (7) of the Municipal Code of Chicago; and

WHEREAS, The Old Edgebrook District has value as an example of the economic heritage of the City of Chicago as it was principally developed as a railroad suburb, one particularly identified with the Chicago, Milwaukee, St. Paul and Pacific Railroad Company and further, Old Edgebrook has value as part of the cultural and historic heritage of the City of Chicago and the State of Illinois as it was sited on land once home and hunting grounds for the Potawatomi Indians, among the first Native Americans to occupy the state; and

WHEREAS, Billy Caldwell, the legendary Indian chief, also known as Sauganash, is associated with Old Edgebrook as well as Arthur Dixon, an important Chicago businessman and alderman who initiated the development of Old Edgebrook in 1894; and

WHEREAS, The collection of houses in the Old Edgebrook District are classic illustrations of the types and styles of domestic housing built extensively throughout the United States from 1890 to 1940, and further exhibit distinctive architectural detailing and craftmanship; and

WHEREAS, Old Edgebrook, as a historic district, represents the architectural, social, and cultural forces that shaped our identity as Americans during the transition from the Victorian to the modern times; and

WHEREAS, Old Edgebrook is unique in Chicago both in terms of physical appearance and location as it is situated in groves of trees along the North Branch of the Chicago River so that its topography and landscaping suggest the rural ambience of the suburbs, yet it is definitely within the city limits, making it a legitimate urban neighborhood, albeit an atypical one for a major metropolis; and

WHEREAS, The Commission on Chicago Landmarks has concluded that the Old Edgebrook District is truly important to Chicago and deserves to be preserved, protected, enhanced, rehabilitated, and perpetuated, and the Commissioner of Planning of the City of Chicago and the City Council Committee on Historical Landmark Preservation have concurred in the Commission's recommendation that the Old Edgebrook District be designated as a Chicago landmark; now, therefore,

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

SECTION 1. The Old Edgebrook District is hereby designated a Chicago. Landmark. In the Old Edgebrook District, the critical features that make an essential contribution to the qualities and characteristics by which the district meets five of the criteria for landmark designations are: all structures, streetscapes, and landscapes within the boundaries defined below. Building interiors are not considered critical features of this district.

The Old Edgebrook District consists of the properties, both publicly and privately owned, within the following boundaries:

Beginning at the intersection of the easterly line of the now vacated North Madrid Avenue and the southerly line of West Devon Avenue;

Easterly along the southerly line of West Devon Avenue to the southwesterly line of North Caldwell Avenue;

Southeasterly along the southeasterly line of North Caldwell Avenue to the westerly line of North Lehigh Avenue;

Southerly along the westerly line of North Lehigh Avenue to the westerly line of North Central Avenue to the southwesterly line of North Prescott Avenue;

Northwesterly along the southwesterly line of North Prescott Avenue and the southwesterly line of North McClellan Avenue to its intersection with the southerly line of Outlot C in Edgebrook being a Subdivision of parts of Lots 2, 3 and 4 in Billy Caldwell's Reserve in Townships 40 and 41 in Range 13;

Westerly along the southerly line of Outlot C to the east bank of the Chicago River;

Northerly along the east bank of the Chicago River to a point coincident with the easterly line, extended southerly, of the now vacated North Madrid Avenue;

Northerly along the easterly line, extended southerly, of the now vacated North Madrid Avenue, to the point of beginning.

The Old Edgebrook District is composed of all the rights-of-way and other publicly owned properties within its boundaries and the subdivided parcels described as follows:

Those portions of Billy Caldwell's Reserve and the east half of the northeast fractional quarter of Section 5, Township 40 North, Range 13 East of the Third Principal Meridian in Edgebrook being a Subdivision of parts of Lots 2, 3 and 4 in Billy Caldwell's Reserve in Townships 40 and 41 North, Range 13 East, defined as follows:

Lots 1 through 14 in Block 11;

Lots 1 through 23 in Block 12;

Those parts of Blocks 15 and 16, lying south of the southerly line of West Devon Avenue;

Those portions of Lots 1 through 4 and Lot 7 in Block 17 south of the southerly line of West Devon Avenue and not covered by highway-purpose easement recorded January 26, 1934 as Document No. 11348020; and all of Lots 8 through 24 in Block 17;

Lots 1 through 19 in Block 18;

Lots 1 through 12 and 15 through 23 in Block 19;

Lots 1, 2 and 3 in Burt Dean's Resubdivision of Lots 13 and 14 in Block 19;

Those portions of Lots 1 through 6 in Block 20 southwest of the southwesterly line of North Caldwell Avenue and not covered by highway- purpose easement recorded January 17, 1936 as Document No. 11745016; and all of Lots 7 through 24 in Block 20:

Lots 1 through 19 in Block 21;

Lots 1 through 34 in Block 22; and

That part of Outlot C south of the westerly line, extended southerly to the east bank of the Chicago River, of Lot 1 in Block 12; and

The portions of North Livermore Avenue, North Lundy Avenue, North Meredith Avenue, North Louise Avenue, North McClellan Avenue, and the north/south alley next east of North Livermore Avenue between North Prescott Avenue and North Lehigh Avenue, and vacated by the Board of Commissioners for the Forest Preserve District of Cook County by Document No. 14571156, recorded June 13, 1949; and

The portion of North Lundy Avenue vacated by ordinance passed April 28, 1967, and recorded June 12, 1967 as Document No. 20163726; all in Cook County, Illinois.

The range of street addresses within the Old Edgebrook District are as follows:

6200 -- 6261 North Livermore Avenue;

6147 -- 6199 North Prescott Avenue;

6201 -- 6260 North Lundy Avenue;

6247 -- 6330 North Louise Avenue;

6200 -- 6256 North Meredith Avenue;

6177 -- 6251 North McClellan Avenue:

6200 -- 6255 North Mandell Avenue.

The Old Edgebrook District is pictured on the attached map.

SECTION 2. Nothing contained in this ordinance shall prevent or obstruct or in any way effect the right of the Forest Preserve District of Cook County, Illinois (F.P.D.) to develop and maintain bicycle or foot paths that would extend its existing system of bicycle or foot paths into F.P.D. property located in this Landmark District provided that any such development and maintenance is located within 150 feet of the edges of the pavement of West Devon Avenue, North Caldwell Avenue, North Lehigh Avenue and North Central Avenue.

SECTION 3. The Commission on Chicago Landmarks is hereby directed to create a suitable plaque appropriately identifying said landmark and to affix the plaque to the property designated as a Chicago Landmark in accordance with the provisions of Section 21-65(3) of the Municipal Code of Chicago.

SECTION 4. The Commission on Chicago Landmarks is directed to comply with the provisions of Section 21-75 of the Municipal Code of Chicago.

SECTION 5. This ordinance shall take effect from and after the date of its passage.

[Map attached to this ordinance printed on page 21360 of this Journal.]



COMMITTEE ON HOUSING.

AMENDMENT NUMBER THREE TO HARRISON-HALSTED REDEVELOPMENT PLAN.

The Committee on Housing submitted the following report:

CHICAGO, December 13, 1988.

To the President and Members of the City Council:

Your Committee on Housing having had under consideration a proposed ordinance with a communication, considering:

An Ordinance Approving Amendment No. 3 to the Harrison-Halsted Redevelopment Plan. This amendment is for a land use change for a 15,000 square-foot site (Phase III of the southern portion of Segment A) from "Residential" to "Institutional". Also, a change in the Land Use Controls table in the Harrison-Halsted Redevelopment Plan will make the controls more applicable to contemporary residential types.

We recommend that Your Honorable Body Pass the said ordinance, which is transmitted herewith.

On motion for passage of the proposed ordinance, the ordinance was passed with no dissenting votes.

Respectfully submitted,

(Signed) SHENEATHER Y. BUTLER, Chairman.

On motion of Alderman Butler, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Department of Urban Renewal Board and the City Council heretofore approved the Harrison-Halsted Redevelopment Plan; and

WHEREAS, The Department of Urban Renewal Board, by Resolution 88-DUR- 62 adopted on October 18, 1988, approved Plan Amendment No. 3 to said Plan, which amendment is attached hereto, and incorporated in this ordinance; and

WHEREAS, Said amendment provides for a change in land use to allow for the redevelopment of the northwest corner of Morgan and Taylor Streets for institutional use; and

WHEREAS, The City Council has reviewed the foregoing submittal, and it is the sense of the City Council that said Plan Amendment No. 3, together with the Plan, as amended, constitutes a Redevelopment Plan within the meaning of the Urban Renewal Consolidation Act of 1961, and that the Plan, as amended, is in accord with the modern principles of urban planning and with the recommendations of the Chicago Plan Commission for the area covered thereby, and the City Council desires to evidence its approval of the Plan, as amended, now, therefore,

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

SECTION 1. That Amendment No. 3 to the Harrison-Halsted Redevelopment Plan, as amended, dated October, 1988, incorporated herein by reference, having been duly considered is hereby approved.

SECTION 2. This ordinance shall become effective from and after its passage and approval.

Amendment No. 3 attached to this ordinance reads as follows:

Amendment No. 3

To The

Harrison-Halsted Redevelopment Plan.

The Harrison-Halsted Redevelopment Plan, as approved by the City Council of the City of Chicago on January 10, 1958 and as amended by Amendment No. 1 approved March 28, 1961, and Amendment No. 2 approved March 16, 1962 is hereby amended as follows:

(1) Delete the Land Use Plan map dated March 16, 1962 and substitute the Land Use Plan map dated October, 1988.

The Land Use Plan map is revised to reflect the following change:

The Land Use for the south 140.64 feet of the southern portion of Segment A shall be changed from "Residential" to "Institutional" (the northwest corner of Morgan and Taylor Streets).

(2) Add "Institutional" as a land use in the Plan.

The text of the Harrison-Halsted Redevelopment Plan is revised to reflect the following addition to Section D (1):

"Property reserved for institutional development shall be limited to uses which are institutional in and of themselves, such as various charitable, educational, religious and other activities, as well as uses which relate to the mission of the primary institution, such as community facilities."

The table in Section D (1) is revised to show 0.35 acres of institutional uses (0.7 percent) and 1.85 acres of residential uses (3.9 percent).

- (3) Revise the Land Use Controls Table to reflect the following revisions:
- (a) The residential designation entitled "Rowhouses" shall be changed to "Townhouses/Rowhouses";
- (b) The "minimum building spacing between front and rear spaces" requirement shall be deleted;
- (c) The minimum building "setbacks" and "side yards" in the "Single-family Detached" and "Two-family" categories shall be revised as follows:

(d)

Single-family Two-family 15 feet Existing minimum 15 feet building setbacks: 10 feet 7 feet Existing minimum side yards: Revised minimum Minimum front setbacks -- 15 feet, or 12% of lot depth, whichever building setbacks: is less Minimum side yard setbacks -- 10% of lot width, to a maximum of 20 feet Minimum rear yard setbacks -- 30 feet The minimum building setbacks in the "Townhouses/Rowhouses" category shall be revised as follows: 10 feet Existing minimum building setbacks: Revised minimum Minimum front setbacks 3.5 feet building setbacks: Minimum rear setbacks 2.0 feet

(e) The maximum land coverage for the "Townhouses/Rowhouses" category shall be revised as follows:

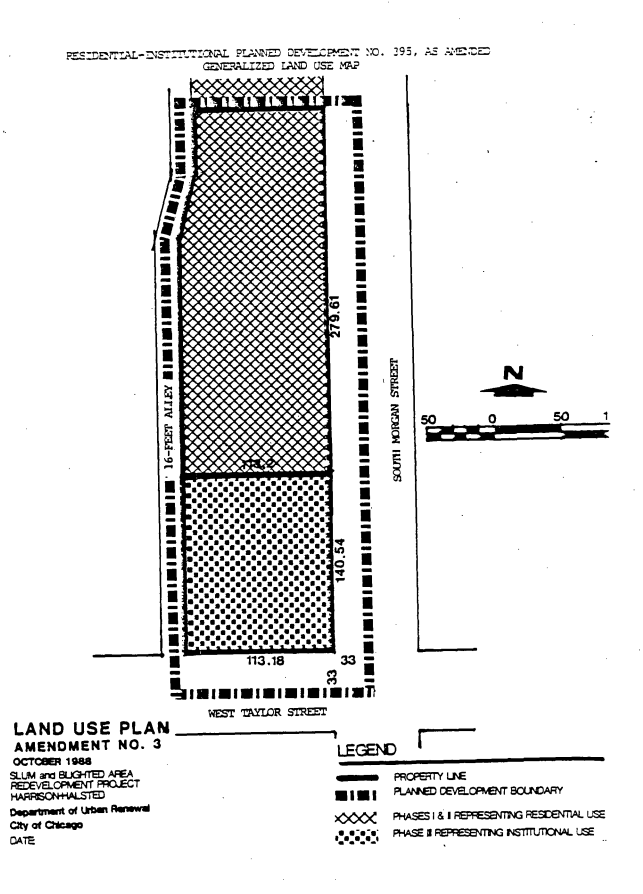
Existing Maximum Land Coverage

Revised Maximum Land Coverage

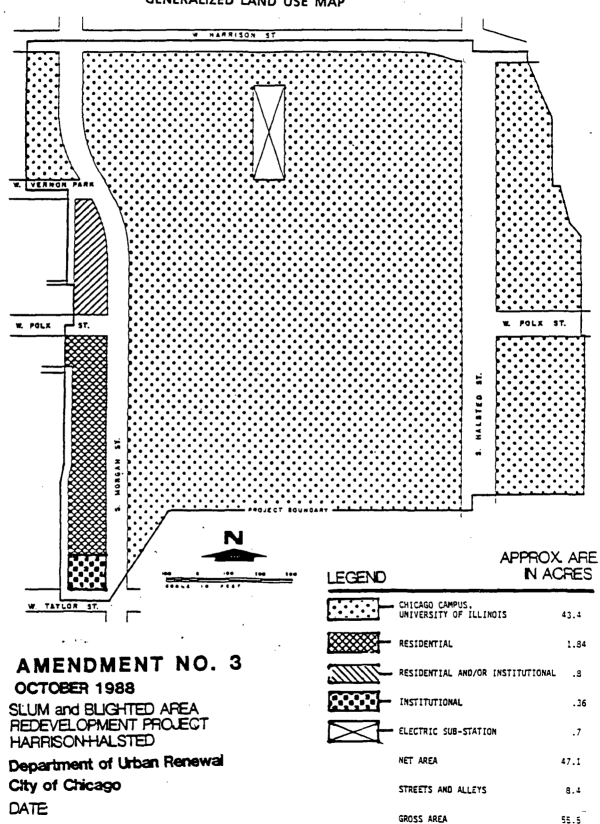
40%

55%

[Generalized Land Use Maps are printed on pages 21365 through 21366 of this Journal.]



GENERALIZED LAND USE MAP



SALE OF PARCEL R-5 IN CHICAGO-ORLEANS REDEVELOPMENT AREA.

The Committee on Housing submitted the following report:

CHICAGO, December 13, 1988.

To the President and Members of the City Council:

Your Committee on Housing having had under consideration a proposed ordinance with a communication, considering:

An ordinance approving the sale of land in the Chicago-Orleans Redevelopment Project (Parcel R-5 is bounded generally by Hill Street, Wells Street, Oak Street and the C.T.A. elevated right-of-way). Parcel R-5 will be developed with a 342-unit residential development and some retail/commercial usage.

We recommend that Your Honorable Body Pass the said ordinance, which is transmitted herewith.

On motion for passage of the proposed ordinance, the ordinance was passed with no dissenting votes.

Respectfully submitted,

(Signed) SHENEATHER Y. BUTLER,

Chairman.

On motion of Alderman Butler, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Redevelopment Plan, as amended, for the Chicago-Orleans Redevelopment Area heretofore has been approved by the Department of Urban Renewal and by the City Council of the City of Chicago; and

WHEREAS, Parcel R-5, as identified by a plat of survey on file at the offices of the Department of Housing, is bounded by Hill Street on the north, Wells Street on the east, Oak Street on the south and Disposition Parcel I-7 and the C.T.A. right-of-way on the west and contains a total area of 178,545.0 square feet; and

WHEREAS, The Department of Urban Renewal has approved the sale of said parcel of property to Horwitz-Matthews, Incorporated, an Illinois corporation ("purchaser") by Resolution No. 88-DUR-44, adopted by the Department of Urban Renewal on August 16, 1988, a certified copy of which has been transmitted to this body for approval; and

WHEREAS, The purchaser has proposed to redevelop Parcel R-5 with a 342-unit residential development and retail/commercial usage in conformance with the Chicago-Orleans Redevelopment Plan, as amended; and

WHEREAS, The \$4,465,000 in land sales proceeds to be realized from the sale of Parcel R-5 can best be utilized for the purpose of addressing low- and moderate-income housing needs; and

WHEREAS, Section 26 of the Urban Renewal Consolidation Act of 1961 provides that the sale of any real property by a Department of Urban Renewal, where required to be for monetary consideration, except public sales as provided in Section 18, shall be subject to the approval of the governing body of the municipality in which the real property is located; and

WHEREAS, The City Council has considered said resolution and the proposed sale of said parcel of property as provided therein, and it is the sense of the City Council that the sale is satisfactory and should be approved; now, therefore,

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

SECTION 1. The sale proposed by the Department of Urban Renewal of a certain parce! of property in the Chicago-Orleans Redevelopment Area is hereby approved as follows:

Purchaser	Parcel	Sq. Ft.	Sq. Ft. Price	Total Price
Horwitz-Matthews, Inc.	R-5	178,545.0	\$25 .00+	\$4,465,000.00

provided said figures are subject to adjustment based upon the final determination of the square footage of said parcel.

SECTION 2. The Mayor is authorized to execute, and the City Clerk to attest, a deed of conveyance for the property described in Section 1 above.

SECTION 3. The \$4,465,000 in land sales proceeds will be used to satisfy outstanding land sales obligations in existing urban renewal budgets and to provided rehabilitation financing for the Tax Reactivation Program being administered by the Department of Housing.

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

COMMITTEE ON STREETS AND ALLEYS.

AMENDMENT OF MUNICIPAL CODE CHAPTER 33, SECTION 33-19.1 BY REQUIRING CERTAIN PARKING AREAS TO MAINTAIN PHYSICAL BARRIERS PREVENTING 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. That Chapter 33 of the Municipal Code of Chicago is hereby amended by rescinding the present Section 33-19.1 and replacing it with a new Section 33-19.1 and Section 33-19.2 which reads in italics as follows:

33-19.1 All commercial driveway permits are subject to immediate revocation and driveways closed and ordered removed at owner's expense unless permit holder, complies with the following requirements:

- a. All property requiring a commercial driveway permit must have a physical barrier to prevent alley access, unless exempted by the City Council.
- b. This physical barrier must be erected within 60 days after issuance of a permit, and shall either be a steel guardrail constructed in compliance with this code, or other barrier (except wheel stops) approved by the Bureau of Traffic Engineering and Operations.

33-19.2 No alley access shall be permitted to any parking lot or garage if the capacity at that lot or garage is in excess of six (6) spaces, unless exempted by a petition of property owners representing 50% of the alley property footage, and approved by the City Council.

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

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

GRANTS OF PRIVILEGE IN PUBLIC WAYS.

The Committee on Streets and Alleys, to which had been referred on June 14, 24, September 22, October 14 and 26, 1988, thirty-nine 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 motion of Alderman Levar, the said proposed ordinances were *Passed* by yeas nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

Alderman Natarus 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, Under Trust 45261.

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, U/T 45261, upon the terms and subject to the conditions of this ordinance to maintain and use vaulted sidewalk space adjacent to the premises 104 South Michigan Avenue. Said vaulted space shall exist under and along the South Michigan Avenue and East Monroe Street property lines described as follows:

South Michigan Avenue -- ninety-five (95) feet in length, at a width of twenty-eight (28) feet and at a depth of fourteen (14) feet.

East Monroe Street -- one hundred thirty (130) feet in length, at a width of ten (10) feet and a depth of fourteen (14) feet.

Authority herein granted for a period of five (5) years from and after June 28, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Five Thousand One Hundred Sixty-eight and no/100 Dollars (\$5,168.00) 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 the 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

American National Bank And Trust Company Of Chicago, Under Trust 56881.

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 of Chicago, as Trustee, U/T 56881, agreement dated February 14, 1983, upon the terms and subject to the conditions of this ordinance, to maintain and use vaulted sidewalk space adjacent to its property located at 600 West Fulton Street. Said vaulted space shall exist under and along the North Jefferson Street and West Fulton Street property lines of 600 West Fulton described as follows:

West Fulton Street -- Approximately one hundred fifty (150) feet in length, fifteen (15) feet in depth and eleven (11) feet in height.

North Jefferson Street -- Approximately one hundred eighty-five (185) feet in length, fifteen (15) feet in depth and eleven (11) feet in height.

Authority herein granted for a period of five (5) years from and after June 28, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 One Hundred Twenty-six and no/100 Dollars (\$1,126.00) per annum, in advance, the first payment to be made as of the 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 the 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

American National Bank, Under Trust 67314.

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, U/T 67314, upon the terms and subject to the conditions of this ordinance, to install, maintain and use three (3) 2-1/2 inch x 2-1/2 inch x 4 inch sidewalk type fire department siamese connections occupying approximately six (6) feet in length and one (1) foot in width of the public way adjacent to the premises at 674 North Michigan Avenue.

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, Commissioner of Public Works and the Commissioner of General Services. 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

American National Bank, Under Trust 101382-04.

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, U/T 101382-04, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use an elevated walkway, forty (40) feet in length and six (6) feet in width, to allow entrance into the 1224 West Van Buren building over West Gladys Avenue to parking lot for the Chicago Public Library 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 way 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Board Of Trade Of City 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 the Board of Trade of the City of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) light poles and fixtures at the second story level adjacent to the premises at 141 West Jackson Boulevard, 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 way 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 the Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Broadacre Development Company. (401 East Illinois Street)

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

SECTION 1. Permission and authority are hereby given and granted to Broadacre Development Company, upon the terms and subject to the conditions of this ordinance, to erect, maintain and use seven (7) floodlights in city garden three (3) feet from North Pier property line adjacent to 401 East Illinois Street, 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Fifty and no/100 Dollars (\$350.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Broadacre Management Company. (474 North Lake Shore Drive)

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

SECTION 1. Permission and authority are hereby given and granted to Broadacre Management Company, upon the terms and subject to the conditions of this ordinance, to install, maintain and use a triple compartment grease basin in the existing sidewalk adjacent to the premises at 474 North Lake Shore Drive, 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Chase Manhattan Bank, Under Trust P-34742.

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

SECTION 1. Permission and authority are hereby given and granted to Chase Manhattan Bank, U/T P-34742, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed an elevated walkway. Outside dimensions of the walkway are sixteen (16) feet in width and one hundred sixty-five (165) feet in length, equaling an area of approximately 2,640 square feet. Beginning point of walkway is directly adjacent to the west line of North Michigan Avenue and from that point proceeding westerly at an elevation of approximately sixteen (16) feet from the street grade of East Illinois Street, approximately one hundred sixty-five (165) feet. Said elevated walkway is constructed in a manner to coincide with the existing upper level North Michigan Avenue public sidewalk with which it connects and is adjacent to the south side of the building known as 500 North Michigan Avenue. Authority herein granted for a period of five (5) years from and after December 2, 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Seventeen Thousand One Hundred Eight and no/100 Dollars (\$17,108.00) per annum, in advance, the first payment to be made as of the 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Chicago Edible Oils And Shortening Corporation.

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Edible Oils and Shortening Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed a railroad switch track over and across East 91st Street at a point one hundred eighteen (118) feet east of the east line of South Baltimore Avenue. Authority herein granted for a period of five (5) years from and after July 12, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 way 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Chicago Title And Trust Company, Under Trust 51661.

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Title and Trust Company, as Trustee, U/T 51661, upon the terms and subject to the conditions of this ordinance, to construct, maintain, and use a portion of sidewalk space for merchandise display purposes adjacent to its premises located at 1717 North Ashland Avenue. Said occupation of space shall be three (3) feet in width and fifty-two (52) feet in length. Authority for the above named privilege is hereby 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 privilege 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(s) 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 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 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 be paid to the City Comptroller.

Chicago Title And Trust Company, Under Trust 1078225.

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Title and Trust Company, U/T 1078225, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the sidewalk adjacent to the premises at 501 South Wells Street. The area shall be used for the installation of a railroad coach car to provide additional seating for the adjacent restaurant at above location. Said space shall extend point five (.5) feet south of the corner of South Sherman Street and West Congress Parkway and shall extend west eighty-two (82) feet towards South Wells Street at which point said space shall extend two point five (2.5) feet into the sidewalk. The area of public way occupied by the protrusion is one hundred and twenty-three (123) square feet. Authority herein granted for a period of five (5) years from and after September 28, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Thirteen and no/100 Dollars (\$213.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

CIMS Limited Partnership.

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

SECTION 1. Permission and authority are hereby given and granted to CIMS Limited Partnership, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed various privileges on, under and over the public right of way as follows:

Two-story Covered Bridge:

Over the north-south and east-west 18-foot public alleys in the block bounded by North Michigan Avenue, East Grand Avenue, North St. Clair Street and East Illinois Street. Said bridge is used for pedestrian passage and contains portions used primarily as building extensions. Dimensions of the portion of the bridge over the north-south alley are approximately one hundred (100) feet in length, eighteen (18) feet in width and twenty (20) feet in height. Dimensions of the portion of the bridge over the east-west alley are approximately forty-four (44) feet in length, eighteen (18) feet in width and varies in height from approximately nineteen (19) feet to a height of approximately thirty-one (31) feet. Ground clearance of bridges approximately fourteen (14) feet and connects the second floors of the premises at 505 North Michigan Avenue with 153 -- 157 East Grand Avenue.

Vaulted Area:

The outside dimensions of said subsurface space are fifty (50) feet in length and nineteen (19) feet in width. Said area contains a hatch opening on the sidewalk six (6) feet by ten (10) feet at an elevation of approximately twenty-four (24) feet and located under the seventy-four (74) foot right of way of East Illinois Street at a point adjacent to the northeast line of North Michigan Avenue and proceeds in an easterly direction a distance of fifty (50) feet and at a depth of approximately eight (8) feet.

Elevated Sidewalk:

The dimensions of the sidewalk are approximately one hundred one (101) feet in length and nineteen (19) feet in width. Dimensions of staircase are approximately twenty-nine (29) feet in length and nine (9) feet in width. Location of elevated sidewalk is directly adjacent to the northeast corner of North Michigan Avenue and East Illinois Street and from that point proceeds in an easterly direction along the north line of East Illinois Street, a distance of approximately one hundred one (101) feet, thence terminating with the descending staircase an additional distance of twenty-nine (29) feet.

Loading Platform:

Outside dimensions of the loading dock are ninety-six (96) feet in length and eleven (11) feet in width, located on the east side of lower North Michigan Avenue adjacent to the south line of East Grand Avenue and proceeds from that point in a southerly direction a distance of ninety-six (96) feet.

Above described uses of the public right-of-way shall exist by authority herein granted for a period of five (5) years from and after September 13, 1988.

The location of said privileges shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privileges 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, the

Commissioner of Public Works and the Commissioner of General Services. 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 Twelve Thousand Seven Hundred Sixty no/100 Dollars (\$12,760.00) 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 the Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Commercial Light Company.

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

SECTION 1. Permission and authority are hereby given and granted to Commercial Light Company, upon the terms and subject to the conditions of this ordinance, to erect, maintain and use sixteen (16) ornamental streetlight poles adjacent to premises at Wrigley Field, approximately three point five (3.5) each and located on the public way as follows:

West Addison Street -- 9 poles;

North Sheffield Avenue -- 3 poles;

North Clark Street -- 3 poles; and

West Waveland Street -- 1 pole.

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

The location of said privileges 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, the Commissioner of Public Works and the Commissioner of General Services. 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 Eight Hundred and no/100 Dollars (\$800.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Grant Hospital 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 Grant Hospital of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use a concrete emergency exit ramp on the sidewalk adjacent to 551 West Grant Place. Said ramp shall be approximately thirty-two (32) feet in length, four (4) feet in width and shall be located on the West Grant Place side approximately forty-three (43) feet east from the hospital property line intersecting at the corner of North Geneva Terrace and West Grant Place. Authority herein granted for a period of five (5) years from and after July 27, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Illinois Auto Truck Company.

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

SECTION 1. Permission and authority are hereby given and granted to Illinois Auto Truck Company, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) four (4) inch plastic conduits, containing telephone lines. Said conduits are installed at a minimum of two (2) feet below street grade, with sand backfill, under and across the sixty-six (66) foot right of way of South Wabash Avenue in a diagonal direction at a point on the east side of South Wabash Avenue of approximately two hundred thirty-nine (239) feet south of the south line of East 26th Street and at a point on the west side of South Wabash Avenue approximately two hundred fifty-four (254) feet south of the south line of East 26th Street, connecting the premises at 2617 South Wabash Avenue with 2624 South Wabash Avenue. Authority herein granted for a period of five (5) years from and after July 7, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Sixteen and no/100 Dollars (\$216.00) 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

Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Irmco Properties & Management Corporation.

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

SECTION 1. Permission and authority are hereby given and granted to Irmco Properties & Management Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use a driveway in the public right of way adjacent to the premises at 2300 North Lincoln Park West, approximately one hundred (100) feet in length and thirteen (13) feet in width. 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Five Hundred Seventy- two and no/100 Dollars (\$572.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services

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 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 be paid to the Department of General Services.

Mr. Donald E. Kieffer.

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

SECTION 1. Permission and authority are hereby given and granted to Donald E. Kieffer, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use a first story pedestrian walkway, twelve (12) feet in length and one (1) foot in width, for new entrance off bridge to apex level adjacent to the premises at 106 East Illinois Street, 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

LaSalle National Bank, Under Trust 41274, And Main Bank Of Chicago, Under Trust 79-1331.

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, U/T 41274, and Main Bank of Chicago, U/T 78-1331, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed a covered two (2) level passageway across the east/west sixteen (16) foot alley. Said passageway shall be approximately sixteen (16) feet in length and twenty-four (24) feet in width, located at a distance of approximately one hundred twenty-three (123) feet north of the north line of West 21st Street and three hundred forty-nine (349) feet east of the east line of South Rockwell Street, connecting rear of buildings at 2513 West Cullerton Street and 2512 West 21st Street. Authority herein granted for a period of five (5) years from and after October 20, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 the 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

LaSalle National Bank, Under Trust 111690.

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, U/T 111690, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use two (2) manholes, approximately three (3) feet in diameter, in the public way on East Ohio Street adjacent to the premises at 420 East Ohio Street.

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

The location of said privileges shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privileges 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, the Commissioner of Public Works and the Commissioner of General Services. 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 the Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Nelson Brothers Furniture Corporation.

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

SECTION 1. Permission and authority are hereby given and granted to Nelson Brothers Furniture Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use an eight-inch cast iron water pipe under and across West Superior Street approximately two hundred thirty (230) feet west of the west line of North Washtenaw Avenue, connecting the premises known as 2750 West Grand Avenue with the premises known as 2740 West Superior Street, to be used for fire protection purposes only. Authority herein granted for a period of five (5) years from and after May 9, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. 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 Sixteen and no/100 Dollars (\$216.00) per annum, in advance, the first payment to be made as of the 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

New Partnership.

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

SECTION 1. Permission and authority are hereby given and granted to New Partnership, upon the terms and subject to the conditions of this ordinance, to construct on, maintain and use the occupation of space adjacent to the premises 209 West Jackson Boulevard described as follows:

- 1) Terrazzo paving -- semi-circle eleven (11) feet four (4) inches in length and forty-four (44) feet two (2) inches in width.
- 2) Facade -- on building 1st level through 4th level equaling twenty- four point four (24.4) square feet.
- 3) Column covers -- entry portico on Jackson Boulevard equaling nineteen point thirty-three (19.33) square feet.

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

The location of said privileges shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privileges 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, the Commissioner of Public Works and the Commissioner of General Services. 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 Thousand Six Hundred Four and no/100 Dollars (\$3,604.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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

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 be paid to the Department of General Services.

Northwest Corner Limited Partnership.

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

SECTION 1. Permission and authority are hereby given and granted to Northwest Corner Limited Partnership, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use vaulted area adjacent to the premises at 440 North Orleans Street, to be utilized in conjunction with the electrical transformer that will provide electricity to Kingsbury Center. Dimensions of vault shall be approximately forty-five (45) feet in length and thirteen (13) feet in width. 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Fifty- one and no/100 Dollars (\$351.00) 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 Commissioner of General Services 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

River Point Limited Partnership.

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

SECTION 1. Permission and authority are hereby given and granted to River Point Limited Partnership, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use a sidewalk ramp conforming to handicap requirements in the pedestrian walkway, fifty-two (52) feet in length and nine (9) feet in width, on the north side of West Fullerton Avenue, attached to premises 1730 West Fullerton Avenue. 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Thirty and no/100 Dollars (\$230.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

R. R. Donnelley & Sons Company.

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

SECTION 1. Permission and authority are hereby given and granted to R. R. Donnelley & Sons Company, upon the terms and subject to the conditions of this ordinance, to maintain and use as now installed four (4) ten (10) inch conduits, enclosed in a concrete casing. Said conduits used to carry steam for heating purposes. Outside dimensions of said casing are four (4) feet six (6) inches in width and one (1) foot eight (8) inches in height. Said concrete casing containing said conduits lies approximately fifty-five (55) inches, from uppermost point, below street grade of the sixty-six (66) foot right of way of South Calumet Avenue and is located approximately ninety-one (91) feet north of the north line of East

Cermak Road, connecting the building known as 350 East Cermak Road with the building known as 330 East Cermak Road. Authority herein granted for a period of five (5) years from and after November 23, 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Mr. Henry J. Runge (Doing Business As Hank's Auto Maintenance Center, Incorporated).

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

SECTION 1. Permission and authority are hereby given and granted to Henry J. Runge, doing business as Hank's Auto Maintenance Center, Incorporated, upon the terms and subject to the conditions of this ordinance, to erect and maintain three (3) kiosk signs in the sidewalk, each measuring four (4) feet in length by four (4) feet in width, adjacent to the premises at 2222 South Damen Avenue. 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Santa Fe Land Improvement Company.

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

SECTION 1. Permission and authority are hereby given and granted to Santa Fe Land Improvement Company, upon the terms and subject to the conditions of this ordinance, to maintain and use vaulted sidewalk space under and along South Michigan Avenue and East Jackson Boulevard property lines adjacent to premises 224 South Michigan Avenue as follows:

South Michigan Avenue -- One hundred seventy-one (171) feet in length and twelve (12) feet in depth.

East Jackson Boulevard -- One hundred sixty (160) feet in length and twelve (12) feet in depth.

Authority herein granted for a period of five (5) years from and after June 28, 1988.

The location of said privileges shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privileges 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, the Commissioner of Public Works and the Commissioner of General Services. 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 Thousand One Hundred Seventy-eight and no/100 Dollars (\$3,178.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Ms. Marcia Seetapun, Agent For American National Bank, Under Trust 102478-07.

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

SECTION 1. Permission and authority are hereby given and granted to Marcia Seetapun, agent for American National Bank, U/T 102478-07, upon the terms and subject to the conditions of this ordinance, to maintain and use a stairway adjacent to the premises at 207 West Superior Street. Said stairway shall service the front entrance and shall extend into the public way approximately five (5) feet three (3) inches in length and nine (9) feet in width. Authority herein granted for a period of five (5) years from and after December 6, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Twenty- nine and no/100 Dollars (\$129.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

University Of Chicago.
(Pipe Trench)

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

SECTION 1. Permission and authority are hereby given and granted to University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use as now installed a pipe trench approximately five (5) feet in width and four (4) feet in depth containing an eight (8) inch steam main and a four (4) foot return in a fifteen (15) inch conduit placed on concrete pads eight (8) feet O.C. with well tapped sandfill above said conduit, containing C.I. plates, eight (8) inch reinforced concrete slab between curbs and ten (10) inch road bed over slab, under and across the eighty (80) foot public right of way of South University Avenue, twenty (20) feet south of the south line of East 60th Street, thence entering into private property, for a period of five (5) years from and after August 11, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 the 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 the 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services and upon the faithful observance and performance of all and singular the conditions and provision 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 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 be paid to the Department of General Services.

University Of Chicago. (Conduits)

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

SECTION 1. Permission and authority are hereby given and granted to University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use as now installed two (2) conduits consisting of a four (4) inch tile conduit containing a one (1) inch copper tube, a three (3) inch tile conduit containing a lead covered cable, all under and across South University Avenue seventy-seven (77) feet north of the north line of East 59th Street. Authority herein granted for a period of five (5) years from and after October 12, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 the Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

University Of Chicago. (Steam Main)

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

SECTION 1. Permission and authority are hereby given and granted to University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use as now installed a six (6) inch extra heavy steam main and a three (3) inch wrought iron return main encased in an insulated conduit, beginning at an existing manhole located on private property at a point thirty-seven (37) feet ten (10) inches south of the south curb line of East 60th Street, one hundred thirty-four (134) feet three (3) inches east of the east curb line of South Ingleside Avenue proceeding westward into private property south of the south sidewalk of East 60th Street, thence under and across South Ingleside Avenue at a point approximately thirty-three (33) feet eight (8) inches south of the south curb line of East 60th Street, terminating in a concrete manhole located under the public sidewalk on the west side of South Ingleside Avenue. Also to maintain and use as now installed a steam main, and a return main, both encased in insulated conduit, under and across South Drexel Avenue at a point approximately thirty-one (31) feet south of south curb line of East 60th Street entering private property at southwest corner of East 60th Street and South Ingleside Avenue, thence proceeding southward and west of the west sidewalk of South Drexel Avenue into private property, thence under and across the public alley south of East 60th Street at a point approximately fifty-three (53) feet ten (10) inches west of west curb line of South Drexel Avenue, and terminating inside the building located at 6022 -- 6024 South Drexel Avenue. Authority herein granted for a period of five (5) years from and after October 18, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Commissioner of General Services 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

University Of Chicago. (Pedestrian Bridge)

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

SECTION 1. Permission and authority are hereby given and granted to University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use a pedestrian bridge over East 57th Street. Said bridge shall be one story and shall span over and across the sixty-six (66) foot public right of way at a street clearance of not less than seventeen (17) feet three (3) inches above street grade. Said bridge shall be approximately eighty-five (85) feet three (3) inches in length and twelve (12) feet six (6) inches in width and six (6) feet nine (9) inches in height. Said bridge is to connect the existing Research Institute building north of East 57th Street to the Physics Teaching Center on the south side of East 57th Street known as 931 East 57th Street. Authority herein granted for a period of five (5) years from and after October 31, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 and no/100 Dollars (\$400.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

University Of Chicago. (Electrical Cable Ducts)

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

SECTION 1. Permission and authority are hereby given and granted to University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed two (2) three (3) inch electrical cable ducts approximately thirty (30) inches below grade running from a private line of the south side of East 56th Street at a point one hundred four (104) feet east of and the east line of South Ellis Avenue, thence running under and across East 56th Street a distance of approximately sixty-six (66) feet to the property line of the north side of East 56th Street into the building located at 5555 South Ellis Avenue, to be used in connection with a fire alarm annunciator panel to be located in said building. Authority herein granted for a period of five (5) years from and after November 15, 1988.

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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Sixteen and no/100 Dollars (\$216.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Up For Crabs, Incorporated (Doing Business As As Yet Undecided).

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

SECTION 1. Permission and authority are hereby given and granted to Up For Crabs, Incorporated, doing business as As Yet Undecided, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public way for a permanent enclosed cafe adjacent to the premises at 159 West Erie Street. Said area is approximately one hundred four (104) feet in length and seven (7) feet in width. 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Thousand Two Hundred Seven and no/100 Dollars (\$2,207.00) 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 way 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

Wm. Wrigley Jr. Company.

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

SECTION 1. Permission and authority are hereby given and granted to Wm. Wrigley, Jr. Company, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use vaulted space, to be used for electrical purposes, approximately thirty-nine (39) feet in length and ten (10) feet in width along East Hubbard Street adjacent to the premises at 400 -- 410 North Michigan Avenue. 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Twenty- four and no/100 Dollars (\$924.00) 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 way 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

87 East Elm Street Condo Association.

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

SECTION 1. Permission and authority are hereby given and granted to 87 East Elm Street Condo Association, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use a manhole four (4) feet in length and (4) feet in width in the public way adjacent to the premises at 87 East Elm Street 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 way 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

122 South Michigan Building.

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

SECTION 1. Permission and authority are hereby given and granted to 122 South Michigan Building, upon the terms and subject to the conditions of this ordinance, to maintain and use vaulted sidewalk space adjacent to its property located at 122 South Michigan Avenue.

South Michigan Avenue -- Two hundred seven point five (207.5) feet in length and at a depth of thirty (30) feet.

East Adams Street -- One hundred seventy-two (172) feet in length and at a depth of fourteen (14) feet.

Authority herein granted for a period of five (5) years from and after June 28, 1988.

The location of said privileges shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privileges 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public ways 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 Two Hundred Sixteen and no/100 Dollars (\$6,216.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services

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 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 be paid to the Department of General Services.

303 Joint Venture.

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

SECTION 1. Permission and authority are hereby given and granted to 303 Joint Venture, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use vaulted space under the sidewalk public right of way adjacent to the premises at 303 East Erie Street, to be used for storage, utility space and retail, described as follows:

North Franklin Street -- vault shall be ninety-eight (98) feet in length, twelve (12) feet six (6) inches in width and at a height of seven (7) feet six (6) inches.

East Erie Street -- vault shall be one hundred ten (110) feet in length, twelve (12) feet in width and at a height of seven (7) feet six (6) inches.

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

The location of said privileges shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privileges 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public ways 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 Two Hundred Twenty-two and no/100 Dollars (\$1,222.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

372 West Ontario Associates.

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

SECTION 1. Permission and authority are hereby given and granted to 372 West Ontario Associates, upon the terms and subject to the conditions of this ordinance, to construct, maintain and use a portion of the public way adjacent to its premises located at 372 West Ontario Street and described as follows: Said occupation of space shall contain four (4) planter tree wells, each five (5) feet in diameter, thus using approximately seventy-

five (75) linear feet in length and fifteen (15) feet in width of sidewalk space on West Ontario Street. Authority herein granted for a period of five 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public way over or under said privilege 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

1800 Clybourn Associates.

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

SECTION 1. Permission and authority are hereby given and granted to 1800 Clybourn Associates, upon the terms and subject to the conditions of this ordinance, to erect, maintain and use the following uses of the public right of way adjacent to the premises at 1800 North Clybourn Avenue:

Light Bollards -- 15 light bollards equally spaced along sidewalk curb in West Willow Street.

Parking -- Paved surface parking and guardrail providing ten (10) foot wide sidewalk. Space to be used on West Willow Street shall be approximately three hundred one point eighty two (301.82) feet in length and three point sixteen (3.16) feet in width. Space to be used on North Marcey Street shall be approximately one hundred sixty-four point forty seven (164.47) feet in length and one point sixteen (1.16) feet in width.

Parking -- Continuous inverted (depressed) curb at sidewalk/street interface to provide parking along North Marcey Street approximately three hundred (300) feet in length and one (1) foot in width and two hundred sixty (260) feet in length and one (1) foot in width.

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

The location of said privileges shall be as shown on prints hereto attached, which by reference is made a part of this ordinance. Said privileges 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, the Commissioner of Public Works and the Commissioner of General Services. The grantee shall keep that portion of the public ways 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 Nine Hundred Sixty-one and no/100 Dollars (\$1,961.00) 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 Commissioner of General Services at 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 General Services, 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(s) 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 Commissioner of General Services 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 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 be paid to the Department of General Services.

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

The Committee on Streets and Alleys, to which had been referred on July 13 and September 14, 1988, seven 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 motion of Alderman Levar, the said proposed orders were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

Alderman Natarus 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):

Kun Y. Cho (Doing Business As Lipp's Hot Dog Stand): Canopy.

Ordered, That the Commissioner of General Services is hereby authorized to issue a permit to Kun Y. Cho, doing business as Lipp's Hot Dog Stand ("Permittee") to maintain and use a canopy over the public right of way in West Devon Avenue attached to the building or structure located at 3114 West Devon Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and 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 canopy shall not exceed 20 feet in length, nor 2 feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted prior to the date of expiration.

The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense claim, controversy, damage, personal injury, death, liability, judgment, or litigation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor and the Commissioner of General Services in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Commissioner of General Services.

Devon Foods, Incorporated: Canopy.

Ordered, That the Commissioner of General Services is hereby authorized to issue a permit to Devon Foods, Incorporated ("Permittee") to maintain and use a canopy over the public right of way in West Devon Avenue attached to the building or structure located at 2922 West Devon Avenue for a period of three (3) years from and after date of passage, in accordance with the ordinances of the City of Chicago and 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 canopy shall not exceed 50 feet in length, nor 6 feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted prior to the date of expiration.

The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense claim, controversy, damage, personal injury, death, liability, judgment, or litigation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor and the Commissioner of General Services in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Commissioner of General Services.

The Landmark Of Andersonville: Canopies.

Ordered, That the Commissioner of General Services is hereby authorized to issue a permit to The Landmark of Andersonville ("Permittee") to maintain and use five (5) canopies over the public right of way in North Clark Street attached to the building or structure located at 5301 North Clark Street for a period of three (3) years from and after date of passage, in accordance with the ordinances of the City of Chicago and 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 shall not exceed 1 at 17 feet, 1 at 18 feet, 1 at 19 feet, 1 at 29 feet and 1 at 35 feet respectively in length, nor 5 at 3 feet respectively in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Two Hundred Sixty-four and no/100 Dollars (\$264.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted prior to the date of expiration.

The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense claim, controversy, damage, personal injury, death, liability, judgment, or litigation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies, and arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor and the Commissioner of General Services in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Commissioner of General Services.

Mil-Law Restaurant, Incorporated: Canopy.

Ordered, That the Commissioner of General Services is hereby authorized to issue a permit to Mil-Law Restaurant, Incorporated ("Permittee") to maintain and use a canopy over the public right of way in North Milwaukee Avenue attached to the building or structure located at 4801 North Milwaukee Avenue for a period of three (3) years from and after date of passage of this order in accordance with the ordinances of the City of Chicago and 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 canopy shall not exceed 32 feet in length, nor 2 feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty-seven and no/100 Dollars (\$57.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted prior to the date of expiration.

The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense claim, controversy, damage, personal injury, death, liability, judgment, or litigation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor and the Commissioner of General Services in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Commissioner of General Services.

Naked Furniture: Canopy.

Ordered, That the Commissioner of General Services is hereby authorized to issue a permit to Naked Furniture ("Permittee") to contruct, maintain and use a canopy over the public right of way in North Broadway attached to the building or structure located at 5725 North Broadway for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and 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 canopy shall not exceed 29 feet in length, nor 4 feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty-four and no/100 Dollars (\$54.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted prior to the date of expiration.

The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense claim, controversy, damage, personal injury, death, liability, judgment, or litigation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor and the Commissioner of General Services in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Commissioner of General Services.

The Round Table: Canopies.

Ordered, That the Commissioner of General Services is hereby authorized to issue a permit to The Round Table ("Permittee") to construct, maintain and use four (4) canopies over the public right of way in North Clark Street attached to the building or structure located at 5721 North Clark Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and 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 shall not exceed 3 at 6 feet and 1 at 50 feet respectively in length, nor 4 at 3 feet respectively in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Two Hundred Twenty-five and no/100 Dollars (225.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted prior to the date of expiration.

The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense claim, controversy, damage, personal injury, death, liability, judgment, or litigation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopies, and arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor and the Commissioner of General Services in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Commissioner of General Services.

Subway Corporation: Canopy.

Ordered, That the Commissioner of General Services is hereby authorized to issue a permit to Subway Corporation ("Permittee") to maintain and use a canopy over the public right of way in North Western Avenue attached to the building or structure located at 4845 North Western Avenue for a period of three (3) years from and after date of passage of this order in accordance with the ordinances of the City of Chicago and 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 canopy shall not exceed 15 feet in length, nor 2 feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted prior to the date of expiration.

The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense claim, controversy, damage, personal injury, death, liability, judgment, or litigation arising out of the construction, repair, replacement, cleaning, use, maintenance or operation of the canopy, and arising out of and including the passive negligence of the City of Chicago.

The permit shall be subject to amendment, modification or revocation by the Mayor and the Commissioner of General Services in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago.

The privilege herein granted shall not be exercised until a permit shall have been issued by the Commissioner of General Services.

VACATION OF PUBLIC ALLEYS AND PORTION OF PUBLIC ALLEY IN BLOCK BOUNDED BY WEST MADISON STREET, WEST MONROE STREET, SOUTH LAFLIN 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 public alleys and 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 18, both inclusive; lying North of the north line of Lots 36 to 47, both inclusive; lying East of a line drawn from the southwest corner of Lot 18 to the northwest corner of Lot 36; and lying West of a line drawn from the southeast corner of Lot 7 to the northeast corner of Lot 47, all in Block 5 in Laflin and Loomis Resubdivision of Blocks 5, 18, 21, 30, 31, 32, 33 and 41 and Subdivision of Blocks 6, 9, 19 and 20 in Canal Trustee's Subdivision of the west half and the west half of the northeast quarter of Section 17, Township 39 North, Range 14 East of the Third Principal Meridian;

Also

all of the east-west 12-foot public alley lying South of the south line of Lots 1 to 6, both inclusive; lying North of the north line of Lot 58 and north of the westwardly extension of the north line of said Lot 58; lying West of a line drawn.from the southeast corner of Lot 1 to the northeast corner of Lot 58; and lying East of the east line of Lot 7, all in Block 5 in Laflin and Loomis Resubdivision aforementioned;

Also

all that part of the north-south 24-foot public alley lying South of the westwardly extension of the north line of Lot 58; lying North of the westwardly extension of the north line of the south 8 feet of Lot 54; lying East of the east line of Lots 7 and 47 and East of a line drawn from the southeast corner of Lot 7 to the northeast corner of Lot 47; and lying West of the west line of Lots 54 to 58, both inclusive; all in Block 5 in Laflin and Loomis Resubdivision aforementioned; said public alleys and part of public alley herein vacated being further described as all of the east-west 20-foot public alley together with all of the first east-west 12-foot public alley south of West Madison Street running west from South Loomis Street; and the north 113.3 feet of the first north-south 24-foot public alley west of South Loomis Street in the block bounded by West Madison Street, West Monroe Street, South Laflin 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 are hereby vacated and closed, inasmuch as the same are no longer required for public use and public interest will be subserved by such vacations.

SECTION 2. The vacations herein provided for are made upon the express condition that within 90 days 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, together with an attached drawing approved by the Superintendent of Maps.

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

[Drawing attached to this ordinance printed on page 21465 of this Journal.]

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

[Ordinance associated with this drawing printed on pages 21463 and 21464 of this Journal.]

• **Δ** •

Canal Trustee's Subdivision of $W^1/2$ and $W^1/2N.E.^1/4$ Sec. 17-39-14.

"B"

Lafiin & Loomis Resub of Block's 5,18, 21,30,31,32,33, &41 and Sub of Block's 6, 9,19, & 20 in Canal Trustee's Sub (See X).

Dr. No. 17-1-88-1242 W. MADISON ST. 23 22 21 20 19 18 17 16 15 14 13 12 11 10 9 NORT × B 125 R 25 58 26 57 27 Reserved To Be Vacated 56 28 55 2 14 (F 54 24 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 31 32 33 34 35 24 ST. W. MONROE

VACATION OF PUBLIC ALLEY IN BLOCK BOUNDED BY WEST 75TH PLACE, WEST 76TH STREET, SOUTH MARSHFIELD AVENUE AND SOUTH ASHLAND AVENUE.

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 east-west 16-foot public alley lying North and Northeast of the north and northeast lines of Lot 32; lying South of the south line of Lots 33, 34, 35 and 36 and lying South and Southeast of the south and southeast lines of Lot 37; lying East of a line drawn from the northwest corner of Lot 32 to the southwest corner of Lot 33; and lying West of a line drawn from the intersection of the east and northeast lines of Lot 32 to the intersection of the east and southeast lines of Lot 37, all in Block 1 in; Subdivision of Blocks 1, 61, 63 and 64 in the Dewey and Vance Subdivision of the south half of Section 30, Township 38 North, Range 14 East of the Third Principal Meridian (except the north 33 feet thereof reserved from railroad right of way, also except the right of way of the P.C. & St. Louis Railroad, also except the south 10 rods of the west 16 rods of the south half of Section 30 aforesaid reserved for school lot, said public alley herein vacated being further described as all of the east-west 16-foot public alley in the block bounded by West 75th Place, West 76th Street, South Marshfield Avenue and South Ashland 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 reserves 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 said 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 New Israelite Missionary Baptist Church 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 One Thousand and no/100 Dollars (\$1,000.00), 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 the public alley hereby vacated, similar to the sidewalk and curb in South Marshfield 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 vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, the New Israelite Missionary Baptist Church 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 21468 of this Journal.]

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

VACATION OF PORTION OF PUBLIC ALLEY IN AREA BOUNDED BY NORTH LINCOLN AVENUE, WEST PETERSON AVENUE, NORTH JERSEY AVENUE AND NORTH SHORE CHANNEL.

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

(Continued on page 21469)

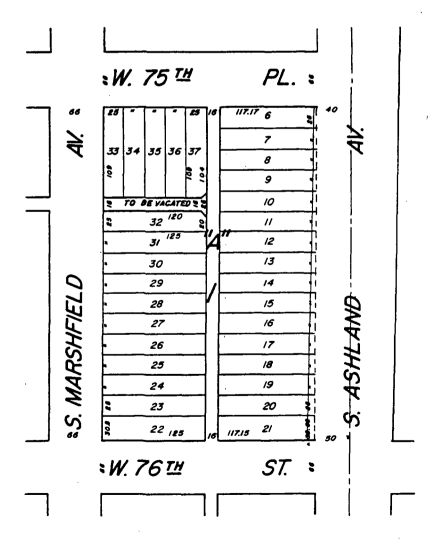
[Ordinance associated with this drawing printed on pages 21466 and 21467 of this Journal.]

"A"

Sub. of blocks 1, 61, 63 & 64 in the Dewey & Vance Sub. of the S. 1/2 of Sec. 30-38-14 (exc. the N.33ft. thereof reserved for R.R. R.O.W, also exc. the R.O.W of the P.C.& St. Louis R.R., also exc. the S. 10 rods of W.16 rods of S. 1/2 of Sec. 30 afore soid reserved for School Lot.

DR.No.30-17-88-1228





(Continued from page 21467)

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 north-south 16-foot public alley lying East of the east line of Lots 20 and 21 and East of the east line of the alley vacated by ordinance passed June 27, 1980 and recorded in the Office of Recorder of Deeds as Document No. 25525505 and being described as the easterly line of said Lot 21 extended Southeasterly to the north line of said Lot 22; lying North of the north line of Lot 22; and lying South of the eastwardly extension of the south line of the north 4.56 feet of Lot 20 as measured along the east and west lines of said Lot 20 in Block 3 in Oliver Salinger and Company's 8th Kimball Boulevard Addition to North Edgewater being a subdivision in the northeast fractional quarter south of the Indian Boundary Line in Section 2, Township 40 North, Range 13 East of the Third Principal Meridian; lying West of the west right of way line of the Metropolitan Sanitary District North Shore Channel, said part of public alley herein vacated being further described as the south 62.05 feet, more or less, of the north-south 16foot public alley in the area bounded by North Lincoln Avenue, West Peterson Avenue, North Jersey Avenue and the west line of the North Shore Channel 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 Commonwealth Edison Company, Illinois Bell Telephone Company and Group W Cable of Chicago, Incorporated, 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, Peterson Bank 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 alley hereby vacated, the sum of Ten Thousand Four Hundred Fifty and no/100 Dollars (\$10,450.00), 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/providing a barricade at the north entrance to that part of the public alley hereby vacated. 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 Peterson Bank 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 21471 of this Journal.]

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

VACATION OF PORTIONS OF SOUTH LA SALLE STREET AND WEST 54TH 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 streets 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 LaSalle Street lying East of the east line of Lots 1, 4, 5, 8, 9, 12, 13, 16 and 17 in Block 3; lying East of a line drawn from the southeast

(Continued on page 21472)

[Ordinance associated with this drawing printed on pages 21467, through 21469 of this Journal.]

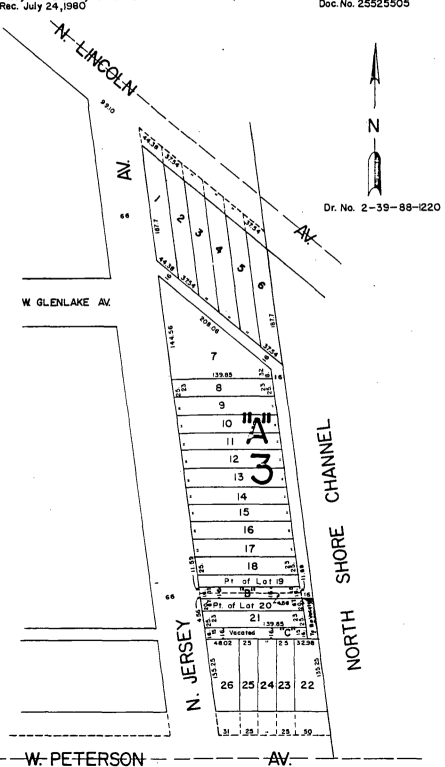
Oliver Salinger & Co.'s 8th Kimball Boulevard Addition to North Edgewater, being a Subdivision in the N.E. Frac'l. 1/4 S of I.B.L. Sec. 2-40-13.

Alley Dedicated by Ordinance Passed June 27,1980. Rec. July 24, 1980

Alley Vacated by Ordinance Passed June 27,1980 Rec. July 24,1980

Doc. No. 25525505

Doc. No. 25525504



(Continued from page 21470)

corner of Lot 17 in Block 3 to the northeast corner of Lot 1 in Block 6; lying West of the west line of Lots 2, 3, 6, 7, 10, 11, 14, 15, 18 and 19 in Block 4; lying West of the west line of that part of West 54th Street vacated by ordinance passed October 24, 1973 and recorded as Document No. 22581512, being a line drawn from the southwest corner of Lot 19 in Block 4 to the northwest corner of Lot 2 in Block 5; lying South of a line drawn from the northeast corner of Lot 1 in Block 3 to the northwest corner of Lot 2 in Block 4; and lying North of the north line of that part of South LaSalle Street vacated by ordinance passed October 16, 1974 and recorded as Document No. 22951606, being a line drawn from the northwest corner of Lot 2 in Block 5 to the northeast corner of Lot 1 in Block 6; all in Peter Shimps Subdivision of that part of the southeast quarter of the southeast quarter of Section 9, Township 38 North, Range 14 East of the Third Principal Meridian;

Also

all that part of West 54th Street lying South of the south line of Lots 17 and 18; lying South of the south line of north-south 12-foot alley vacated by ordinance passed October 24, 1973 and recorded as Document No. 22581512 aforementioned, being described as a line drawn from the southwest corner of Lot 17 to the southeast corner of Lot 18 in Block 3; lying North of the north line of Lots 1 and 2 in Block 6; lying North of the north line of the north-south 12- foot alley vacated by ordinance passed October 24, 1973 and recorded as Document No. 22581512 aforementioned, being described as a line drawn from northwest corner of Lot 1 to the northeast corner of Lot 2 in Block 6; lying West of a line drawn from the southeast corner of Lot 17 in Block 3 to the northeast corner of Lot 1 in Block 6; lying East drawn from the point of intersection of the east line of the west 7 feet of Lot 18 and the south line of Lot 18 in Block 3 to the point of intersection of the east line of the west 7 feet of Lot 2 and the north line of Lot 2 in Block 6 being the east line of South Wentworth Avenue as widened by ordinance passed March 29, 1972 and recorded in the Office of the Recorder of Deeds April 11, 1972 as Document No. 21863311, all in Peter Shimps Subdivision aforementioned; said part of public streets herein vacated being further described as the south 288 feet of that part of South LaSalle Street lying north of West 54th Street together with all of the remaining part of West 54th Street lying between South Wentworth Avenue and the east line of South LaSalle 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 Devon Bank, as Trustee, Trust No. 5349, hereby agrees to accept and maintain as private sewers all existing sewers and appurtenances thereto which are located in that part of South LaSalle Street and West 54th Street as herein vacated.

The City of Chicago hereby reserves for the benefit of Commonwealth Edison 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 electric energy under, over, and along all that part of South LaSalle Street and West 54th Street as herein vacated with the right of ingress and egress.

SECTION 4. The vacations herein provided for are made upon the express condition that within 90 days after the passage of this ordinance, the Devon Bank, as Trustee, Trust No. 5349, 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 21474 of this Journal.]

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

[Ordinance associated with this drawing printed on pages 21470, through 21473 of this Journal.]

Peter Shimps Sub. of that part of S. E. 1/4 S. E. 1/4 Sec. 9-38-14 W. of the R.I.R.R.
Rec. June 18, 1857
Doc. 87827

"A"

Sub. of Lots II, 14, 15, 18 Block 2 of Peter Shimps Sub. etc.(See "A")

Vacated by Trustees of Town of Lake Rec. July 3, 1889

Doc.1124392

Right of Way Opened by Resolution passed Mar. 29, 1972 Rec. April 11, 1972 Doc. 21863311

Vacated by Ordinance passed Rec.Dec.28,1973

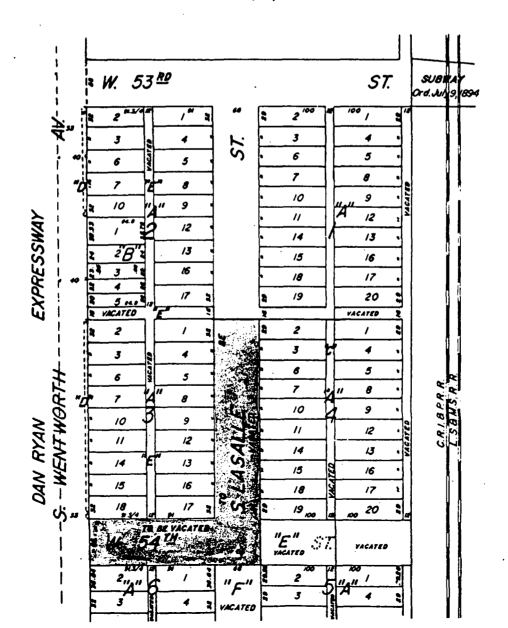
Oct. 24, 1973

Doc.22581512

Vecated by Ordinance passed Oct.16, 1974 Rec. Dec. 31,1974

Doc 22 95/606

DR. No. 9-3-87-1157 A REV. OCT, 14, 1988



VACATION OF PORTION OF PUBLIC STREET AND PORTIONS OF PUBLIC ALLEYS IN AREA BOUNDED BY WEST LYNDALE STREET, WEST PALMER STREET, NORTH KILBOURN AVENUE AND RIGHT OF WAY LINE OF CHICAGO AND NORTHWESTERN TRANSPORTATION COMPANY.

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 the 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 West Lyndale Street lying North of the north line of Lots 20 to 25, both inclusive; lying South of a line 18 feet north of and parallel with the north line of Lots 20 to 25, both inclusive; lying West of the northwardly extension of the east line of the west 5-feet of Lot 20; and lying East of the northwardly extension of the west line of Lot 25, all in Block 2 in Patterson's Subdivision of the southwest quarter of the northward quarter of the northward quarter of Section 34, Township 40 North, Range 13 East of the Third Principal Meridian;

Also

all of the north-south public alley dedicated by Plat recorded April 23, 1965 as Document No. 19443783 in the Office of the Recorder of Deeds in Cook County, Illinois and described as follows:

The east 18.0 feet of Lot 7 (except the north 69.0 feet of the east 2.0 feet thereof) in Block 2 in Patterson's Subdivision of the southwest quarter of the northeast quarter of the northwest quarter of Section 34, Township 40 North, Range 13 East of the Third Principal Meridian;

Also

all that part of the east-west 15-foot public alley lying South of the south line of Lots 14 to 20, both inclusive; lying North of the north line of Lots 31 to 37, both inclusive; lying West

of a line drawn from the southeast corner of Lot 14 to the northeast corner of Lot 37, and lying East of a line drawn from the southwest corner of Lot 20 to the northwest corner of Lot 31, all in Block 2 in Patterson's Subdivision aforementioned; said part of public street, public alley and part of public alley herein vacated being further described as the south 18 feet of the west 130 feet of that part West Lyndale Avenue, lying between the west line of North Kilbourn Avenue and the east right of way line of the Chicago and Northwestern Transportation Company; also the vacation of the west 175-feet of the remaining east-west 15-foot public alley together with all of the north-south public alley in the block bounded by West Lyndale Street, West Palmer Street, the east right of way line of the Chicago and Northwestern Transportation Company and North Kilbourn 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 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 90 days after the passage of this ordinance, the La Salle National Bank, As Trustee, Trust No. 109028 and Trust No. 109044 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, public alley and part of public alley hereby vacated, the sum of Fifty-three Thousand Eight Hundred and no/100 Dollars (\$53,800.00), 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 cost of constructing a barricade around that part of West Lyndale Street to be vacated. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Public Works after such investigation as is requisite.

SECTION 3. The vacations herein provided for are made upon the express condition that within 90 days after the passage of this ordinance, the La Salle National Bank, As Trustee, Trust No. 109028 and Trust No. 109044 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 21478 of this Journal.]

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

AMENDMENT OF ORDINANCE WHICH VACATED PORTION OF SOUTH PRINCETON AVENUE LYING SOUTH OF WEST 69TH STREET.

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

WHEREAS, The ordinance passed by the City Council October 26, 1988 (C.J. pp. 18932, 18933 and 18934) provided for "Vacation of portion of South Princeton Avenue lying south of West 69th Street"; and

WHEREAS, It is necessary to amend the ordinance as passed to provide easements for the Department of Water and the Peoples Gas, Light and Coke Company; now, therefore,

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

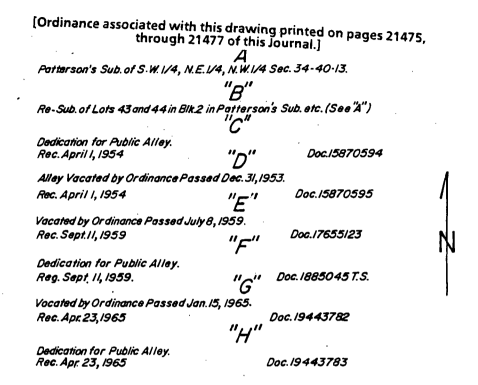
SECTION 1. That the ordinance passed by the City Council October 26, 1988 and appearing on pages 18932, 18933 and 18934 of the Journal of said date and providing for "Vacation of portion of South Princeton Avenue lying south of West 69th Street" is hereby amended by deleting all of the ordinance as passed and substituting in lieu thereof the following:

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,

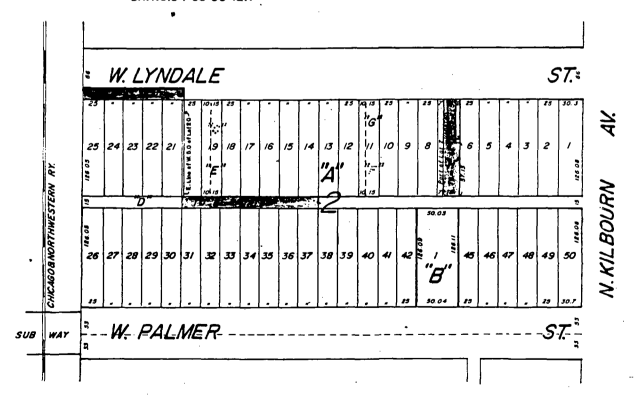
Be It Ordained by the City Council of the City of Chicago:

Section 1. That all that part of the South Princeton Avenue lying West of the west line of Lots 10, 11 and 12 in Block 6 in Normal School Subdivision of the west half of the southeast quarter of Section 21, Township 38 North, Range 14 East of the Third Principal Meridian; lying East of the east line of Lots 3 and 4 in Subdivision of Lots 1 and 2 in Block 7 in Normal School Subdivision aforementioned; lying North of the

(Continued on page 21479)



DR. NO.34-30-88-1211



(Continued from page 21477)

eastwardly extension of the north line of the south 70 feet of Lot 3 in Subdivision of Lots 1 and 2 aforementioned; and lying South of a line drawn from the northwest corner of Lot 12 in Block 6 in Normal School Subdivision aforementioned to the northeast corner of Lot 4 in Subdivision of Lots 1 and 2 aforementioned; said part of public street herein vacated being further described as the north 206.51 feet of that part of South Princeton Avenue lying south of West 69th 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. All existing sewers and appurtenances thereto which are located in that part of South Princeton Avenue as herein vacated will become private sewers when this property is sold by the City.

The City of Chicago hereby reserves 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 all that part of South Princeton Avenue as herein vacated, with the right of ingress and egress.

The City of Chicago hereby reserves all that part of South Princeton Avenue as herein vacated, as a right of way for an existing water main and appurtenances thereto, and for the installation of any additional water mains or other municipally-owned service facilities now located or which in the future may be located in that part of South Princeton Avenue 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 right of way 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.

The City of Chicago hereby reserves for the benefit of the Peoples Gas, Light and Coke Company a right of way to operate, maintain, repair, renew, and replace existing underground facilities and to construct new facilities in all that part of South Princeton Avenue herein vacated, with the right of ingress and egress at all times for any and all such purposes. It is further provided that no buildings or other structures shall be erected on the said right of way herein reserved for the Peoples Gas, Light and Coke Company or other use made of said area which would interfere with the construction, operation, maintenance, repair, renewal, or replacement of said facilities, or the construction of additional facilities.

Section 3. The vacation herein provided for is made upon the express condition that within 90 days 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, 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 21481 of this Journal.]

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

PROPERTY OPENED FOR USE AS PUBLIC ALLEY.

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 Central West Redevelopment Area Project desires to open, as additional right of way for alley purposes, 8 feet on the north side of the first east-west 12-foot public alley north of West Monroe Street running west from South Loomis 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 public use as an alley:

The south 8 feet of Lot 54 in Block 5 in Laflin and Loomis Resubdivision of Blocks 5, 18, 21, 30, 31, 32, 33 and 41 and Subdivision of Blocks 6, 9, 19 and 20 in Canal Trustee's Subdivision of the west half and the west half of the northeast quarter of Section 17, Township 39 North, Range 14 East of the Third Principal Meridian.

(Continued on page 21482)

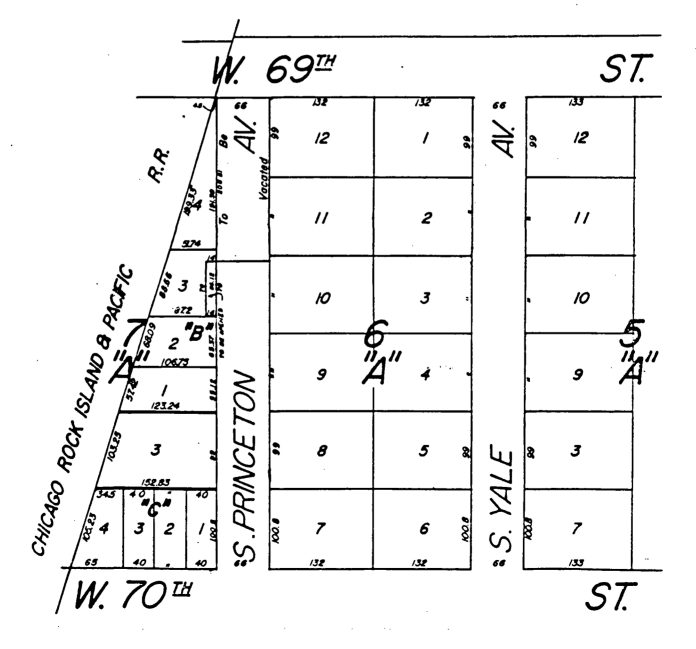
[Ordinance associated with this drawing printed on pages 21477, through 21480 of this Journal.]

Normal School Sub. of the WU/2 of S.E.I/8 of Sec. 21-38-14.

Sub. of Lots | and 2 in Block 7 Etc. (See "A").

Elizabeth Dobson's Sub. of Lot 4 in Block 7 Etc. (See "A")

Dr. No. 21-17-88-1221 A



(Continued from page 21480)

SECTION 2. That 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 21483 of this Journal.]

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

SUPERINTENDENT OF MAPS DIRECTED TO APPROVE PLAT OF SAUGANASH VILLAGE RESUBDIVISION IN AREA BOUNDED BY WEST PETERSON AVENUE, WEST ROGERS AVENUE AND RIGHT OF WAY OF CHICAGO AND NORTHWESTERN TRANSPORTATION 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 Superintendent of Maps, Ex Officio Examiner of Subdivisions, is hereby authorized and directed to approve a plat of Sauganash Village Resubdivision located in the area bounded by West Peterson Avenue, West Rogers Avenue and the right of way of the Chicago and Northwestern Transportation Company for the LaSalle National Bank, Trust No. 112715, as shown on the attached plat, when the necessary certificates are shown on said plat (No. 3-39-88-1296).

(Continued on page 21484)

[Ordinance associated with this drawing printed on pages 21480 through 21482 of this Journal.]

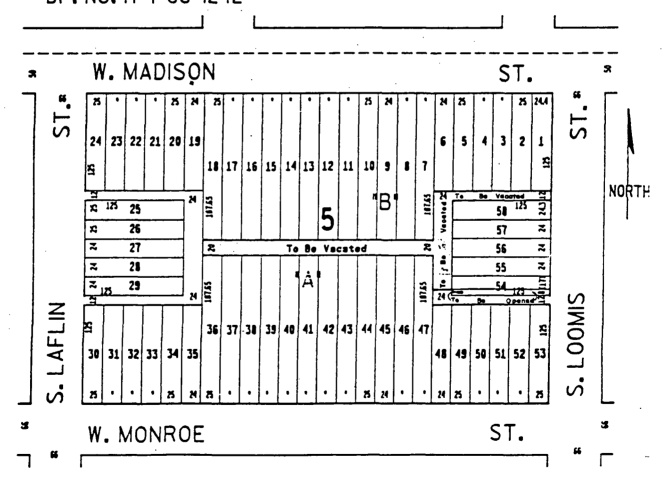
'Δ'

Canal Trustee's Subdivision of W_2 and W_2 N.E. $\frac{1}{4}$ Sec. 17-39-14.

'B'

Lafiin & Loomis Resub of Block's 5,18, 21,30,31,32,33, &41 and Sub of Block's 6, 9,19, & 20 in Canal Trustee's Sub (See X).

Dr. No. 17-1-88-1242



(Continued from page 21482)

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

[Plat attached to this ordinance omitted for printing purposes but on file and available for public inspection in the Office of the City Clerk.]

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

SUPERINTENDENT OF MAPS DIRECTED TO APPROVE PLAT OF EMBASSY CLUB RESUBDIVISION UNIT ONE ON PORTION OF NORTH SOUTHPORT AVENUE.

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 Embassy Club Resubdivision Unit One located on the west side of North Southport Avenue approximately 500 feet north of West Wrightwood Avenue, as shown on the attached plat, when the necessary certificates are shown on said plat (No. 29-43-88-1300).

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

[Plat attached to this ordinance printed on page 21486 of this Journal.]

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

SUPERINTENDENT OF MAPS DIRECTED TO APPROVE PLAT OF DEDICATION ON PORTION OF NORTH HARBOR DRIVE.

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 dedication of North Harbor Drive being 176.195 feet north from the north line of East Lake Street extended east for the American National Bank and Trust Company, as Trustee, Trust No. 65812, as shown on the attached plat, when the necessary certificates are shown on said plat (No. 10-1-88-1267).

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

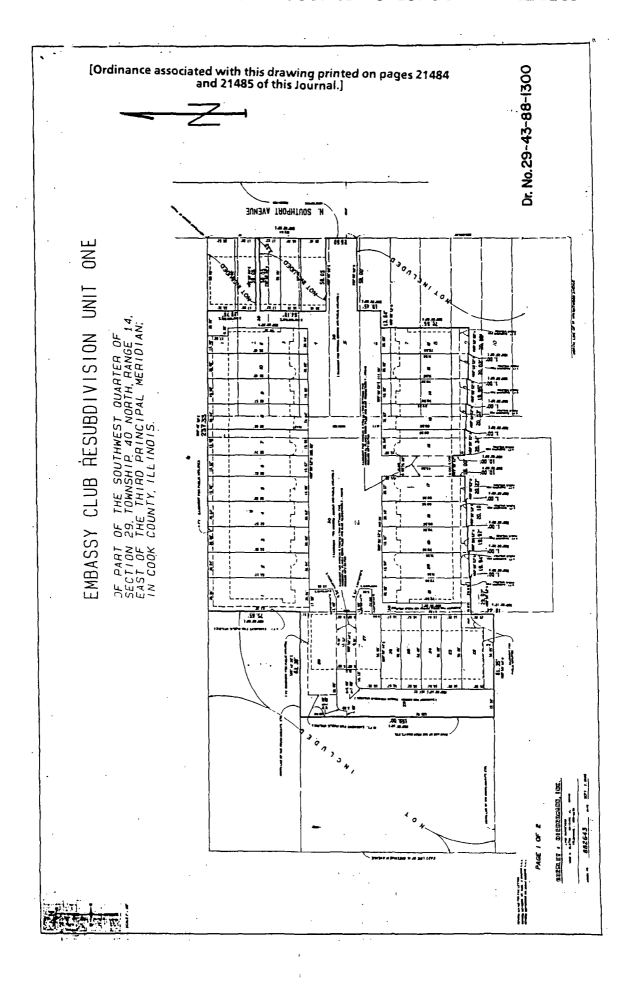
[Plat attached to this ordinance printed on page 21487 of this Journal.]

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

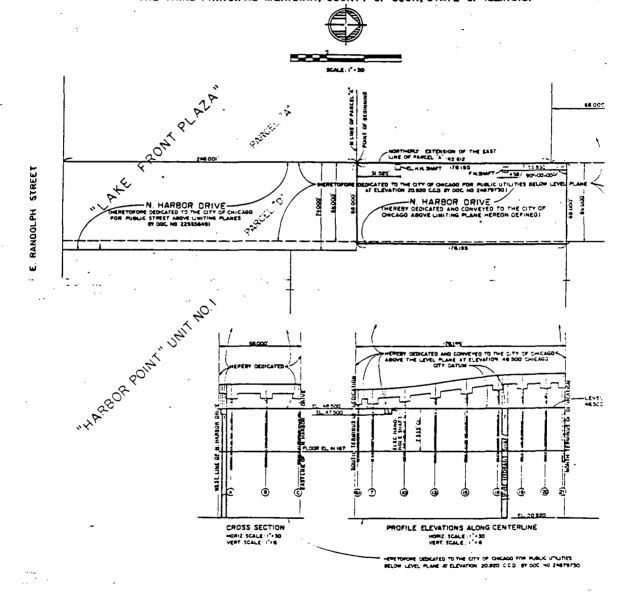


[Ordinance associated with this plat printed on page 21487 of this Journal.]

PLAT OF DEDICATION FOR PUBLIC STREET

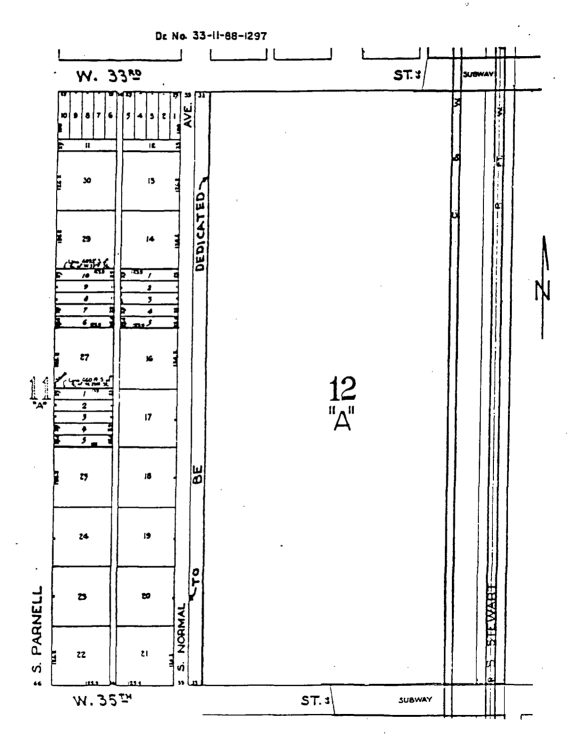
OF

A PART OF THE LANDS LYING EAST OF AND ADJOINING FORT DEARBORN ADDITION TO CHICAGO, SAID ADDITION BEING THE WHOLE OF THE SOUTHWEST FRACTIONAL QUARTER OF SECTION 10, TOWNSHIP 39 NORTH, RANGE !4 EAST OF THE THIRD PRINCIPAL MERIDIAN, COUNTY OF COCK, STATE OF ILLINOIS.



[Ordinance associated with this drawing printed on page 21489 of this Journal.] A

Canal Trustee's Subdivision of Section 33-39-14



SUPERINTENDENT OF MAPS DIRECTED TO APPROVE PLAT OF DEDICATION ON PORTION OF SOUTH NORMAL AVENUE.

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 dedication for the east half (33 feet) of South Normal Avenue between West 33rd Street and West 35th Street as shown on the attached plat, when the necessary certificates are shown on said plat (No. 33-11-88-1297).

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

[Plat attached to this ordinance printed on page 21488 of this Journal.]

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

EXEMPTION OF VARIOUS BUSINESSES FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

The Committee on Streets and Alleys, to which had been referred on October 14 and 26, 1988, four proposed ordinances and two proposed orders exempting various businesses from the physical barrier requirement pertaining to alley accessibility, submitted separate reports recommending that the City Council pass said proposed ordinances and proposed orders which were transmitted therewith.

On motion of Alderman Levar, the said proposed ordinances and orders were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

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

Augustana Center.

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 the Augustana Center, 7464 North Sheridan Road, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facility adjacent thereto.

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

Imperial Plaza.

Ordered, The Commissioner of Public Works is hereby authorized and directed to waive the provisions of Chapter 33, Section 33-19.1 of the Municipal Code of the City of Chicago requiring barriers as a prerequisite to prohibit ingress and/or egress to parking facilities for Imperial Plaza, 8600 -- 8640 South Pulaski Road, Chicago, Illinois 60652, Mr. Murray Weiss.

Howard F. Kaplan And Company.

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 Howard F. Kaplan and Company, 1010 West Monroe Street, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facility adjacent thereto.

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

Dr. Angelo Larcher.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to waive the provisions of Chapter 33, Section 33-19.1 of the Municipal Code of Chicago requiring barriers as a prerequisite to prohibit ingress and/or egress to parking facilities for Dr. Angelo Larcher, 8036 South Western Avenue, Chicago, Illinois 60620.

Regent Realty Group.

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 the Regent Realty Group, 540 West Roscoe Street, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities located at 3219 West Fullerton Street (rear of building only).

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

Techtron Graphic Arts, Incorporated.

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 Techtron Graphic Arts, Incorporated, 30 North Green Street, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facility adjacent thereto.

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

PORTION OF NORTH ST. CLAIR STREET GRANTED HONORARY NAME OF "CITY FRONT PLAZA".

The Committee on Streets and Alleys submitted the following report:

CHICAGO, December 8, 1988.

To the President and Members of the City Council:

Your Committee on Streets and Alleys, having had an ordinance (referred on October 26, 1988) granting an honorary street name "City Front Center Plaza". Substituting a new ordinance that part of upper level North St. Clair Street lying south of East Illinois Street is hereby given the honorary name of "City Front Plaza", begs leave to recommend that Your Honorable Body Pass the substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) PATRICK J. LEVAR, Chairman.

On motion of Alderman Levar, the said proposed substitute ordinance, transmitted with the foregoing committee report, was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

Alderman Natarus 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 part of upper level North St. Clair Street lying south of East Illinois Street is hereby given the honorary name of "City Front Plaza".

SECTION 2. The design of the honorary street name signs and the location of each sign must be approved by the Commissioner of Public Works before installation.

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

ERECTION OF PERMANENT MEMORIAL TO LATE MAYOR HAROLD WASHINGTON AT EAST 86TH STREET AND SOUTH VERNON 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 grant permission to the 8500 South Vernon Avenue Block Club (a not-for-profit organization) c/o Mr. Richard Dyson, President, 8548 South Vernon Avenue, for the erection of a permanent memorial to the late Mayor Harold. Washington, in the parkway of the southwest corner of South Vernon Avenue and East 86th Street.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

INSTALLATION OF ORNAMENTAL LIGHT POLES ON PORTIONS OF WEST MADISON, SOUTH HALSTED AND WEST MONROE STREETS.

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 Mid-City National Bank of Chicago, Two Mid-City Plaza, for the installation of twenty ornamental light poles on West Madison Street, South Halsted Street and West Monroe Street.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

INSTALLATION OF MARKER ADJACENT TO CHICAGO RIVER COMMEMORATING EASTLAND TRAGEDY.

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 Illinois Mathematics and Science Academy, 1500 West Sullivan Road, Aurora, Illinois, c/o William J. Stepien, Social Science Team Leader, for the installation of a marker cast by the Illinois Historical Preservation Society

commemorating the Eastland tragedy on a bridge house wall or on the wall running along the south side of the Chicago River on West Wacker Drive between North LaSalle Street and North Clark Street.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

INSTALLATION OF TREES AND TREE GRATES AT 1255 NORTH STATE PARKWAY.

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 permit to Advance Tree Service to install trees and tree grates on the public way in front of the building commonly known as 1255 North State Parkway, subject to the approval of plans, without fees, without compensation, and on the condition that the adjacent property owner shall assume full responsibility for maintenance, 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 Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

PERMANENT CLOSURE OF PORTION OF SOUTH SAYRE AVENUE FOR INSTALLATION OF CURB WITH GUARD RAIL.

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 close permanently the south end of South Sayre Avenue at West 62nd Place for the construction of a 9-inch curb with guard rail.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

PERMANENT CLOSURE OF PORTION OF SOUTH VANDERPOEL AVENUE FOR COMMUTER PARKING.

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 cause the closing to traffic of South Vanderpoel Avenue, between West 91st Street and West 93rd Street, on a permanent basis, for the purpose of creating additional commuter parking.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

PERMISSION TO CLOSE TO TRAFFIC PORTION OF EAST 134TH STREET FOR ERECTION OF BARRICADES.

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 Chicago South Shore and South Bend Railroad Company to close to traffic East 134th Street at South Brainard Avenue (this is a dead end/unused roadway). Barricades to be erected by said railroad company.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

PERMISSION TO CLOSE TO TRAFFIC PORTION OF SPECIFIED PUBLIC ALLEY.

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

close the east-west alley just north of the Northwestern Railroad tracks at West Schubert Avenue between North Maplewood Avenue and North Campbell Avenue.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

COMMITTEE ON TRAFFIC CONTROL AND SAFETY.

LOADING ZONES ESTABLISHED AND AMENDED ON PORTIONS OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted separate reports recommending that the City Council pass two proposed ordinances transmitted therewith (as substitutes for proposed ordinances previously referred to the committee) in reference to loading zones.

On motion of Alderman Laurino, the said proposed ordinances were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

Alderman Natarus 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):

Establishment Of Loading Zones.

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

SECTION 1. That in accordance with the provisions of Section 27-410 of the Municipal Code of Chicago, the following locations are hereby designated as loading zones for the distances specified, during the hours designated:

Public Way

Distance And Hours

West Adams Street

(North side)

North Avers Avenue (West side)

North Broadway (West side)

North Campbell Avenue (East side)

North Clark Street (East side)

North Clark Street (East side)

North Clark Street (East side)

From a point 20 feet west of South Clinton Street to a point 80 feet west thereof -- at all times;

From a point 20 feet south of West Diversey Avenue P/L to a point 100 feet south thereof -- handicapped loading zone;

From a point 229 feet south of West Hollywood Avenue P/L to a point 25 feet south thereof -- 8:00 A.M. to 6:00 P.M. --Monday through Saturday;

From a point 20 feet north of West Irving Park Road to a point 25 feet north thereof and North Campbell Avenue (east side) from a point 65 feet north of West Irving Park Road to a point 20 feet north thereof -- 8:00 A.M. to 6:00 P.M. --Monday through Friday;

From a point 193 feet north of West Morse Avenue P/L to a point 25 feet north thereof -- 8:00 A.M. to 6:00 P.M. --Monday through Saturday;

From a point 130 feet north of West Thorndale Avenue P/L to a point 25 feet north thereof -- no exceptions;

From a point 80 feet south of West Olive Avenue P/L to a point 25 feet south thereof;

Distance And Hours

South Clinton Street

(East side)

From a point 52 feet north of West Jackson Boulevard to a point 22 feet north thereof -- public benefit --

handicapped;

West Fullerton Avenue

(South side)

From a point 100 feet west of North Meade Avenue to a point 145 feet west

thereof -- no exceptions;

West Fullerton Avenue

(North side)

From a point 105 feet west of North McVicker Avenue to a point 50 feet west

thereof -- no exceptions;

West Fullerton Avenue

(South side)

From a point 30 feet east of North Menard Avenue to a point 25 feet east thereof -- 9:00 A.M. to 7:00 P.M. -- no exceptions;

West Fulton Street

(South side)

From a point 125 feet east of North Kenton Avenue to a point 100 feet east thereof -- 6:00 A.M. to 5:00 P.M. --Monday through Friday;

West Fulton Street

(North side)

From a point 120 feet east of North Kenton Avenue to a point 30 feet east thereof -- 6:00 A.M. to 5:00 P.M. --Monday through Friday;

North Halsted Street

(West side)

From a point 45 feet south of West Belden Avenue to a point 25 feet south thereof -- 6:00 P.M. to 1:00 A.M. -- no exceptions;

Helen J. Mikols Drive (South side)

From a point 614 feet west of South Cicero Avenue to a point 100 feet west thereof -- I.C.C. vehicles -- 30 minute limit:

North Keeler Avenue (East side)

From a point 30 feet south of West Grand Avenue to a point 125 feet south thereof -- no exceptions;

Distance And Hours

North Kennicott Avenue

(South side)

From a point 70 feet northeast of

North Elston Avenue to a point 25.feet northeast thereof -- 7:00 A.M. to 5:00

P.M. -- Monday through Friday;

✓ North Larrabee Street

(East side)

From a point 440 feet north of West

Menomonee Street (east side) to a point

70 feet thereof -- no exceptions;

North Leavitt Street

(West side)

From a point 120 feet south of

North Clybourn Avenue to a point 50 feet south thereof -- 8:00 A.M. to 6:00 P.M. --

Monday through Friday;

South Peoria Street

(West side)

From a point 32 feet north of West Van Buren Street to a point 75 feet north

thereof and from a point 196 feet north of West Van Buren Street to a point 92 feet

north thereof -- at all times;

North Pulaski Road

(West side)

From a point 20 feet north of West Crystal Street to a point 25 feet north thereof -- 9:00 A.M. to 8:00 P.M. --

Monday through Saturday;

West Van Buren Street

(North side)

From a point 224 feet west of South Racine Avenue to a point 60 feet west

thereof -- at all times;

West Wrightwood Avenue

(North side)

From a point 200 feet west of North Central Park Avenue to a point 25 feet

west thereof -- at all times;

West Wrightwood Avenue

(North side)

From a point 75 feet west of North

Central Park Avenue to a point 25 feet west thereof -- 8:00 A.M. to 6:00 P.M. --

Monday through Saturday;

West 63rd Street

(South side)

From a point 261 feet west of South Kedzie Avenue to a point 25 feet thereof

-- 8:00 A.M. to 6:00 P.M. -- Monday

through Saturday;

Distance And Hours

West 79th Street (South side)

From a point 63 feet east of South Loomis Boulevard to a point 45 feet east thereof -- 9:00 A.M. to 6:00 P.M. --Monday through Saturday.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Loading Zone.

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

SECTION 1. Amend ordinance passed February 3, 1987, page 39217, related to 225 West Illinois Street -- 8:00 A.M. to 6:00 P.M., 40 feet -- Monday through Friday, by striking: "40 feet" and inserting: 60 feet.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

VEHICULAR TRAFFIC MOVEMENT RESTRICTED AND AMENDED ON PORTIONS OF SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted separate reports recommending that the City Council pass two proposed ordinances transmitted therewith (as substitutes for proposed ordinances previously referred to the committee) in reference to vehicular traffic movement.

On motion of Alderman Laurino, the said proposed substitute ordinances were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

West 86th Place

Alderman Natarus 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):

Restrictions Of Vehicular Traffic Movement To Single Direction.

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

SECTION 1. Pursuant to Section 27-403 of the Municipal Code of Chicago, the operator of a vehicle shall operate such vehicle only in the direction specified below on the public ways between the limits indicated:

Public Way	Limits And Direction
Alley adjacent to West Devon Avenue	Between North Kedvale Avenue and North Karlov Avenue westerly;
First alley west of North Kedzie Avenue	From West Fullerton Avenue to West Altgeld Street southerly;
North McClurg Court	From East North Water Street to East River Drive southerly;
East River Drive	From North McClurg Court east to East North Water Street easterly;
East River Drive	From North McClurg Court west to North New Street westerly;
North/south alley between South Trumbull Avenue and South St. Louis Avenue	From West 26th Street to West 27th Street southerly;

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Between South Lawndale Avenue and

South Hamlin Avenue -- easterly.

Amendment Of One-Way Traffic Restrictions.

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

- SECTION 1. Amend ordinance passed September 22, 1988, page 17803 by repealing 5800 and 5900 blocks of North Forest Glen Avenue.
- SECTION 2. Repeal ordinance passed June 22, 1988, page 14687 by striking: "North Francisco Avenue, from West Grace Street to the first alley south of West Irving Park Road -- northerly".
- SECTION 3. Amend ordinance passed June 22, 1988, page 14688 which reads: "North Francisco Avenue, from West Grace Street to West Addison Street -- southerly" by striking: "West Grace Street" and inserting in lieu thereof: West Irving Park Road.
- SECTION 4. Amend ordinance related to North Harding Avenue, from West Strong Street to West Irving Park Road by inserting: except that portion between North Elston Avenue and the first alley south thereof -- southerly.
- SECTION 5. Amend ordinance by striking: "North Knox Avenue, between West Belmont Avenue and West Wellington Avenue -- southerly".
- SECTION 6. Amend ordinance by striking: "East Lake Street, from North Wabash Avenue to North Michigan Avenue -- easterly".
- SECTION 7. Amend ordinance passed June 22, 1988, page 14689 relating to North Richmond Avenue, from West Belle Plaine Avenue to West Irving Park Road by striking: "southerly" and inserting: northerly.
- SECTION 8. Repeal ordinance passed June 5, 1988, page 1247 which reads: "North Sacramento Avenue, from West Addison Street to West Irving Park Road --northerly".
- SECTION 9. Amend ordinance by striking: "North Tripp Street, from West Grand Avenue to the first alley south of West Grand Avenue -- southerly".
- SECTION 10. Amend ordinance by striking: "West Wellington Avenue, from North Knox Avenue to North Kilpatrick Avenue -- westerly".
- SECTION 11. This ordinance shall take effect and be in force hereinafter its passage and publication.

PARKING METER AREA ESTABLISHED ON PORTION OF EAST ILLINOIS STREET.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith (as a substitute for a proposed ordinance previously referred to the committee):

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

SECTION 1. Pursuant to Section 27-415 of the Municipal Code of Chicago, the Commissioner of Public Works is hereby authorized and directed to establish parking meter area as follows:

Street

Limits

East Illinois Street (North side)

Between North Columbus Drive and North Peshtigo Court -- Monday through Saturday -- 8:00 A.M. to 6:00 P.M.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

AMENDMENT OF ORDINANCES WHICH AUTHORIZED ERECTION OF PARKING METERS AT SPECIFIED LOCATIONS.

The Committee on Traffic Control and Safety submitted a report recommending that the

City Council pass the following proposed ordinance transmitted therewith (as a substitute for proposed ordinances previously referred to the committee):

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

SECTION 1. Amend ordinance by striking: "7901 South Aberdeen Street -- meter numbers 417 -- 3043, 417 -- 3044, 417 -- 3045, 417 -- 3046".

SECTION 2. Amend ordinance by striking: "225 West Illinois Street -- meter number 240 -- 1045".

SECTION 3. Rescind ordinance passed October 31, 1951, page 1136 relating to South Whipple Street (both sides) between West 63rd Street and first alley north thereof -- meter numbers 2044-2045-2046-2047, numbers 2040-2041-2042-2043.

SECTION 4. This ordinance shall take effect and be in force hereinafter its passage and publication.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

REGULATIONS PRESCRIBED AND AMENDED IN REFERENCE TO PARKING OF VEHICLES ON SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted separate reports recommending that the City Council pass ten proposed ordinances transmitted therewith (as substitutes for proposed ordinances previously referred to the committee) in reference to the parking of vehicles.

On motion of Alderman Laurino, the said proposed substitute ordinances were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

Alderman Natarus 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):

Prohibition Against Parking Of Vehicles At All Times.

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

SECTION 1. Pursuant to Section 27-413 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle at any time upon the following public ways in the areas indicated:

Public Way	Area
West Adams Street (South side)	From a point 224 feet west of South Aberdeen Street to a point 22 feet west thereof;
West Ainslie Street	At 3817;
South Avalon Avenue	At 9531;
South Avenue G	At 10915;
West Bloomingdale Avenue	At 5250;
West Buckingham Place	At 701;
South Chappel Avenue	At 8147;
North Clinton Street (West side)	From a point 100 feet north of West Randolph Street to a point 25 feet north thereof;
West Congress Parkway	At 4346;
West Cullom Avenue	At 5003;

Public Way Area North East River Road At 5231; West Eddy Street At 3728; South Eggleston Avenue At 10414; South Elizabeth Street At 11616; South Fairfield Avenue At 4524; West Flournoy Street At 3027; West Jackson Boulevard From a point 20 feet east of South Peoria Street to a point 87 feet east (North side) thereof: At 5421; West Kamerling Avenue South Keeler Avenue From South Archer Avenue to the (West side) first alley north thereof; South Kenneth Avenue At 6337; North Kenton Avenue At 3457; South Kilpatrick Avenue At 6333; At 2801 to 2831, 2800 to 2846 North North Lakewood Avenue Lakewood Avenue; North Lavergne Avenue At 1016; North McClurg Court From East Illinois Street to East River Drive: North Mango Avenue At 2643; North Mango Avenue At 3129; South Marquette Avenue At 8245; North Mason Avenue At 2128; North Monticello Avenue At 619;

West Newport Avenue

(North side)

West Newport Avenue

West Ogden Avenue

(North side)

West Ogden Avenue

(South side)

West Ohio Street

South Paulina Street

(Both sides)

South Peoria Street

(East side)

South Perry Avenue

(West side)

North Ravenswood Avenue

East River Drive (Both sides)

East River Drive (Both sides)

North Sacramento Avenue

North St. Louis Avenue

North St. Louis Avenue

South Springfield Avenue

North Stetson Avenue (Intermediate level/

east side)

West Taylor Street

(Both sides)

Area

From North Cicero Avenue to the

first alley west thereof;

At 4921:

From South Kenneth Avenue to city

limits (M.J., B.R.C. R.R. viaduct);

From city limits at M.J., B.R.C.

R.R. viaduct to a point 135 feet east

thereof:

At 4943;

From West Congress Parkway to

West Taylor Street;

From West Canalport Avenue to

West Cullerton Street;

From West 77th Street to West 79th

Street;

At 3641;

From North McClurg Court west to

North New Street;

From North McClurg Court east to

North Water Street;

At 3808:

At 4124;

At 2737;

At 1512;

From a point 30 feet south of East
Waster Priva to a point 44 feet

Wacker Drive to a point 44 feet

thereof;

From South Wood Street to South

Paulina Street:

Public Way	Area
North Troy Street	At 3640;
West Victoria Street	At 1261;
West Walton Street	At 2219;
North Washtenaw Avenue	At 2937;
North Whipple Street	At 2958;
North Whipple Street	At 3011;
North Whipple Street (West side)	From a point 25 feet north of West School Street to a point 145 feet north thereof;
North Whipple Street	At 1851;
North Wisner Avenue	At 2922;
North Wolcott Avenue (West side)	From West Balmoral Avenue to a point 50 feet north thereof;
South Wood Street (West side)	From West Polk Street to West Taylor Street;
West 21st Street	At 4137;
West 115th Street	At 438.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Parking Prohibitions At All Times.

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

SECTION 1. Amend ordinance passed April 1, 1987, page 41090 by striking: "West Palatine Avenue (south side) between North Nagle Avenue and the first alley west of North Naper Avenue".

SECTION 2. Amend ordinance passed February 23, 1977, pages 4982 -- 4983 by striking: "South Paulina Street (both sides) between West Congress Parkway and West Taylor Street, West Taylor Street (both sides) between South Wood Street and South Paulina Street; South Wood Street (west side) between West Polk Street and West Taylor Street".

SECTION 3. Amend ordinance by striking: "West Polk Street (both sides) from South Damen Avenue to South Paulina Street".

SECTION 4. Amend ordinance passed September 15, 1982, pages 12350 -- 12353 by striking: "West Polk Street (north side) from South Ashland Avenue to South Damen Avenue".

SECTION 5. Amend ordinance passed April 21, 1968, page 4579 by striking: "West Taylor Street (both sides) from a point 130 feet west of South Paulina Street to a point 130 feet east of South Paulina Street".

SECTION 6. Amend ordinance passed September 10, 1954, pages 8195 -- 8196 by striking: "South Wood Street (east side) from a point 400 feet north of West Taylor Street to a point 60 feet north thereof".

SECTION 7. This ordinance shall take effect and be in force hereinafter its passage and publication.

Prohibition Of Parking During Specified Hours.

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

SECTION 1. Pursuant to Section 27-414 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public ways in the areas indicated, during the hours specified:

Public Way

Limits And Time

South Burley Avenue (East side)

From East 135th Street to a point 50 feet south thereof and East 135th Street (south side) from South Burley Avenue to the first alley east -- 7:00 A.M. to 9:00 A.M. -- Monday through Friday;

Limits And Time

South Keeler Avenue

(West side)

From South Archer Avenue to West 51st Street -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M. -- no exceptions;

South Lawndale Avenue

(West side)

From West 83rd Street to West 83rd Place -- 7:00 A.M. to 9:00 A.M. -- Monday

through Friday;

South Merrimac Avenue

(West side)

From South Archer Avenue to the first alley north thereof -- 8:00 A.M. to 10:00 A.M. -- Monday through Friday;

North Milwaukee Avenue

(East side)

From North Kedzie Avenue to North Spaulding Avenue -- 12:00 A.M. to 6:00 A.M. -- Thursdays, April 15 through

November 15, 1988;

North Milwaukee Avenue

(West side)

From North Kedzie Avenue to North Spaulding Avenue -- 12:00 A.M. to 6:00 A.M. -- Wednesdays, April 15 through

November 15, 1988;

North Nagle Avenue

(East side)

From a point 30 feet south of West Addison Street to a point 35 feet south thereof -- 8:00 A.M. to 6:00 P.M. --Monday through Friday;

North Nordica Avenue

(West side)

Between West Higgins Avenue and the first alley south -- 7:00 A.M. to 9:00 A.M. -- Monday through Friday;

South Parnell Avenue

From West 30th Street to alley north of West 31st Street -- no parking, stopping, standing -- 8:00 A.M. to 4:30 P.M. -- on school days;

West 30th Street (South side)

From South Wallace Street to South Parnell Avenue -- no parking, stopping, standing -- 8:00 A.M. to 4:30 P.M. -- on school days;

West 40th Street (Both sides)

From South California Avenue to the first alley west thereof -- 7:00 A.M. to 9:00 A.M. -- Monday through Saturday.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Parking Prohibitions During Specified Hours.

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

- SECTION 1. Amend ordinance passed November 15, 1979, page 1299 by striking: "West Eddy Street (both sides) between North Avondale Avenue and North Lawndale Avenue -- 8:00 A.M. to 10:00 A.M. -- Monday through Friday".
- SECTION 2. Repeal ordinance passed February 4, 1980, page 2380 which reads: "West Grace Street (south side) from North Cicero Avenue to the first alley west thereof -- 8:00 A.M. to 4:30 P.M. -- Monday through Friday".
- SECTION 3. Amend ordinance passed October 30, 1957, pages 6239 -- 6240 which reads: "North Laramie Avenue (west side) from West Belmont Avenue to West Sunnyside Avenue" by striking: "West Sunnyside Avenue" and inserting: West Irving Park Road and from West Montrose Avenue to West Sunnyside Avenue -- 7:00 A.M. to 9:00 A.M. -- (except on Saturday, Sunday and holidays).
- SECTION 4. Amend ordinance passed May 26, 1976, page 3056 which reads: "South Natchez Avenue (both sides) from West Archer Avenue to the first alley north thereof" by striking: "NP, 8:00 A.M. to 10:00 A.M., except Sunday and holidays" and inserting in lieu thereof: 7:00 A.M. to 9:00 A.M. -- Monday through Friday.
- SECTION 5. Amend ordinance passed September 10, 1975, page 1187 which reads: "South Seeley Avenue (both sides) from West 99th Street to West 101st Street" by striking: "West 99th Street" and inserting in lieu thereof: West 100th Street -- 8:00 A.M. to 10:00 A.M. -- Monday through Friday.
- SECTION 6. Repeal ordinance passed February 14, 1980, page 2381 which reads: "West Warwick Avenue from North Cicero Avenue to the first alley west thereof -- 8:00 A.M. to 4:30 P.M. -- Monday through Friday".
- SECTION 7. This ordinance shall take effect and be in force hereinafter its passage and publication.

Parking Limitations During Specified Hours.

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

SECTION 1. Pursuant to Section 27-414 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public ways in the areas indicated, during the hours specified:

Public Way

Limits And Time

West Addison Street

(Both sides)

From 7100 to 7130 -- 1 hour -- 9:00 A.M. to 6:00 P.M. -- Monday through

Sunday;

North Cicero Avenue

(East side)

From a point 150 feet north of West Palmer Avenue to a point 230 feet north thereof -- 1 hour -- 9:00 A.M. to 9:00 P.M.

-- Monday through Saturday;

North Cicero Avenue

(West side)

From a point 115 feet north of West Palmer Avenue to a point 255 feet thereof -- 9:00 A.M. to 9:00 P.M. -- Monday

through Saturday;

South Karlov Avenue

(Both sides)

From West 51st Street to South

Archer Avenue -- 1 hour -- 8:00 A.M. to 6:00 P.M. -- no exceptions;

South Kedvale Avenue

(Both sides)

From West 51st Street to South

Archer Avenue -- 1 hour -- 8:00 A.M. to

6:00 P.M. -- no exceptions;

North Melvina Avenue

(West side)

From a point 20 feet south of West

Montrose Avenue to the first alley south thereof -- 1 hour -- 9:00 A.M. to 9:00 P.M.

-- Monday through Saturday;

West Peterson Avenue

(North side)

From a point 20 feet west of North Bernard Street P/L to a point 70 feet west

thereof -- 1 hour -- 9:00 A.M. to 5:00 P.M.

-- Monday through Saturday;

West 37th Street

(North side)

From a point 20 feet east of South

Archer Avenue to a point 70 feet east

thereof -- 1 hour -- at all times.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Parking Limitation During Specified Hours.

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

SECTION 1. Amend ordinance by striking: "West 54th Street (south side) between South Meade Avenue and South Moody Avenue -- 1 hour -- 8:00 A.M. to 6:00 P.M. -- no exceptions" and inserting: West 54th Street (south side) between South Meade Avenue and South Moody Avenue -- 2 hours -- 8:00 A.M. to 10:00 P.M. -- no exceptions.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Establishment Of Residential Permit Parking Zones.

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

SECTION 1. Pursuant to Section 27-317 of the Municipal Code of Chicago, portions of the below-named streets are hereby designated as residential parking, for the following locations:

Street	Limits
South Aberdeen Street	At 7700 block;
South Aberdeen Street	At 7800 block;
West Ardmore Avenue (Both sides)	From North Octavia Avenue to North Odell Avenue at all times Zone 14;
West Argyle Street (Both sides)	From 5200 west to 5400 west Monday through Friday 6:00 A.M. to

6:00 P.M. -- Zone 101;

Street

Limits

South Austin Avenue (West side)

From 6100 south to 6200 south -- 8:00 A.M. to 4:00 P.M. -- Monday through Friday;

West Balmoral Avenue (Both sides)

From North Nordica Avenue to North Nottingham Avenue -- at all times -- Zone 22;

West Barry Avenue (Both sides)

From the first alley east of North Harlem Avenue to North Nottingham Avenue;

North Bingham Street (East side)

From 2005 North Bingham Street to 2029 North Bingham Street -- at all times -- Zone 102;

West Dakin Avenue (Both sides)

From North Long Avenue to North Linder Avenue -- at all times -- Zone 133;

West Dakin Avenue (Both sides)

From North Lockwood Avenue to North Long Avenue and West Dakin Avenue (both sides) from North Laramie Avenue to North Lockwood Avenue -- at all times -- Zone 133;

South Lafayette Avenue (Both sides)

At 6800 and 6900 -- at all times;

North Lockwood Avenue (East side)

From West Argyle Street to West Winnemac Avenue and North Lockwood Avenue (west side) from West Winnemac Avenue to Carmen Avenue -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday -- Zone 101;

North Neola Avenue (Southeast side)

From North Northwest Highway to 6021 North Neola Avenue (northwest side) and from the first alley north of North Northwest Highway to 6022 north;

North Olcott Avenue (Both sides)

From North Osceola Avenue to West Seminole Avenue -- at all times -- Zone 83; Street

Limits

North Ottawa Avenue

(East side)

At 5700 block;

South Parnell Avenue

(Both sides)

From 9400 -- 9401 South Parnell Avenue to 9400 and 9445 South Parnell

Avenue to 9400 and 9445 South Parnell Avenue -- 7:00 A.M. to 2:30 P.M. --

Sunday only;

West Strong Street

From 5200 West to 5300 West -- 6:00

A.M. to 6:00 P.M. -- Zone 101;

South Walden Parkway

(West side)

From a point 150 feet south of West 103rd Street to a point 545 feet south

thereof -- at all times -- Zone 161;

South Walden Parkway

(West side)

From West 107th Street to a point 620 feet north thereof -- at all times --

Zone 161:

South Walden Parkway

(West side)

From West 105th Street to a point 678 feet south thereof -- at all times --

Zone 161:

South Wentworth Avenue

(Both sides)

From the first east/west alley south of West 79th Street to West 80th Street --

at all times -- Zone 64;

West 57th Street

(Both sides)

Between South Narragansett Avenue to the first alley west thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday --

Zone 29;

West 61st Street

(South side)

From South Keating Avenue to the first alley east and first alley west thereof

-- at all times -- Zone 72;

South Keating Avenue

From 6100 South to 6200 South -- at all

times -- Zone 72;

West 62nd Street

(North side)

From South Keating Avenue to the first alley east and first alley west -- at all

times -- Zone 72;

West 63rd Street

(South side)

From South Mobile Avenue to a point 125 feet east thereof -- at all times -- Zone

53.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Residential Permit Parking Zones.

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

SECTION 1. Repeal ordinance passed October 15, 1987, page 5248 which reads: "West 57th Street (north side) between South Narragansett Avenue to South Nagle Avenue by striking: "at all times -- Zone 29".

SECTION 2. Amend ordinance passed May 30, 1986, pages 30396 -- 30397 related to West Newport Avenue (both sides) from North Cicero Avenue to 4868 West by striking: "(both sides) from North Cicero Avenue to 4868 West" and inserting: (north side) from North Cicero Avenue to the first alley west thereof -- at all times.

SECTION 3. Amend ordinance passed June 12, 1985, page 17845 related to South Mobile Avenue (both sides) between West 63rd Place to the first alley north thereof by striking: "Zone 53" and inserting: Zone 158.

SECTION 4. Repeal ordinance which reads: "South Wentworth Avenue (east side) from West 81st Street to West 83rd Street -- Zone 64".

SECTION 5. This ordinance shall take effect and be in force hereinafter its passage and publication.

Establishment Of Service Drives/Diagonal Parking.

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

SECTION 1. Pursuant to Section 27-306 of the Municipal Code of Chicago, portions of the below-named streets are hereby designated as diagonal parking, for the following locations:

Street Limits

North Bernard Avenue At the 4300 block between the alley

(East side) and West Montrose Avenue;

West Byron Street From North Cicero Avenue to the

(North side) first alley east thereof;

West Diversey Avenue Alongside 5835 North Monitor Avenue,

from West Diversey Avenue to the first alley south of the west side of North

From North Pulaski Road to the

Monitor Avenue;

North Kilbourn Avenue At the 3900 block;

(West side)

North Latrobe Avenue From North Elston Avenue to the

(West side) first alley south thereof;

North Latrobe Avenue From North Elston Avenue to the

(East side) first alley south thereof;

North Maplewood Avenue At 2700 block;

(West side)

West Patterson Avenue

(South side) first alley west thereof.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Service Drive/Diagonal Parking.

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

SECTION 1. Amend ordinance passed June 27, 1988, page 14700 related to West Walton Street (south side) from North Kilpatrick Avenue to North Cicero Avenue by striking: "(south side)" and inserting: (north side).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

THROUGH TRAFFIC PROHIBITED ON PORTION OF SPECIFIED PUBLIC WAY.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith (as a substitute for a proposed order previously referred to the committee on January 13, 1988):

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

SECTION 1. Pursuant to Section 27-200 of the Municipal Code of Chicago, the following public ways between the limits indicated are hereby designated as through traffic prohibited:

Street

Limits

Entrances of the north/south alley bounded by

West 49th Street, West 50th Street, South Cicero Avenue and South LaCrosse Avenue.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

CLOSE TO TRAFFIC PORTIONS OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith (as a substitute

for proposed ordinances previously referred to the committee on September 22, October 14 and 26, 1988):

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

SECTION 1. That the Commissioner of Public Works is hereby authorized and directed to give consideration to close to vehicular traffic the following locations:

Public Way	Area
West Granville Avenue (North side)	From North Artesian Avenue to North Maplewood Avenue 8:00 A.M. to 4:30 P.M all school days;
North Lavergne Avenue	Between 4400 and 4424 11:55 A.M. and 12:30 P.M on all school days;
West Lexington Street	Between 1218 and 1224 8:00 A.M. to 8:20 A.M 11:30 A.M. to 12:20 P.M 2:30 P.M. to 2:45 P.M all school days for the 1988 1989 school year;
North Nordica Avenue	At the end of the first east-west alley north of West North Avenue for construction of cul-de-sac;
North State Street	Between West Randolph and West Lake Streets 7:00 P.M. to 11:00 P.M.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

TRAFFIC LANE TOW-AWAY ZONES ESTABLISHED ON PORTIONS OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith (as a substitute for proposed ordinances previously referred to the committee on September 23, 1987, June 22, September 22 and October 14, 1988):

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

SECTION 1. Pursuant to Section 27-414 of the Municipal Code of Chicago, the following locations are hereby designated as traffic lane tow-away zones between the limits and during the times standing or parking of any vehicle shall be considered a definite hazard to the normal movement of traffic. The Commissioner of Public Works hereby authorized and directed to install traffic signs designating the hours of prohibition along said routes:

Public Way

Limits And Time

West Arlington Place

(South side)

From a point 120 feet east of North Clark Street to a point

North Clark Street to a point 15 feet east

thereof -- at all times;

West Arlington Place

(North side)

From a point 110 feet east of North Geneva Terrace to a point 25 feet east

thereof -- at all times;

North Ashland Avenue

(East side)

From a point 125 feet north of West Wilson Avenue to a point 25 feet north

thereof -- at all times:

North Burling Street

(West side)

From a point 295 feet north of West Wrightwood Avenue to a point 25 feet

north thereof -- at all times:

North Burling Street

(East side)

From a point 535 feet north of West Willow Street to a point 25 feet north

thereof -- at all times;

East Chestnut Street

(North side)

From a point 102 feet east of North Dewitt Place to a point 48 feet east

thereof -- at all times:

East Field Plaza

(South side)

Beginning at southbound Lake Shore Drive to a point 85 feet east thereof and from a point 178 feet east thereof to a point 670 feet east thereof on northbound

Lake Shore Drive -- at all times;

East Field Museum Drive

(North side)

Beginning at northbound Lake Shore
Drive to a point 116 feet west thereof -- at

all times:

West Fullerton Avenue

At 539 -- at all times;

Limits And Time

West Harrison Street

(South side)

Franklin Street -- at all times:

From South Clark Street to South

West Illinois Street

(North side)

From a point 47 feet east of North Orleans Street to a point 44 feet east

thereof -- at all times:

East Illinois Street

(South side)

From North Columbus Drive to North

Peshtigo Court -- at all times;

West Lawrence Avenue

At 920 and east parking lot -- at all times;

West Monroe Street

(South side)

From South Canal Street to South Clinton Street -- at all times;

North Orchard Street

(West side)

From a point 365 feet north of West Willow Street to a point 20 feet north

thereof -- at all times;

South Paulina Street

(Both sides)

From West Taylor Street to West

Polk Street;

West Polk Street

(South side)

From South Ashland Avenue to South

Damen Avenue:

North State Parkway

North Stetson Avenue

(Eastside/intermediate level)

At 1400 -- at all times;

From East South Water Street to East Wacker Drive -- at all times:

West Taylor Street

(Both sides)

From South Paulina Street to South

Wood Street -- at all times:

North Wieland Street

(West side)

Between 1544 and 1600 -- 8:00 A.M. to 7:00 P.M. on Monday through Saturday and 10:00 A.M. to 6:00 P.M. on

Sunday;

South Wolcott Avenue

(Both sides)

From West Taylor Street to West

Polk Street -- at all times;

South Wood Street

From West Polk Street to West Taylor

Street -- at all times:

Public Way

Limits And Time

West Wrightwood Avenue

(South side)

From a point 60 feet east of North

Orchard Street to a point 25 feet east

thereof;

East 13th Street

(North side)

From South Wabash Avenue to South

State Street;

West 58th Street

(South side)

From South Central Avenue to the railroad tracks west thereof -- at all

times.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

COMMISSIONER OF PUBLIC WORKS AUTHORIZED TO ERECT AND AMEND TRAFFIC WARNING SIGNS AND TRAFFIC CONTROL SIGNALS ON PORTIONS OF SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted separate reports recommending that the City Council pass a proposed ordinance and a proposed order transmitted therewith (as substitutes for proposed ordinances and proposed orders previously referred to the committee) in reference to traffic warning signs and traffic control signals.

On motion of Alderman Laurino, the said proposed substitute ordinance and substitute order were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

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

Installation Of Traffic Warning Signs.

Ordered, That the Commissioner of Public Works be and he is authorized and directed to erect traffic warning signs on the following streets, of the types specified:

Street	Type Of Sign
West Addison Street and North Pulaski Road	"No Turn On Red" 7:00 A.M. to 7:00 P.M.;
South Artesian Avenue for West 40th Street	"Three-Way Stop" sign;
South Avenue F and East 108th Street	"Stop" sign;
South Avenue J and East 105th Street	"All-Way Stop" sign;
South Avenue L and East 97th Street	"Four-Way Stop" sign;
East/westbound traffic on West Barry Avenue at intersection of North Lawndale Avenue	"Stop" sign;
East/westbound traffic on West Belden Avenue at intersection of North Springfield Avenue	"Stop" sign;
East/westbound traffic on West Belden Avenue at intersection of North Lawndale Avenue	"Stop" sign;
West Belden Avenue and North Tripp Avenue	"All-Way Stop" sign;
South Bishop Street and West 57th Street	"All-Way Stop" sign;
North Central Park Avenue for West Glenlake Avenue	"Two-Way Stop" sign;

Street

Type Of Sign

West Cornelia Avenue and North Lockwood Avenue "All-Way Stop" sign;

East/westbound traffic on West Cortland Street at intersection of North Washtenaw Avenue "Stop" sign;

West Cortland Street and North Talman Avenue "All-Way Stop" sign;

East/westbound traffic on West Cullom Avenue at intersection of North Ridgeway Avenue "Stop" sign;

West Devon Avenue at intersection of North Kilpatrick Avenue

"U-Turn Permitted" sign;

South Ellis Avenue and East 49th Street

"All-Way Stop" sign;

North Fairfield Avenue to West Cortland Street

"All-Way Stop" sign;

West Ferdinand Street and North Kilbourn Avenue "Three-Way Stop" sign;

West Grace Street and North Laramie Avenue New signals;

South Greenwood Avenue and East 49th Street "All-Way Stop" sign;

South Hamilton Avenue for West 36th Street

"Three-Way Stop" sign;

South Harper Avenue for

"All-Way Stop" sign;

East 63rd Street

"Four-Way Stop" sign;

West Homer Street and North Leavitt Street Street

Type Of Sign

West Huron Street and North Clark Street Automated traffic control signals;

North Ionia Avenue and North Kilpatrick Avenue "All-Way Stop" sign;

West Irving Park Road and North Lavergne Avenue Overhead automatic traffic control signal:

South Justine Street for West 66th Street

"Two-Way Stop" sign;

South Karlov Avenue for West 51st Street

"Stop" sign;

South Kedvale Avenue for West 51st Street

"Stop" sign;

North/southbound traffic on North Kilbourn Avenue at intersection of West

"Stop" sign;

Parker Avenue

North Kildare Avenue and

West Byron Street

"Stop" sign;

North Kilpatrick Avenue at West Grace Street "All-Way Stop" sign;

"All-Way Stop" sign;

South Komensky Avenue for West 46th Street

South Lamon Avenue and West 48th Street "All-Way Stop" sign;

South Leamington Avenue for

"Four-Way Stop" sign;

West 50th Street

"All-Way Stop" sign;

North Leclaire Avenue and West Ainslie Street

"Three-Way Stop" sign;

North Lockwood Avenue and West Drummond Place

Street Type Of Sign South Lowe Avenue for West "Stop" sign; 101st Street West Lunt Avenue and North "All-Way Stop" sign; Campbell Avenue North Meade Avenue from "Three-Way Stop" sign; West Nelson Avenue South Millard Avenue at "Stop" sign; intersection of West 30th Street South Natchez Avenue and "All-Way Stop" sign; West 64th Street North Natoma Avenue and West "Stop" sign; Argyle Street North Natoma Avenue for West "Three-Way Stop" sign; Barry Avenue South Natoma Avenue for West "All-Way Stop" sign; 57th Street "All-Way Stop" sign; North New England Avenue and West Cortland Street West Oakdale Avenue and North Automatic traffic control signals; Sheridan Road South Oakley Avenue and West "All-Way Stop" sign; 21st Street North Octavia Avenue and North "One-Way Stop" sign; Onarga Avenue "Three-Way Stop" sign; North Opal Avenue and West Roscoe Street West Polk Street and South "All-Way Stop" sign; Aberdeen Street North Racine Avenue and West "Four-Way Stop" sign; Belden Avenue

Street	Type Of Sign
South Sacramento Avenue and West 45th Street	"All-Way Stop" sign;
North Sedgwick Street and West Eugenie Street	"All-Way Stop" sign;
North Spaulding Avenue and West Eastwood Avenue	"All-Way Stop" sign;
West School Street and North Opal Avenue	"All-Way Stop" sign;
South Seeley Avenue for West 36th Street	"All-Way Stop" sign;
South Tripp Avenue for West 52nd Street	"Stop" sign;
South Tripp Avenue for West 50th Street	"Stop" sign;
South Tripp Avenue and West 54th Street	"All-Way Stop" sign;
South Union Avenue for West 114th Street	"Stop" sign;
West Van Buren Street and South Kolmar Avenue	"All-Way Stop" sign;
West Van Buren Street at intersection of South Kolmar Avenue	"Stop" sign;
South Vincennes Avenue and East 50th Street	"All-Way Stop" sign;
West Webster Avenue and North Clybourn Avenue	"All-Way Stop" sign;
North Wood Street and West Fullerton Avenue	Automatic traffic control signal (private benefit);
East 8th Street and South State Street	"No Turn On Red" signs;

Street	Type Of Sign
West 19th Street for South Sawyer Avenue	"One-Way Stop" sign;
West 21st Street and South Rockwell Street	"All-Way Stop" sign;
West 40th Place for South Rockwell Street	"Stop" sign;
West 46th Street for South Karlov Avenue	"All-Way Stop" sign;
East 50th Street and South Ellis Avenue	"All-Way Stop" sign;
West 53rd Street for South Christiana Avenue	"Stop" sign;
West 54th Street for South Newcastle Avenue	"Stop" sign;
West 57th Street for South Monitor Avenue	"Stop" sign;
West 58th Street for South Nordica Avenue	"Four-Way Stop" sign;
West 59th Street for South Natchez Avenue	"Three-Way Stop" sign;
East 133rd Street for South Avenue L	"All-Way Stop" sign;
East 133rd Street for South Avenue N	"All-Way Stop" sign.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Traffic Warning Signs.

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

SECTION 1. Amend ordinance passed March 30, 1988, page 11679 which reads: "South Hamlin Avenue for West 61st Place" by striking: "One-Way" and inserting in lieu thereof: Two-Way.

SECTION 2. Amend South LaSalle Street and West 81st Street by striking: "Stop" and inserting: All-Way Stop.

SECTION 3. Amend ordinance relating to West 81st Street and South Perry Avenue by striking: "Stop" and inserting: All-Way Stop.

SECTION 4. This ordinance shall take effect and be in force hereinafter its passage and publication.

WEIGHT LIMITATIONS ESTABLISHED ON PORTIONS OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith (as a substitute for proposed ordinances previously referred to the committee on May 11, July 29, September 22, October 14 and 26, 1988):

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

SECTION 1. Pursuant to Section 27-418 of the Municipal Code of Chicago the maximum weight permitted to be carried by any truck or commercial vehicle upon the following public ways between the limits indicated (except for the purposes of delivering or picking up material or merchandise) shall be as follows:

Public Way Limits And Maximum Load

North Keeler Avenue From West Addison Street to West Irving

Park Road -- 5 tons;

North Lakewood Avenue Between West Waveland Avenue and

West Grace Street -- 5 tons;

South Morgan Street From West 31st Street to West 35th

Street -- 5 tons:

Public Way Limits And Maximum Load

North Nashville Avenue From West Cortland Street to West

Armitage Avenue -- 5 tons;

North Tahoma Avenue From North Minnehaha Avenue to North

Algonquin Avenue -- 5 tons;

West 43rd Street From South Archer Avenue to South

Kedzie Avenue -- 5 tons;

West 81st Street From South Lafayette Avenue to South

Vincennes Avenue -- 5 tons.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

Failed To Pass -- VARIOUS TRAFFIC REGULATIONS, TRAFFIC SIGNS, ET CETERA.

(Adverse Committee Recommendations).

The Committee on Traffic Control and Safety submitted a report recommending that the City Council do not pass sundry proposed ordinances and proposed orders (transmitted with the committee report) relating to traffic regulations, traffic signs, et cetera.

Alderman Laurino moved to Concur In the committee's recommendation. The question in reference to each proposed ordinance or proposed order thereupon became: "Shall the proposed ordinances or proposed orders pass, notwithstanding the committee's adverse recommendations?" and the several questions being so put, each of the said proposed ordinances and proposed orders Failed to Pass by year and nays as follows:

Yeas -- None.

Nays -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

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

The committee report listing said ordinances and orders which failed to pass, reads as follows:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, begs leave to recommend that Your Honorable Body *Do Not Pass* sundry proposed ordinances and orders submitted herewith, which were referred to your committee (September 23, 1987 and October 15, 1987, and February 10, 1988, March 9, 1988, May 11, 1988, June 8 and June 22, 1988, July 13 and July 29, 1988, September 22, 1988, October 14 and 26, 1988) concerning traffic regulations and traffic signs, etc. as follows:

Parking Prohibited At All Times:

North Ashland Avenue At 5500;

West Balmoral Avenue At 1100;

(Both side)

West Balmoral Avenue At 1120 -- 1122;

West Eastwood Avenue At 3129 -- handicapped;

South Francisco Avenue At 5920 -- handicapped previously passed

-- Permit 3345;

North Francisco Avenue At 6613 -- handicapped previously passed

-- Permit 3551;

West Fry Street At 1128 -- handicapped;

West Nelson Street At 1527 -- handicapped previously passed

-- Permit 3042;

South Parnell Avenue At 9611 -- handicapped;

South Vernon Avenue At 9422 -- handicapped;

South Vincennes Avenue At 7047 -- 7055 (driveway);

North Western Avenue At 2720 -- handicapped.

Parking Prohibited During Specified Hours:

West Irving Park Road At 3515 -- 8:00 A.M. to 8:00 P.M. --

Monday through Saturday;

South Lawndale Avenue From 8300 South to 83rd Place (west

side) -- 7:00 A.M. to 9:00 A.M. -- Monday

through Friday.

Loading Zones:

(South side)

West Addison Street At 7859 (20 feet) -- 2:00 P.M. to 10:00

P.M. -- no exceptions;

West Belmont Avenue At 6733 -- 10:00 A.M. to 6:00 P.M. --

Monday through Saturday;

West Diversey Avenue From North Oak Park Avenue to the

first alley east thereof -- 3:00 P.M. to 1:00

A.M. -- no exceptions;

North Oak Park Avenue From West Diversey Avenue to the

(East side) south property line -- 3:00 P.M. to 1:00

A.M. -- no exceptions;

West 63rd Street -- 8:00

A.M. to 6:00 P.M. -- Monday through

Friday.

No Outlet Signs:

West Ferdinand Street

At North Harding Avenue;

West Ferdinand Street

At North Lawndale Avenue.

Do Not Enter Signs:

South St. Lawrence Avenue

At East 71st Street;

East 88th Street

At South State Street.

Tow-Away Zones:

West Ainslie Street

At 1138 -- 9:00 A.M. to 6:00 P.M. --

Monday through Saturday;

North Broadway

At 4753 -- at all times -- Sunday through

Saturday;

West Carmen Avenue

At 907 -- at all times -- Sunday through

Saturday;

West Catalpa Avenue

(Both sides)

From North Sheridan Road to the

western drive cut of the 5510 North

Sheridan Road parking lot -- at all times

-- Monday through Sunday;

North Lake Shore Drive

At 860 -- at all times (2);

West Lawrence Avenue

At 920 -- at all times:

North Michigan Avenue

At 900 (on the East Delaware Place side of the building) -- at all times -- no

exceptions;

North Michigan Avenue

At 900 (on the East Walton Street side of the building) -- at all times -- all days;

North Wieland Street

At 1550 -- 8:00 A.M. to 7:00 P.M. --

Sunday through Saturday;

West 58th Street

(South side)

From South Parkside Avenue to South

Central Avenue -- at all times.

Through Traffic Prohibited:

At the entrances to the north-south alley bounded by West Agatite Avenue and West Sunnyside Avenue, from North Laramie Avenue to North Lockwood Avenue;

At the entrances to the north-south alleys bounded by West Montrose Avenue and West Agatite Avenue, from North Laramie Avenue to North Lockwood Avenue;

At the entrances to the alley bounded by West 54th Street, West 55th Street, South Hamlin Avenue and South Ridgeway Avenue.

Traffic Warning Signs And Signals:

(October 14, 1988) "All-Way Stop" signs -- at the intersection of West Belden Avenue and North Racine Avenue;

(May 11, 1988) "Stop" signs -- stopping north-southbound traffic on South Boulevard Way at West 25th Street;

(October 26, 1988) "Stop" signs -- for east and westbound traffic on West Cortland Street at the intersection of North Fairfield Avenue;

(September 22, 1988) "Stop" signs -- for east and westbound traffic on West Homer Street at the intersection of North Leavitt Street:

(September 22, 1988) "One-Way Stop" sign -- West Huron Street at the intersection of North Central Avenue:

(September 22, 1988) Automatic traffic control signals -- West Irving Park Road and North Lavergne Avenue;

(September 22, 1988) "Stop" signs -- stopping north and southbound traffic on North Kenmore Avenue at the intersection of North Maude Avenue;

(July 13, 1988) "Stop" signs -- for north and southbound traffic on South Laflin Street at the intersection of West 55th Street;

(September 22, 1988) "Stop" signs -- North Oak Park Avenue between 3600 and 4000 blocks;

(September 22, 1988) "Stop" signs -- for east and westbound traffic on West 24th Place at the intersection of South Kedvale Avenue;

(February 10, 1988) "All-Way Stop" signs -- West 50th Street and South Tripp Avenue;

(September 22, 1988) "Stop" signs -- for east and westbound traffic on West 54th Street at the intersection of South Tripp Avenue;

(July 13, 1988) "Stop" signs -- on West 54th Street at the intersection of South Tripp Avenue:

(October 15, 1987) "All-Way Stop" signs -- West 57th Street and South Natoma Avenue;

(July 13, 1988) "All-Way Stop" signs -- East 100th Street and South Avenue M.

Weight Limitations:

West Belle Plaine Avenue

5600 block -- 5-tons;

North Major Avenue

4000 block -- 5-tons;

West 80th Street

From South Lafayette to South Vincennes Avenues (going east and west)

-- 5-tons.

Amend Parking Prohibited At All Times:

North Sheridan Road

5300 block.

(West side)

Amend Loading Zone:

West 63rd Street

At 3217 -- 3219 -- 8:00 A.M. to 6:00 P.M.

-- Monday through Friday.

Removal Of Parking Meter:

North Broadway

At 4753.

These ordinances were voted do not pass by all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

COMMITEE ON ZONING.

APPOINTMENT OF MR. ANTHONY FORNELLI AS MEMBER OF ZONING BOARD OF APPEALS.

The Committee on Zoning submitted the following report:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Zoning, having under consideration a communication signed by The Honorable Eugene Sawyer, Acting Mayor, under the date of November 30, 1988 (referred on November 30, 1988) appointing Anthony Fornelli as a member of the Zoning Board of Appeals for a term ending July 1, 1990, to succeed Rafael Rios, begs leave to recommend that Your Honorable Body do *Pass* the said communication, which is transmitted herewith.

This recommendation was concurred in by the respective members of the committee with no dissenting vote.

Respectfully submitted,

(Signed) KEITH A. CALDWELL, Chairman.

On motion of Alderman Caldwell, the committee's recommendation was Concurred In and the said proposed appointment of Mr. Anthony Fornelli as a member of the Zoning Board of Appeals was Approved by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Figueroa, Gabinski, Austin, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 43.

Nays -- None.

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

Action Deferred -- AMENDMENT OF MUNICIPAL CODE CHAPTER
194A, SECTION 3.2 BY ADDING LANGUAGE TO
DEFINITION OF "ACCESSORY BUILDING OR
USE" AND INSERTING NEW DEFINITION
OF EARTH STATION ANTENNAS.

The Committee on Zoning submitted a report which was, on motion of Alderman Robinson and Alderman Jones, *Deferred* and ordered published:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Zoning begs leave to recommend that Your Honorable Body pass the ordinance transmitted herewith (referred to your committee on April 20, 1988; May 11, 1988; September 14, 1988; September 22, 1988; October 14, 1988; October 26, 1988 and November 16, 1988.

Application numbers A-2602; A-2605; 10404; 10405; 10407; 10410; 10414; 10416; 10375; T-109; T-110 and 10392 were approved in their amended or revised form by the committee members, with no dissenting vote.

Respectfully submitted,

(Signed) KEITH A. CALDWELL, Chairman.

The following is said proposed ordinance, as amended, transmitted with the foregoing committee report:

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

SECTION 1. That Chapter 194A of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended in Section 3.2 by adding language in italics to the definition of "Accessory Building or Use" and by inserting in its proper alphabetical sequence a new definition, "Earth Station Antenna", as follows:

3.2 Accessory Building, Structure or Use. An "accessory building, structure or use" is one which: . . .

An "accessory building, structure or use" includes but is not limited to the following:...

j. Earth Station Antennas.

"Earth Station Antenna" (Satellite Dish) -- an earth station antenna is a device or instrument, designed or used for the reception or the transmission of television or other electric communication signal broadcast or, relayed from a satellite. It may be a solid, open mesh, or bar configured structure, in the shape of a shallow dish or parabola.

SECTION 2. Chapter 194A of the Municipal Code of Chicago is hereby amended, by adding a new Section 5.11 in its proper numerical sequence, titled "Earth Station Antennas" by adding the language in italics as follows:

5.11 Earth Station Antennas.

(a) In any residence district, a (receive-only) earth station antenna up to (8) eight feet (2.4 meters) in diameter may be erected as an accessory use, subject to the following requirements:

No more than one ground-mounted, pole-mounted or roof-mounted antenna shall be permitted on each zoning lot, and said use shall comply with setback requirements of the underlying zoning district for accessory structures.

No earth station antenna shall be mounted in any required front yard in any residence districts.

All ground-mounted, pole-mounted antennas shall be located within the rear yard and must comply with all accessory use requirements.

Ground-mounted, pole-mounted accessory antennas shall not exceed (12) twelve feet in height above the established grade.

Roof-mounted, pole-mounted antennas may be erected on the roof of, or attached to the principal building to a maximum height of (12) twelve feet above the height of the building on which it is to be located.

A building permit shall be required for each earth station antenna installation.

(b) In any business, commercial, manufacturing or planned manufacturing district, an earth station antenna up to (8) eight feet (2.4 meters) in diameter may be erected, subject to the following requirements:

Roof-mounted, pole-mounted antennas may be erected to the roof or attached to a principal building, provided the maximum height of the installation does not exceed (16) sixteen feet above the height of the building on which it is to be located.

No earth station antenna shall be located or mounted in any required front yard in any business, commercial, manufacturing or planned manufacturing districts.

Said use shall comply with all set-back requirements of the underlying zoning district on which it is to be located.

A building permit shall be required for each earth station antenna installation.

SECTION 3. Chapter 194A of the Municipal Code of Chicago is hereby amended in Sections 5.6-3, 5.7-5, 7.3-1, 8.3-1, 9.3-1, 10.3-1 by adding the language in italics as follows:

5.6-3. Height of Accessory Buildings in Required Rear Yards. No detached accessory building or structure located in required rear yard shall exceed 15 feet in height. Except that Earth Station Antenna shall not be greater than (12) twelve feet above the height of the building on which it is to be attached to or located.

* * * * * * * *

- 5.7-5. Permitted obstruction in required yards.
- (3) In rear yards enclosed, attached or detached off-street parking spaces; open off-street parking spaces, accessory sheds; Earth Station Antennas, not exceeding (8) eight feet (2.4 meters) in diameter; tool rooms; ... feet.

7.3-1. Permitted Uses -- R1 Single-Family Residence District.

- (16) Earth Station Antenna -- when accessory to a principal use and not exceeding (8) eight feet (2.4 meters) in diameter.
- 8.3-1. Permitted Uses B1-1 to B1-5 Local Retail Districts.
- B. The following uses are permitted in the B1-1 to B1-5 districts inclusive: ...
 - (15) Earth Station Antenna -- not exceeding (8) eight feet (2.4 meters) in diameter.
- 9.3-1. Permitted Uses -- Cl-1 to Cl-5 Restricted Commercial Districts.
- B. The following uses are permitted in the C1-1 to Cl-5 districts inclusive: . . .
 - (36) Earth Station Antenna -- not exceeding (8) eight feet (2.4 meters) in diameter.

- 10.3-1. Permitted Uses -- M1-1 to M1-5 Restricted Manufacturing Districts.
 - (21) Earth Station Antenna -- not exceeding (8) eight feet (2.4 meters) in diameter.

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

Action Deferred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 194A, VARIOUS SECTIONS, CONCERNING SPECIAL AND PERMITTED USES IN SPECIFIED DISTRICTS.

The Committee on Zoning submitted a report which was, on motion of Alderman Robinson and Alderman Jones, *Deferred* and ordered published:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Zoning begs leave to recommend that Your Honorable Body pass the ordinances transmitted herewith (referred to your committee on April 20, 1988; May 11, 1988; September 14, 1988; September 22, 1988; October 14, 1988; October 26, 1988 and November 16, 1988).

Application numbers A-2602; A-2605; 10404; 10405; 10407; 10410; 10414; 10416; 10375; T-109; T-110 and 10392 were approved in their amended or revised form by the committee members, with no dissenting vote.

Respectfully submitted,

(Signed) KEITH A. CALDWELL,

Chairman.

The following is said proposed ordinance, as amended, transmitted with the foregoing committee report:

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

SECTION 1. That Chapter 194A of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended in Sections 7.4-1, 8.3-4, 8.4-1, 9.4-4, 10.3-1 and 10.4-1 by deleting the language in brackets and adding the language in italics as follows:

- 7.4-1. Special Uses -- R1 Single-Family Residence District.
- (3.) Public Utilities and Public Service Uses, including: ...
- h. Radio towers, earth station antennas -- When proposed as a principal use of any size or diameter, television towers, telephone exchanges, micro- wave relay towers, and telephone transmission equipment buildings.

* * * * * *

- 8.3-4. Permitted Uses -- B4-1 to B4-5 Restricted Service Districts.
- B. The following uses are permitted in the B4-1 to B4-5 Districts inclusive . . .

(39) Radio Towers, Television Towers, Telephone Exchanges, micro-wave relay towers, and telephone transmission equipment buildings.

* * * * * * *

- 8.4-1 Special Uses -- B1-1 to B1-5 Local Retail Districts.
- (11) Public Utility and Public Service Uses, including . . .
- i. Radio Towers, earth station antenna exceeding (8) eight feet (2.4 meters) in diameter, television towers, telephone exchanges, micro-wave relay towers, and telephone transmission equipment buildings.

* * * * * * *

- 9.4-4 Special Uses -- C4 Motor Freight Terminal District.
- (1.) Public Utility and Public Service Uses, including: . . .
- g. Radio towers, television towers, earth station antenna exceeding (8) eight feet (2.4 meters) in diameter, television towers, telephone exchanges, micro-wave relay towers, and telephone transmission equipment buildings.

* * * * * * *

- 10.3-1 Permitted Uses -- M1-1 to M1-5 Restricted Manufacturing Districts.
- (13) Public Utility and Public Service Uses, including: . . .
- h. Radio towers, television towers, telephone exchanges, micro-wave relay towers, and telephone transmission equipment buildings.

* * * * * * *

- 10.4-1 Special Uses -- M1-1 to M1-5 Restricted Manufacturing Districts.
- (16) Earth Station Antenna exceeding (8) eight feet (2.4 meters) in diameter.

SECTION 2. Chapter 194A of the Municipal Code of Chicago is hereby amended by repealing subsection 11.11-1(q) in its entirety.

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

Action Deferred -- RECLASSIFICATION OF AREA SHOWN ON MAP NUMBER 8-F (As Amended).

The Committee on Zoning submitted the following report which was, on motion of Alderman Rush and Alderman Tillman, *Deferred* and ordered published:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Zoning begs leave to recommend that Your Honorable Body pass, the ordinances transmitted herewith (referred to your committee on April 20, 1988; May 11, 1988; September 14, 1988; September 22, 1988; October 14, 1988; October 26, 1988 and November 16, 1988.

Application numbers A-2602; A-2605; 10404; 10405; 10407; 10410; 10414; 10416; 10375; T-109; T-110 and 10392 were approved in their amended or revised form by the committee members, with no dissenting vote.

Respectfully submitted,

(Signed) KEITH A. CALDWELL, Chairman.

The following is said proposed substitute ordinance transmitted with the foregoing committee report:

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 8-F in the area bounded by

West 33rd Street; the west line of the Chicago and Western Iroquois Railroad Company (C.&W.I. R.R. Co.); the north line of West 35th Street; the east line of the Chicago and Western Iroquois Railroad Company (C.&W.I. R.R. Co.); West 33rd Street; South Shields Avenue; West 34th Street; South Wells Street; West 33rd Street; South Wentworth Avenue; a line 660.428 feet south of and parallel with West 35th Street; South Princeton Avenue; West 38th Street; the east line of the Chicago and Western Iroquois Railroad Company (C.&W.I. R.R. Co.); the center line of West 35th Street; and South Normal Avenue,

to the designation of a Stadium Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Stadium Planned Development

Statements.

- 1. The area delineated herein as "Stadium Planned Development" is owned or controlled by the Illinois Sports Facilities Authority.
- 2. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees, or grantees.
- 3. Use of land will consist of general stadium uses including spectator facilities for day and night events; lighting for night events; dining and picnic areas; vendor, concessionaire and catering facilities; retail sales, including sale of alcoholic beverages; public address and sound systems; ticket sales facilities; scoreboards with video replay capability, flashing lights and other animated displays; stadium suites, administrative offices; team and other service uses, including clubhouse, locker rooms and related facilities; storage; press facilities; radio and television communication facilities including earth station receiving dishes; parking and parking control facilities; and accessory uses.
- 4. Any dedication or vacation of streets or resubdivision of parcels shall require a separate submittal on behalf of the applicant and approval by the City Council.

,

- 5. Off-street parking and off-street loading facilities shall be provided in compliance with this Plan of Development.
- 6. Service drives or any other ingress or egress lanes not heretofore proposed to be dedicated, shall be adequately designed and paved in accord with the regulations of the Department of Public Works and in compliance with the Municipal Code of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking permitted within such paved areas.
- 7. Advertising and business signs are permitted subject to the provisions of the M1-2 Restricted Manufacturing District, provided that, except as otherwise restricted by federal law, a single, double-faced business sign, not exceeding eighty-five (85) feet in height and with a gross sign area not exceeding 1,200 square feet per side, may be located at the southwest corner of Wentworth Avenue and 35th Street, which business sign may contain electronic displays of a minimum duration as determined by the Commissioner of the Department of Planning and which, in consequence, shall not be construed to be either a flashing, animated or moving sign. Advertising signs are restricted to the interior of the stadium structure.
- 8. The restriction of any building or any appurtenance attached thereto shall be subject to:
 - a. height limitations as certified on form FAA-117, or successor forms involving the same subject matter and approved by the Federal Aviation Administration; and
 - b. airport zoning regulations as established by the Department of Planning, Department of Aviation, and Department of Law and approved by the City Council.
- 9. The information in the table attached hereto sets forth data concerning the generalized land use plan of the area delineated herein as Stadium Planned Development. The provisions of Article 10.5 through and including Article 10.11 of the Chicago Zoning Ordinance shall be applicable to this Stadium Planned Development, provided that:
 - a. post-events fireworks displays shall be limited to no more than sixteen (16) publicly-noticed occasions per year, no more than six (6) of which shall occur on weekday (including Sunday) evenings as distinct from week-end (Friday and Saturday) evenings; and
 - b. in-game fireworks displays shall be limited after sunset to fireworks which as a principal purpose serve to provide an aerial display in distinction to fireworks having a principal purpose of noise production.

The Plan of Development, hereby attached, shall be subject to the "Rules and 10. Regulations and Procedures in Relation to Planned Development," as adopted by the Commissioner of the Department of Planning; as part of the Part II review process thereunder, screening, fencing and buffering, as well as a construction plan of operations shall be subject to the review and approval of the Commissioner of the Department of Planning. The construction plan of operations shall detail the applicant's plan for mitigating the impact of construction on adjoining properties, including the T. E. Brown Apartments and the Abbott elementary school, and shall address security for persons and property, staging of construction, control of construction noise, dirt and other environmental matters related to health and safety, and access to and from adjacent areas and the Stadium Planned Development for emergency vehicles. Prior to approving said plan, the Commissioner of the Department of Planning shall submit the plan for review and comment by the Chicago Board of Education, a representative of the T. E. Brown Apartments and the Chicago Plan Commission.

Planned Development Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Stadium	Planned	Development	No.	

Planned Development Use And Bulk Regulations And Data.

Net Site Area	General Description Of Land Use	Max. Floor Area Ratio	Max. % Of Land Coverage
3,475,252 square feet	Stadium and related uses. See Statement No. 3	0.5	20 per cent
79.78 acres	110. 0		

Net Site Area = 3,145,839 square feet (72.21 acres) plus rights of way to be vacated, 329,413 (7.56 acres) = 3,475,252 square feet (79.78 acres).

Gross Site Area = Net Site Area: 79.78 acres plus area to remain in public rights of way: 6.5 acres = 86.28 acres.

Maximum permitted floor area ratio: 0.5

Minimum number of off-street parking spaces: 7,000

Maximum percentage of land covered: At Grade: 20 per cent

Mimimum number of off-street loading docks: per M1-2 requirements

Minimum periphery setbacks:

Principal Stadium Structure: 20 feet

Accessory Structures: none

[Generalized Land Use Plan, Property Line Map and Right-of-Way Adjustments and Existing Zoning and Preferential Street System printed on pages 21550 through 21552 of this Journal.]

Action Deferred -- CHICAGO ZONING ORDINANCE AMENDED TO RECLASSIFY PARTICULAR AREAS.

The Committee on Zoning submitted the following report which was, on motion of Alderman Robinson and Alderman Jones, *Deferred* and ordered published:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Zoning begs leave to recommend that Your Honorable Body pass the ordinances transmitted herewith (referred to your committee on April 20, 1988; May 11, 1988; September 14, 1988; September 22, 1988; October 14, 1988; October 26, 1988 and November 16, 1988.

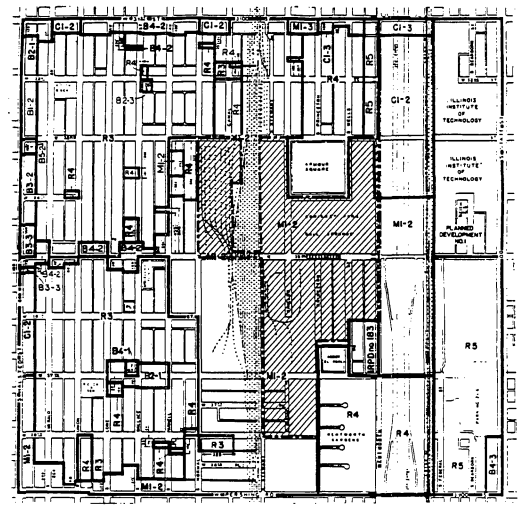
Application numbers A-2602; A-2605; 10404; 10405; 10407; 10410; 10414; 10416; 10375; T-109; T-110 and 10392 were approved in their amended or revised form by the committee members with no dissenting vote.

Respectfully submitted,

(Signed) KEITH A. CALDWELL, Chairman.

(Continued on page 21553)

STADIUM PLANNED DEVELOPMENT No. ___ GENERALIZED LAND USE PLAN



LEGENO.



STADIUM PLANNED DEVELOPMENT



GENERAL LOCATION OF PEDESTRIAN BRIDGES



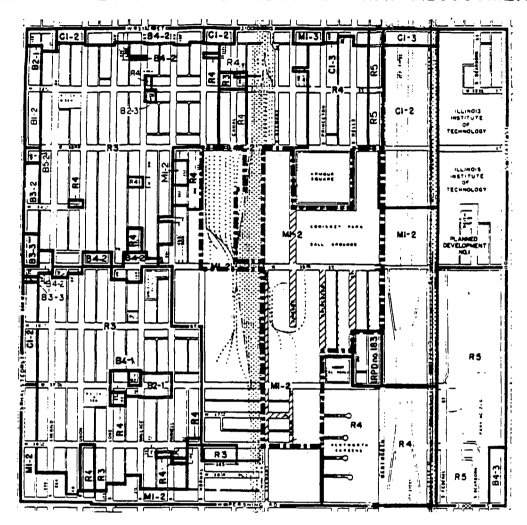
APPLICANT: ILLINOIS SPORTS FACILITIES AUTHORITY

DATE:

OCTOBER 13,1988

REVISED: DECEMBER 8, 1988

STADIUM PLANNED DEVELOPMENT No. ____ PROPERTY LINE MAPAND RIGHT-OF-WAY ADJUSTMENTS



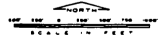
LEGEND



STADIUM PLANNED DEVELOPMENT BOUNDARY LINE



RIGHTS-OF-WAY TO BE VACATED



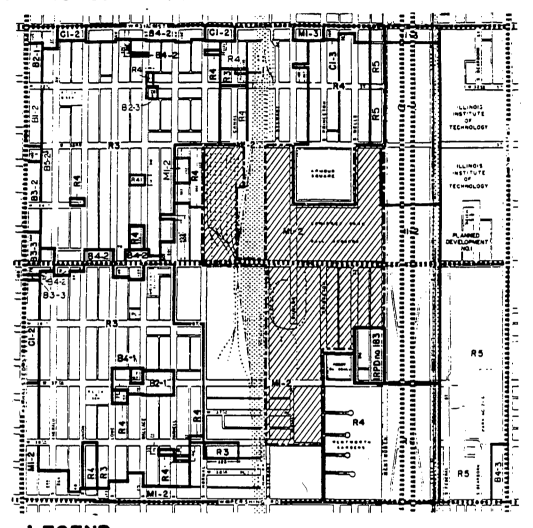
APPLICANT: ILLINOIS SPORTS FACILITIES AUTHORITY

DATE:

OCTOBER 13,1988

REVISED: DECEMBER 8,1988

STADIUM PLANNED DEVELOPMENT No. _____ ... EXISTING ZONING AND PREFERENTIAL STREET SYSTEM



LEGEND

ZONING DISTRICT BOUNDARIES

PREFERENTIAL STREET SYSTEM ************

STADIUM PLANNED DEVELOPMENT

APPLICANT: ILLINOIS SPORTS FACILITIES AUTHORITY DATE: OCTOBER 13,1988

REVISED: DECEMBER 8,1988

(Continued from page 21549)

The following are said proposed ordinances transmitted with the foregoing committee report (the italic heading in each case not being a part of the ordinance):

Reclassification Of Area As Shown On Map No. 1-E.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B7-6 General Central Business District symbols and indications as shown on Map No. 1-E in the area bounded by

East Erie Street; a line 212 feet east of and parallel to North St. Clair Street (or the alley next east of and parallel North St. Clair Street); the alley next south of and parallel to East Erie Street; a line 118.50 feet east of and parallel to North St. Clair Street; East Ontario Street; North St. Clair Street,

to the designation of a Business Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Business Planned Development No._____

Plan Of Development

Statements.

1. The land delineated herein as a "Business Planned Development" (The "Planned Development") is solely owned and controlled by:

American National Bank, as Trustee, under Trust No. 64988, Romanek Properties, Ltd., Agent 650 North St. Clair Place Chicago, Illinois 60611

- 2. This Plan of Development, consisting of (9) statements; and existing map; a boundary and property line map; and a table of use and bulk regulations and related controls, is applicable to the area delineated herein.
- 3. The permitted uses in the Planned Development are as follows: Business offices and related uses, ground floor retail and/or service establishments, restaurants with food and alcoholic beverage service, unenclosed or partially enclosed restaurants, adjacent to and operated in conjunction with enclosed restaurants, rooftop telecommunications and earth station receiving dishes and parking facilities for building tenants.
- 4. For purposes of calculating floor area ratio (F.A.R.) the definitions and provisions in the Chicago Zoning Ordinance shall apply, with the following exceptions:
 - a. In addition to the other exclusions from floor area for purposes of determining F.A.R. permitted by the Chicago Zoning Ordinance, all floor space devoted to mechanical/electrical equipment or to heating, ventilation and air conditioning equipment and exceeding 4,000 square feet in a single location, regardless of placement in the building, shall also be excluded.
- 5. Off-street parking and loading facilities will be provided in compliance with the Plan of Development and shall be subject to the review and approval of the Commissioner of Planning and the Bureau of Traffic Engineering and Operations.
- 6. Business and business identification signs shall be permitted within the Planned Development subject to the review and approval of the Departments of Planning and Zoning. Temporary signs such as construction and marketing signs also are permitted.
- 7. The applicant shall secure the permission of, and execute any agreements which may be required by the City of Chicago Department of Finance in connection with the projecting bay window shown on the architectural drawings which are a part of this submittal.
- 8. The applicant or its successors, assignees or grantees shall obtain all official City reviews, approvals and permits required in connection with this Plan of Development.

9. The Plan of Development shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Development Amendments" as promulgated by the Commissioner of the Department of Planning and in effect on the date hereof.

Bulk and Use Chart attached to this Plan of Development reads as follows:

Business Planned Development No. _____, As Amended

Bulk And Use Chart.

Net Site Area Of Square Feet (Acres)	Land Use Permitted	Max. Floor Area Ratio	Max. % Site Coverage
28,710 (0.659)	Business offices and related uses, telecommunications and satellite receiving dishes, retail and service uses, and parking.	18.42	86%
Gross Site Area =	Net Site Area + Area remaining in public right-of-way.		
33,383.00 (0.767)	28,710.00 + 4,673.00 square feet (0.659) (0.108) acres.		
Ground floor	Retail not less than 10,000 square feet.		

Off-street parking: Minimum 55 cars.

Off-street loading: Minimum 5 loading berths.

Minimum perimeter setbacks at grade level

 8 feet 0 inches in the area between East Erie Street and East Ontario Street on St. Clair Street. 2. 10 feet 0 inches in the area between the west lot line east of St. Clair Street and west of east lot-line on East Ontario Street and east lot line of Erie Street.

[Generalized Land Use Map, Property Line Map and Existing Zoning Map printed on pages 21557 through 21559 of this Journal.]

Reclassification Of Area Shown On Map No. 1-F
(As Amended).

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-5 Restricted Manufacturing District symbols and indications as shown on Map No. 1-F in area bounded by

the line of West Huron Street; the line of North Sedgwick; the alley next south of and parallel to West Huron Street; and a line 120 feet west of and parallel to the line of North Sedgwick,

to those of a C3-5 Commercial-Manufacturing District, and a corresponding use district is hereby established in the area above described.

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

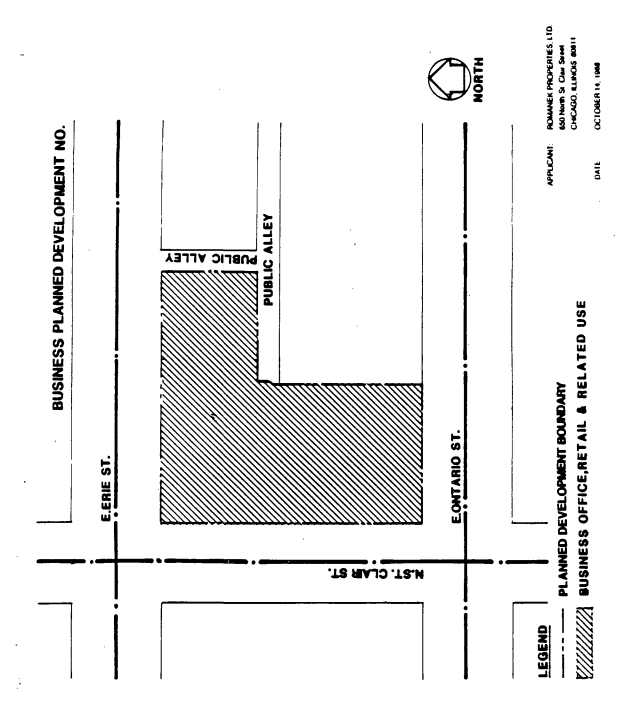
Reclassification Of Area Shown On Map No. 1-G.

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

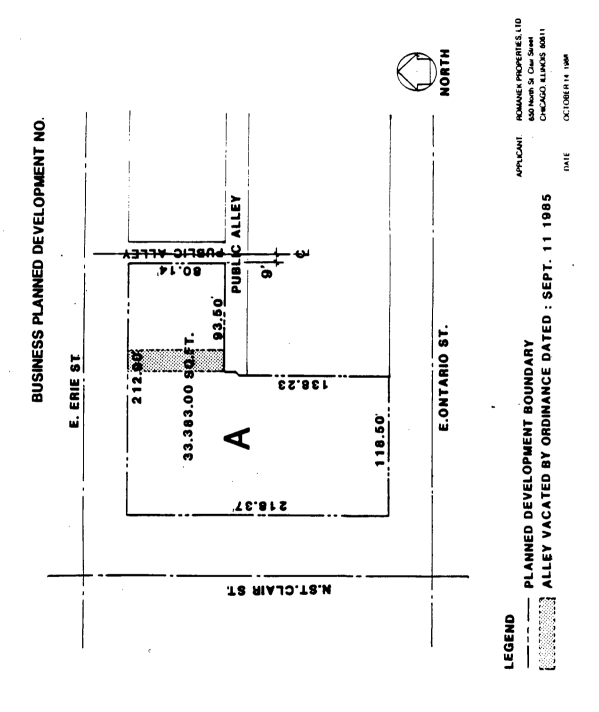
SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 1-G in area bounded by

(Continued on page 21560)

GENERALIZED LAND USE MAP

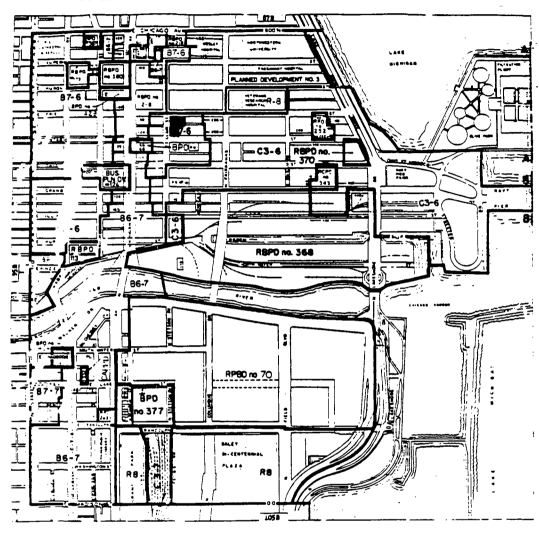


PROPERTY LINE MAP



BUSINESS PLANNED DEVELOPMENT NO.

EXISTING ZONING MAP



SUBJECT SITE
ZONING BOUNDARIES

APPLICANT: ROMANEK PROPERTIES, LTD.
ADDRESS: 650 NORTH ST CLAIR
CHICAGO, ILLINOIS 60611
DATE: OCTOBER 14, 1988

(Continued from page 21556)

a line 51 feet south of and parallel to West Ohio Street; the alley next east of and parallel to North Noble Street; the alley next south of and parallel to West Ohio Street; North Noble Street,

to those of a B1-4 Local Retail District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 2-F.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C3-5 Commercial-Manufacturing District symbols and indications as shown on Map No. 2-F in area bounded by

West Adams Street; South Clinton Street; West Quincy Street; and South Jefferson Street,

to those of a C3-6 Commercial-Manufacturing District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 3-F.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C2-4 General Commercial District symbols and indications as shown on Map No. 3-F in area bounded by

a line 50.01 feet north of and approximately parallel to West Delaware Place; North Clark Street; West Delaware Place; and the alley next west of North Clark Street,

to those of a R6 General Residence District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 3-F (As Amended).

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C2-4 General Commercial and R6 General Residential District symbols and indications as shown on Map No. 3-F in the area bounded by

West Oak Street; North Clark Street; a line 302.105 feet south of and approximately parallel to West Oak Street; the alley next west of North Clark Street; a line 168 feet south of and approximately parallel to West Oak Street; a line beginning at a point 168 feet south of West Oak Street and 148 feet east of North LaSalle Street and ending at a point 164.055 feet south of West Oak Street and 121.32 feet east of North LaSalle Street; a line 122.32 feet east of and approximately parallel to North LaSalle Street; a line 133.04 feet south of and approximately parallel to West Oak Street, and North LaSalle Street,

to reflect the establishment of a Residential-Business Planned Development, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Residential-Business Planned Development

Plan Of Development.

1. Legal title to that certain real property (the "Property") which is delineated herein as Residential-Business Planned Development and is subject to the use and bulk restrictions of this Business Planned Development is held by Henrotin Hospital Corporation, an Illinois not-for-profit corporation.

All required disclosures are contained within the Economic Disclosure Statement filed with the City of Chicago in accordance with applicable requirements. The Property will be held under single ownership or control or under single designated control by the Applicant or by the affiliates, successors or assigns of either of them.

- 2. Residential uses, business and professional offices, retail uses and all other uses described as permitted and special uses by the C2-4 zoning district provisions of the current Chicago Zoning Ordinance (§9.3-2(B), §9.4-2 and associated sections referred to therein) shall be permitted upon the Property. Without limiting any use heretofore described as permitted, the following shall also be permitted upon the Property: the operation of radio and television towers and earth station receiving dishes.
- The Applicant, its affiliates, successors, assigns or grantees shall obtain all
 official reviews, approvals and permits necessary to implement the development
 of Property.
- 4. Any dedication or vacation of streets or alleys or easement for any adjustment of rights-of-way necessary to implement development of the Property shall require separate submittal on behalf of the Applicant, its successors, assigns or grantees, and approval by the City Council.
- 5. The use and development of the Property shall be in accordance with this Plan of Development, which consists of the statements made herein, an existing zoning and preferential street map, a property line map, generalized land use map and the bulk regulations table. These and no other controls shall apply to the Property.
- 6. Off-street parking and off-street loading shall be provided upon the Property in accordance with the Bulk Regulations Table attached hereto and made a part of this Plan of Development.
- 7. Any service drive or other ingress or egress shall be adequately designed and paved in accordance with the regulations of the Department of Streets and Sanitation and in compliance with the Municipal Code of Chicago to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such paved areas.

- 8. The height of each building located upon the Property and any appurtenances attached thereto shall be subject to:
 - (a) Height limitations as certified on Form FAA-177 (or on successor forms involving the same subject matter) and approved by the Federal Aviation Administration pursuant to Part 77 of the Regulations of the Administrator, Federal Aviation Administration; and
 - (b) Airport Zoning Regulations as established by the Department of Development and Planning, Department of Aviation, and Department of Law and approved by the City Council.
- 9. Business and business identification signs may be permitted upon the Property subject to the review and approval of the Department of Planning and of the Department of Inspectional Services. Temporary signs, such as construction and marketing signs, may be permitted subject to the aforesaid approvals. Signs advertising products or services which products or services are not located upon the Property, shall not be permitted. Signs described by Chapter 86, Section 86.1-11 of the Chicago Municipal Code shall require City Council approval in the manner described therein.
- 10. For purposes of maximum floor area ratio calculations in addition to exclusions specifically set forth in the Zoning Ordinance, mechanical equipment floor space and pool deck areas shall not be counted as floor area.
- 11. This Plan of Development and the development of the Property is and shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Developments" promulgated by the Commissioner of the Department of Development and Planning; provided that the same are published, in effect and generally available at the time of approval of this Business Planned Development.

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Planned Residential-Business Development

Use And Bulk Regulations And Data.

For that certain property located generally at the southwest corner of West Oak Street and North Clark Street in Chicago, Illinois:

Net site area:

67,902 square feet (1,558 acres).

Permitted uses:

Residential uses, offices uses, retail uses and such uses as are currently permitted or special uses within the C2-4 Zoning District (including the operation of radio or television towers and/or earth station

receiving dishes).

Maximum number of dwelling units:

538

*Maximum floor area ratio:

9.99

 $Maximum\ percentage\ of\ site$

coverage:

100% at grade.

25.0% at 75 feet above grade.

Number of off-street parking spaces

required:

412

Number of loading berths required:

2

Minimum setbacks:

North -- 0 feet.

East -- 0 feet at grade.

170 feet at 75 feet above grade.

South -- 0 feet.

West -- 0 feet.

^{*} For purposes of maximum floor area ratio calculations, in addition to exclusions specifically set forth in the Zoning Ordinance, mechanical equipment floor space in the buildings and pool deck areas shall not be counted as floor area.

Gross site area calculations:

Net site area:

67,902 square feet.

Approximate area to remain in public right-of-way (West Oak Street, North Clark Street, North LaSalle Street and adjacent public alleys): 35,915 square feet.

Approximate gross site area:

103,817 square feet.

[Generalized Land Use Plan, Boundary and Property Line Map and Existing Zoning: Map printed on pages 21566 through 21568 of this Journal.]

Reclassification Of Area Shown On Map No. 3-F.

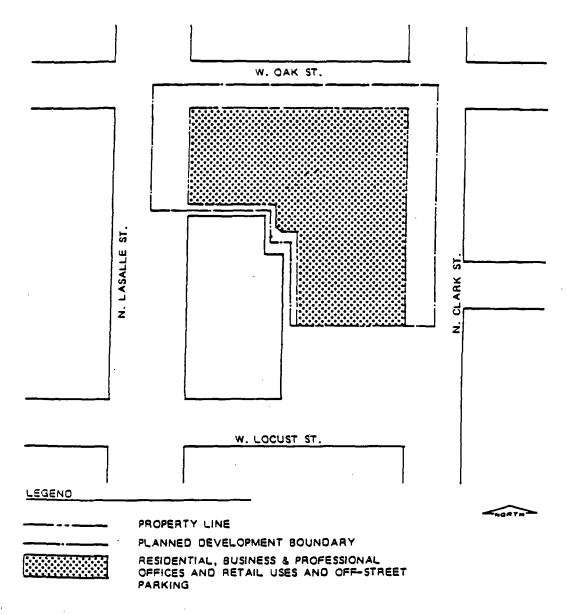
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R7 General Residence District symbols and indications as shown on Map No. 3-F in area bounded by

a line 103.4 feet south of and parallel to West Maple Street; North Dearborn Street; a line 128.9 feet south of and parallel to West Maple Street; the alley west of and parallel to North Dearborn Street,

to those of a C2-4 General Commercial District, and a corresponding use district is hereby established in the area above described.

GENERALIZED LAND USE PLAN



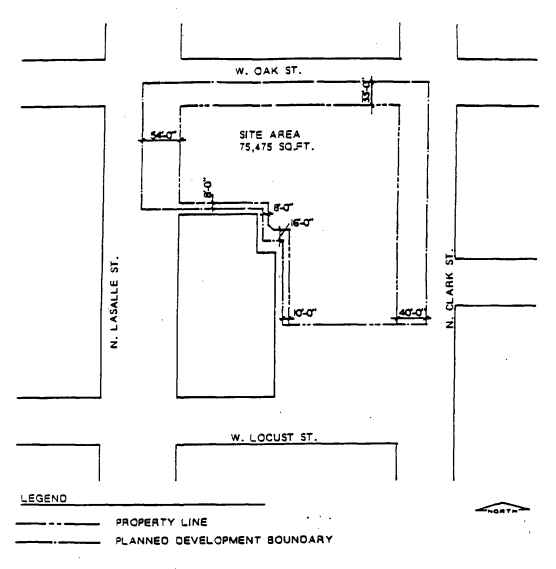
PPLICANT:

STEVEN D. PIFIELD

DATE:

September 2, 1988

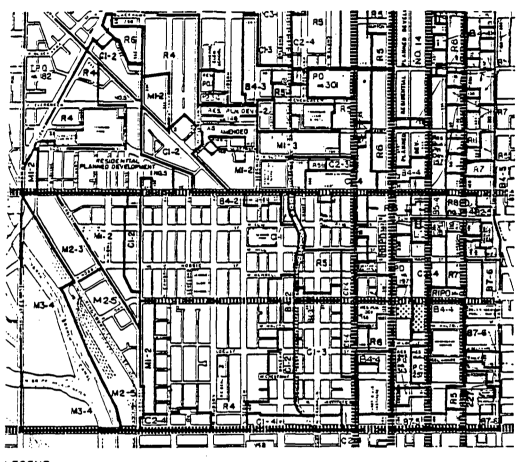
BOUNDARY AND PROPERTY LINE MAP



APPLICANT: STEVEN D. PIPIELD

DATE: September 2, 1988

EXISTING ZONING MAP



LEGEND

IMMINIMUM PREFERENTIAL STREETS PLANNED DEVELOPMENT ZONING BOUNDARIES

APPLICANT:

STEVEN D. FIFIELD

DATE: September 2, 1988

Reclassification Of Area Shown On Map No. 3-F.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the Institutional Planned Development No. 182 symbols and indications as shown on Map No. 3-F in area bounded by

the north line of (now vacated) West Evergreen Street, or a line 504.05 feet north of and parallel to West Scott Street (as measured along the east line of North Halsted Street); North Ogden Avenue; West Scott Street; North Halsted Street,

to those of an M1-2 Restricted Manufacturing District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 3-G.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M2-5 General Manufacturing District symbols and indications as shown on Map No. 3-G in the area bounded by

West North Avenue; a line 275 feet west of and parallel with North Dayton Street; the alley next south of and parallel with West North Avenue; and a line 100 feet west of and parallel with North Dayton Street,

to those of a C3-5 Commercial-Manufacturing District.

Reclassification Of Area Shown On Map No. 3-I.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 3-I in area bounded by

a line 115 feet north of and parallel to West LeMoyne Avenue; North Western Avenue; and a line 185 feet north of and parallel to West LeMoyne Avenue,

to those of a C2-1 General Commercial District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 4-H.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 4-H in area bounded by

West 17th Street; South Wolcott Avenue; West 18th Street; a line 126.25 feet west of and parallel to South Wolcott Avenue,

to those of a B4-1 Restricted Service District, and a corresponding use district is hereby established in the area above described.

Reclassification Of Area Shown On Map No. 5-G.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 5-G in area bounded by

the alley next south of and parallel to West Armitage Avenue; North Seminary Avenue; a line 192 feet south of and parallel to West Armitage Avenue; the alley next west of and parallel to North Seminary Avenue,

to those of a C1-2 Restricted Commercial District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 5-N.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B5-2 General Service District symbols and indications as shown on Map No. 5-N in area bounded by

the southeasterly line of the Chicago, Milwaukee, St. Paul & Pacific Railroad right of way; North Neva Avenue; West Medill Avenue; and North Harlem Avenue,

to those of a C2-2 General Commercial District, and a corresponding use district is hereby established in the area above described.

Reclassification Of Area Shown On Map No. 7-G.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 7-G in area bounded by

West Wolfram Street; a line 25 feet east of and parallel to North Southport Avenue; the alley next south of and parallel to West Wolfram Street; North Southport Avenue,

to those of a B4-2 Restricted Service District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 7-H.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 7-H in the area bounded by

West Barry Avenue; a line 53.53 feet east of North Paulina Street; the alley next south of West Barry Avenue; and North Paulina Street,

to those of an R4 General Residence District, and a corresponding use district is hereby established in the area above described.

Reclassification Of Area Shown On Map No. 7-M.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 7-M in area bounded by

a line 30 feet north of and parallel to West Schubert Avenue; the alley next east of North Moody Avenue; West Shubert Avenue; North Moody Avenue,

to those of an R4 General Residence District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 9-H (As Amended).

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B2-2 Restricted Retail District symbols and indications as shown on Map No. 9-H in the area bounded by

West Irving Park Road; the alley west of and parallel to North Ashland Avenue; the alley next south of and parallel to West Irving Park Road; and North Marshfield Avenue,

to those of a B1-1 Local Retail District, and a corresponding use district is hereby established in the area above described.

Reclassification Of Area Shown On Map No. 9-L.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-1 Restricted Service District symbols and indications as shown on Map No. 9-L in area bounded by

West School Street; North Cicero Avenue; West Melrose Street; and the alley next west of and parallel to North Cicero Avenue,

to those of a C2-1 General Commercial District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 10-K.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-1 Restricted Service District symbols and indications as shown on Map No. 10-K in the area bounded by

the alley next north of and parallel to West 47th Street; a line 83 feet west of South Karlov Avenue; West 47th Street; and a line 131 feet west of South Karlov Avenue,

to those of an R4 General Residence District, and a corresponding use district is hereby established in the area above described.

Reclassification Of Area Shown On Map No. 12-J.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the Business Planned Development No. 401 symbols and indications as shown on Map No. 12-J in the area bounded by

the north line of West 47th Place; South Kedzie Avenue; West 48th Place; a line 377 feet west of South Kedzie Avenue; a line 75 feet south of West 48th Place; a line 342 feet west of South Kedzie Avenue, a line from a point 328 feet south of West 48th Place and 342 feet west of South Kedzie Avenue, to a point 347.5 feet south of West 48th Place and 422 feet west of South Kedzie Avenue; a line 347.5 feet south of West 48th Place; a line from a point 465.75 feet west of South Kedzie Avenue and 347.5 feet south of West 48th Place to be connected by a 124.02-foot arc with a chord of 123.45 feet to a point 587 feet west of South Kedzie Avenue and 319.5 feet south of West 48th Place; a line from a point 587 feet west of South Kedzie Avenue and 319.5 feet south of West 48th Place to be connected by a 255.23-foot arc with a chord of 245.03 feet to a point 471 feet west of South Kedzie Avenue and 103.96 feet south of West 48th Place; a line 103.96 feet south of West 48th Place; and a line 472 feet west of South Kedzie Avenue.

to the designation of Business Planned Development No. 401, as amended, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Business Planned Development No. 401, As Amended

Plan Of Development

Statements.

 The area delineated herein as the "Business Planned Development" is presently controlled by Kedzie Plaza South Associates.

- 2. Off-street parking and loading facilities shall be provided in compliance with this Plan of Development subject to the review of the Department of Streets and Sanitation and the approval of the Department of Planning. Ingress and egress to such off-street facilities shall be via West 47th Place, South Kedzie Avenue and West 48th Place.
- 3. All applicable official reviews, approvals or permits as required shall be obtained by the Department of Economic Development or its successors, assignees or grantees.
- 4. Dedication or vacation of streets, alleys and easements or adjustments to rightsof-way or consolidation or resubdivision shall require a separate submittal on behalf of the Department of Economic Development or its successors, assignees or grantees, and approval by the Chicago City Council.
- 5. The following uses shall be permitted within the area delineated herein as the Business Planned Development: supermarket, drug store, general merchandise, office, retail and service type business uses, together with parking and related uses all permitted under the C1 Restricted Commercial District (all exclusive of any principal activity of outdoor storage and auto service station uses, except for enclosed facilities for automobile chassis and gear lubrication, and minor services customarily incidental thereto).
- 6. Any and all service drives or other ingress or egress shall be adequately designed and paved in accordance with the regulations of the Department of Streets and Sanitation and in compliance with the Municipal Code of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. Fire lanes shall be adequately designed and paved in compliance with the Municipal Code of Chicago, with a minimum width of 20 feet to provide for ingress and egress for emergency vehicles. Within such areas, no parking shall be permitted.
- 7. Signs within the Business Planned Development shall be subject to review and approval of the Department of Inspectional Services and the Department of Planning. There shall be no advertising signs permitted.
- 8. The information contained on the tables and maps attached hereto as exhibits provide data concerning the generalized plan of/and use of the subject area.
- 9. The Plan of Development herein expressed, and as set forth in the exhibits attached hereto, is subject to the "Rules, Regulations and Procedures in Relation to Planned Developments", as promulgated by the Commissioner of Planning.

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Business Planned Development No. 401, As Amended

Planned Development Use And Bulk Regulations And Data.

Net Site Area		General Description Of Land Use	Max. Floor Area Ratio	Max. % Of Land Coverage	Min. No. Of Parking Spaces
Sq. Ft.	Acres	•			
244,434.2	5.61	Grocery, drug store, general retail and business as permitted under the C1 Restricted Commercial District	0.5	40%	165

Gross Site Area = Net site area 244,434.2 square feet (5.61A) and area of adjacent streets 31,530 square feet (.73 A) = 275,964.2 square feet (6.34 A)

Minimum number of off-street loading spaces:

3

Minimum periphery setbacks at boundary lines:

(5 feet on east along Kedzie Avenue)

(0 feet on all other sides)

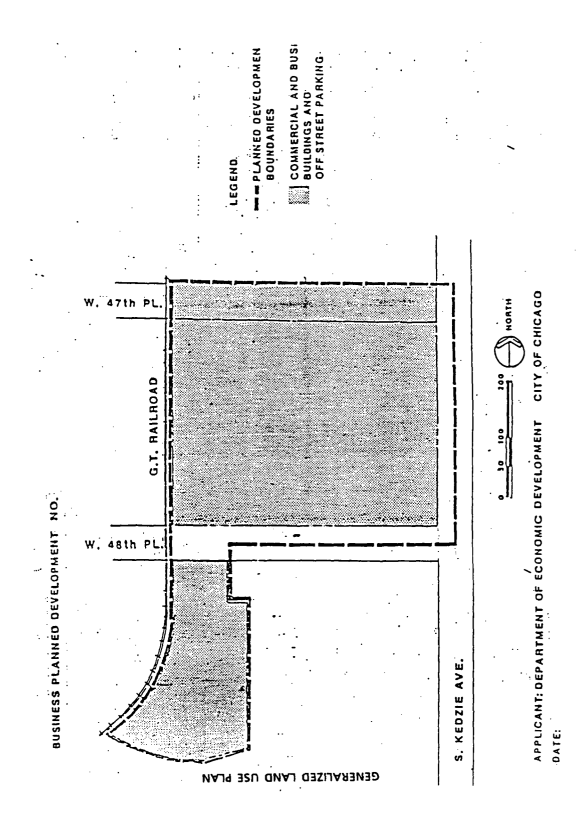
[General Land Use Plan, Property Line Map and Existing Zoning Map and Preferential Street System printed on pages 21578 through 21580 of this Journal.]

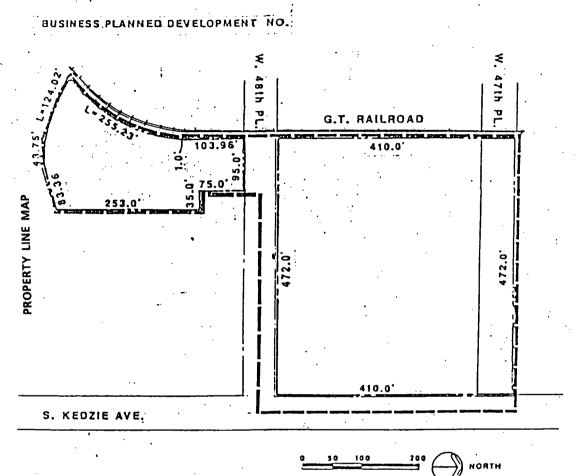
Reclassification Of Area Shown On Map No. 15-K.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the Residential Business Planned Development Number 427 symbols and indications as shown on Map No. 15-K in the area bounded by

(Continued on page 21581)





PLANNED DEVENDENCES

APPLICANT: DEPARTMENT OF ECONOMIC DEVELOPMENT CITY OF CHICAGO DATE:

PREFERENTIAL STREET SYSTEM

LEGEND

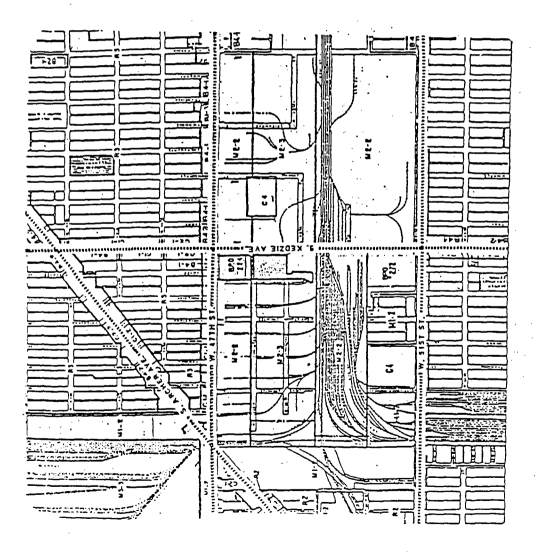
LEGEND

DEVELOPMENT

TO PREFERENTIAL STREETS

ZONING DISTRICT BOUNDARIES

SCHOOLS



APPLICANT: DEPARTMENT OF ECONOMIC DEVELOPMENT CITY OF CHICAGO

(Continued from page 21577)

West Peterson Avenue; Rogers Avenue and the Chicago and Northwestern Railroad right-of-way,

to the designation of Residential-Business Planned Development Number 427, as amended, which is hereby established in the area described above, subject to such use and bulk regulations as are set forth on the Plan of Development herewith attached and made a part hereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Residential-Business Planned Development No. 427 As Amended

Statements.

- 1. The area delineated herein as "Residential-Business Planned Development" is owned by La Salle National Bank, as trustee under Trust No. 112715 (Subarea A) and Trust No. 113234 (Subarea B).
- Off-street parking shall be provided in compliance with this Plan of Development.
- 3. Any dedication or vacation of streets, or resubdivision of parcels shall require a separate submittal on behalf of the Applicant, its successors, assignees or grantees and approval by the City Council.
- 4. All applicable official reviews, approvals or permits are required to be obtained by the Applicant, its successors, assignees or grantees.
- 5. Access drives, alleys and the principal ingress/egress drive shall be designed and paved in accord with the regulations of the Bureau of Traffic Engineering and Operations and in compliance with the Municipal Code of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking permitted on the principal ingress/egress drive.

- 6. 178 residential townhouses and related uses including off-street parking shall be permitted within Parcel A. In addition, there shall be no less than .5 acre devoted to the common open space areas distributed in substantially equal proportions among the four quadrants of Parcel A. Limited retail and service uses, including off-street parking and loading and a drive-in banking facility, shall also be permitted in Parcel B.
- 7. Identification and business identification signs may be permitted within the area delineated as Residential-Business Planned Development subject to the review and approval of the Department of Inspectional Services and the Department of Planning.
- 8. This Plan of Development is applicable to the area delineated herein and no other controls shall apply to that area. The following information, including the "Use and Bulk Regulations and Data" table and the "Generalized Land Use Map", sets forth data concerning the property illustrating the development of said property in accordance with the intent and purpose of the Chicago Zoning Ordinance.
- 9. The Plan of Development hereby attached shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Developments" as adopted by the Department of Planning at the time of passage.

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Residential-Business Planned Development No. 427, As Amended

Plan Of Development

Use And Bulk Regulations And Data.

Net Site Area		General Description Of Land Use	Max. Floor Area Ratio	Max. % Of Site Coverage
Sq. Ft.	Acres			
Subarea A		178 residential units with related uses	Residential	Residential
514,740	11.82		0.67	29%

Net Site Area		General Description Of Land Use	Max. Floor Area Ratio	Max. % Of Site Coverage
Sq. Ft.	Acres			
Subarea B 45,260	1.03	Retail uses permitted in the B2 Districts and a drive-in banking facility	Retail	Retail
Total 560,000	12.85	Dallating facility	Total 0.65	Total 30%

Gross Site Area = Net Site Area + Area to remain in public right-of-way

653,941 = 560,000 + 93,941 square feet

Off-street parking and loading controls (minimums):

Off-street parking: a minimum of 1.0 space per dwelling unit

Off-street parking (business): 40 spaces

Off-street loading (retail only): 2

Maximum floor area ratio: 0.65 for total net site area

Setbacks and site coverage:

Minimum setbacks: a minimum of 80 feet shall separate the facades of each

> building; a minimum of 10 feet shall separate the sides of each building; a minimum of 20 feet shall separate the rear portion of any building from an adjacent alley. There shall be a 10-foot minimum setback requirement along the

Peterson and Rogers Avenue boundaries of Parcel A only.

Maximum site coverage: 30% (Residential 29%)

(Retail: 40%)

Open space (Parcel A only): .5 acres

[Existing Zoning and Preferential Street Map, Boundary and Property Line Map and Generalized Land Use Map printed on pages 21585 through 21587 of this Journal.]

Reclassification Of Area Shown On Map No. 15-L.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-1 Restricted Commercial District symbols and indications as shown on Map No. 15-L in area bounded by

North Elston Avenue; a line 125 feet northwest of and parallel to North Luna Avenue; the alley next southwest of North Elston Avenue; a line 200 feet northwest of and parallel to North Luna Avenue,

to those of an R3 General Residence District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 16-N.

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

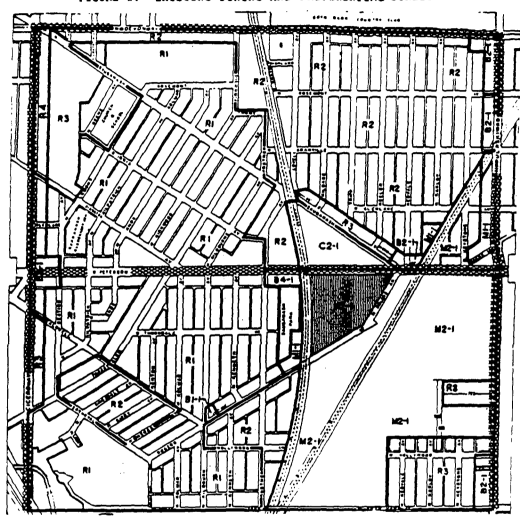
SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 16-N in area bounded by

West 63rd Street; a line 174.9 feet east of and parallel to South Normandy Avenue; the alley next south of and parallel to West 63rd Street; a line 74.9 feet east of and parallel to South Normandy Avenue,

(Continued on page 21588)

RESIDENTIAL-BUSINESS PLANNED DEVELOPMENT

FIGURE 1: EXISTING ZONING AND PREFERENTIAL STREET



TORRIDADE Subject Site Preferential Streets

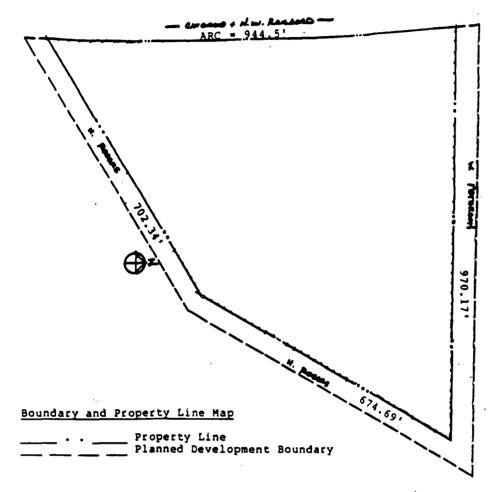
APPLICANT:

Renard Corporation 4242 North Sheridan Road Chicago, Illinois 60613

DATE: Revised: April 20, 1987 October 24, 1988

RESIDENTIAL-BUSINESS PLANNED DEVELOPMENT

FIGURE 2: BOUNDARY AND PROPERTY LINE MAP



APPLICANT:

Kenard Corporation

4242 North Sheridan Road Chicago, Illinois 60613

DATE:

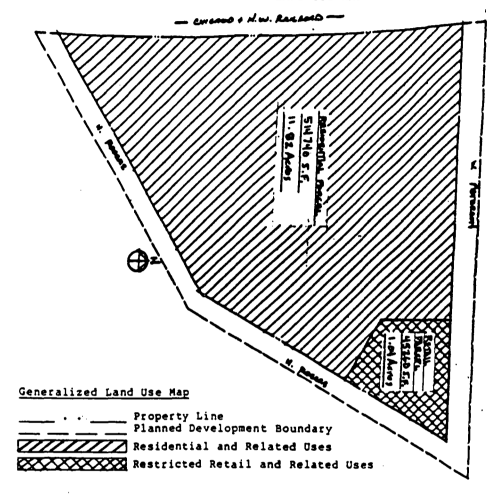
April 20, 1987

Revised:

October 24,1988

RESIDENTIAL-BUSINESS PLANNED DEVELOPMENT

FIGURE 3: GENERALIZED LAND USE MAP



APPLICANT:

Kenard Corporation 4242 North Sheridan Road Chicago, Illinois 60613

DATE: Revised: April 20, 1987 October 24,1988

(Continued from page 21584)

to those of a C1-1 Restricted Commercial District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 17-H (As Amended).

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-2 Restricted Service District symbols and indications as shown on Map No. 17-H in area bounded by

West Greenleaf Avenue; a line 132 feet east of North Western Avenue; a line 76 feet south of West Greenleaf Avenue; and a line 77.24 feet east of North Western Avenue.

to those of an R3 General Residence District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 18-E.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R2 Single-family Residence District symbols and indications as shown on Map No. 18-E in area bounded by

a line 25.11 feet north of and parallel to East 78th Street; the alley next east of and parallel to South Eberhart Avenue; East 78th Street; South Eberhart Avenue,

to those of a B2-2 Restricted Retail District, and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 20-D.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 20-D in the area bounded by

East 83rd Street; Avalon Park; a line 631.68 feet south of and approximately parallel to East 83rd Street; and the New York, Chicago and St. Louis Railroad right of way,

to the designation of an R3 General Residence District, and a corresponding use district is hereby established in the area described above.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 20-D in the area bounded by

East 83rd Street; Avalon Park; a line 631.68 feet south of and approximately parallel to East 83rd Street; and the New York, Chicago and St. Louis Railroad right of way,

to the designation of a Residential Planned Development which is hereby established in the area described above, subject to such use and bulk regulations as are set forth on the Plan of Development herewith attached and made a part hereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Residential Planned Development, As Amended

Plan Of Development.

- 1. Legal title to that certain real property (the "Property") which is delineated herein as Residential Planned Development and is subject to the use and bulk restrictions of this Residential Planned Development is held by Harris Trust and Savings Bank, not personally, but as Trustee under Trust No. 33813, dated August 5, 1969. The applicant, Daniele Development Company, Inc., is the Contract Purchaser of the Property. The Property will be held under single ownership or control or under single designated control by the applicant, or by its affiliates, successors or assigns.
- 2. The Property shall be used for residential uses, accessory off-street parking and other special or permitted uses in the R3 zoning district.
- The applicant, its affiliates, successors, assigns or grantees shall obtain all official reviews, approvals and permits necessary to implement the development of Property.
- 4. Any dedication or vacation of streets or alleys or easements for any adjustment of rights-of-way necessary to implement development of the Property shall require separate submittal on behalf of the applicant, its successors, assigns or grantees, and approval by the City Council.
- 5. The use and development of the Property shall be in accordance with this Plan of Development, which consists of the statements made herein, an Existing Zoning and Preferential Street Map, a Property Line Map, a Generalized Land Use Map and the Bulk Regulations Table. These and no other controls shall apply to the Property.
- 6. Off-street parking and off-street loading shall be provided upon the property in accordance with the Bulk Regulations Table attached hereto and made a part of this Plan of Development.
- 7. A corridor of green space, including a minimum of 18,000 square feet (4.3% of the Net Site Area), will be provided extending from the northern site roadway to the south boundary of the Property at the approximate center of the site and between the individual buildings along the periphery of the site.
- 8. Any service drive or other ingress and egress shall be adequately designed and paved in accordance with the regulations of the Department of Streets and Sanitation and in compliance with the Municipal Code of Chicago to provide ingress and egress for motor vehicles, including emergency vehicles. Parking shall be permitted on one side of the private, internal streets developed on the Property.

- 9. Identification signs may be permitted upon the property subject to the review and approval of the Department of Planning and of the Department of Inspectional Services. Temporary signs, such as construction and marketing signs, may be permitted subject to the aforesaid approvals. Signs advertising products or services which products or services are not located upon the Property, shall not be permitted.
- 10. This Plan of Development and the development of the Property is and shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Developments" promulgated by the Commissioner of the Department of Development and Planning; provided that the same are published, in effect and generally available at the time of approval of this Residential Planned Development.

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Residential Planned Development, As Amended

Use And Bulk Regulations And Data.

For that certain property located generally at the southwest corner of East 83rd Street and South Woodlawn Avenue in Chicago, Illinois:

Net site area: 409,421 square feet (9.3990 acres)

Permitted uses: Residential uses, accessory off-street

parking and such uses as are currently permitted or special uses

within the R3 Zoning District

Maximum number of dwelling units: 128

Maximum floor area ratio: .60

Maximum percentage of site coverage: 50%

Minimum size of individual lots: 1,400 square feet

Number of off-street parking spaces 128

required:

Number of loading berths required:

0

Minimum perimeter setbacks:

North:

2-1/2

South, East and West:

zero feet

Gross site area calculations:

Net site area:

415,083.8 square feet

Approximate area to remain in public right-of-way (East 83rd

20,724 square feet

Street):

Approximate gross site area:

435,807.8 square feet

[Generalized Land Use Plan, Property Line Map and Existing Zoning Map printed on pages 21593 through 21595 of this Journal.]

Reclassification Of Area Shown On Map No. 22-F.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-1 Restricted Service District symbols and indications as shown on Map No. 22-F in the area bounded by

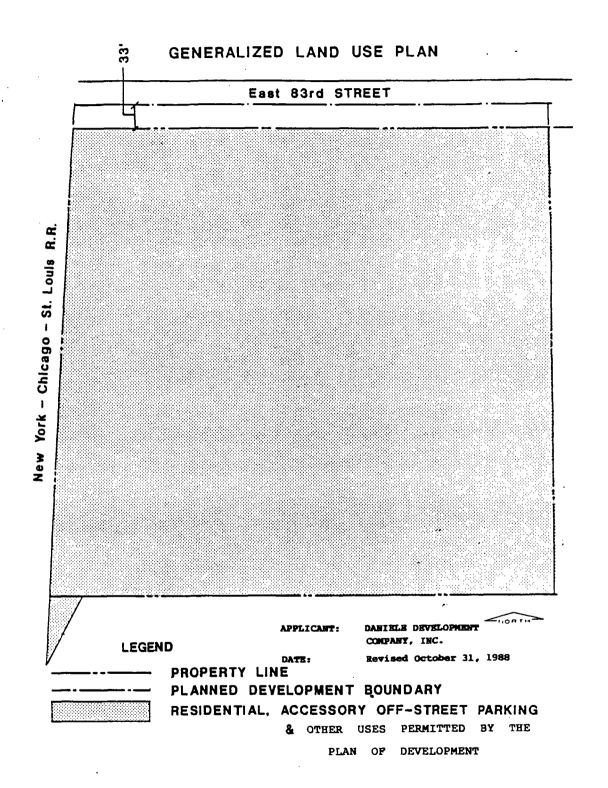
a line 543 feet north of West 95th Street; the west right-of-way line of the Chicago and Western Indiana Railroad; West 95th Street; and South Eggleston Avenue,

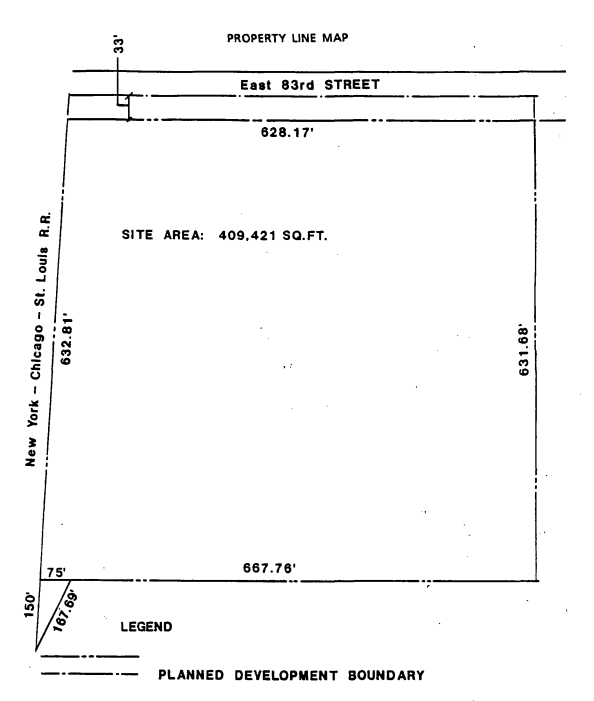
to the designation of an Institutional Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

(Continued on page 21596)





APPLICANT:

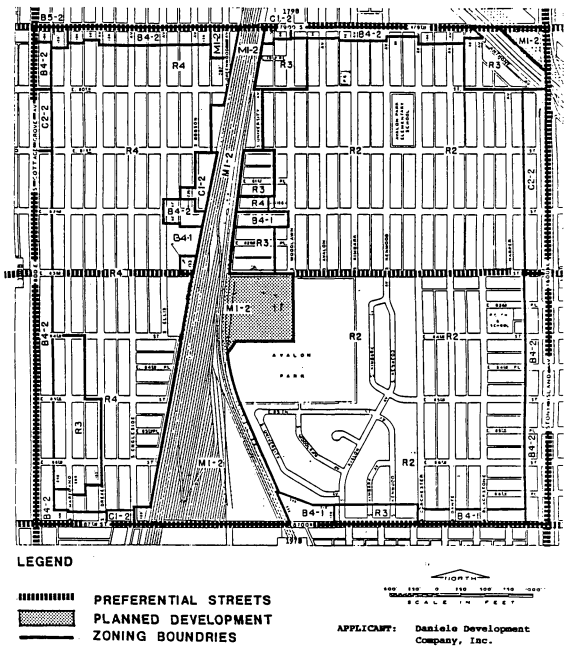
DANIELE DEVELOPMENT

COMPANY, INC.

DATE:

Revised October 31, 1988

EXISTING ZONING MAP



DATE:

Revised October 31, 1988

(Continued from page 21592)

Institutional Planned Development No. _____, As Amended

Plan Of Development

Statements.

- 1. The area herein designated as "Institutional Planned Development" is owned or controlled by Trinity United Church of Christ, an Illinois not- for-profit corporation.
- 2. Off-street parking and loading facilities shall be provided in compliance with this Institutional Planned Development, subject to the review of the Department of Public Works and the approval of the Department of Planning.
- 3. All applicable official reviews, approvals and permits required shall be obtained by the Applicant.
- 4. Dedication or vacation of streets, approvals and permits, readjustments to right-of-ways or consolidation or resubdivision shall require a separate submittal on behalf of the applicant and approval by the City Council.
- 5. The uses of the area delineated as Institutional Planned Development will consist of a facility for religious services and related uses, including office space for related community and religious programs and services, and space for video production of religious services for cable television and shall also include off-street parking and loading facilities.
- 6. Any and all service drives or other ingress and egress shall be adequately designed and paved in accordance with the regulations of the Department of Public Works and in compliance with the Municipal Code of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. Fire lanes shall be adequately designed and paved in compliance with the Municipal Code of Chicago.
- 7. Identification and directional signs may be permitted upon the property subject to the review and approval of the Department of Planning and of the Department of Inspectional Services. Temporary signs, such as construction and marketing signs, may be permitted subject to the aforesaid approvals.

- 8. The information contained in the tables and maps attached hereto provide data concerning the generalized plan of land use for the subject area. These exhibits demonstrate that the development shall be in compliance with the Institutional Planned Development classification and with the intent and purpose of the Chicago Zoning Ordinance.
- 9. The Institutional Planned Development herein outlined, and as set forth in the exhibits attached hereto, is subject to the "Rules, Regulations and Procedures in Relation to Planned Development Amendments," as promulgated by the Commissioner of Planning.

Use and Bulk Regulations attached to this Plan of Development reads as follows:

Institutional Planned Development No.

Planned Development Use And Bulk Regulations.

General description of land: Religious services and related

educational uses for community and religious programs, including meeting

rooms and satellite dish.

Gross site area: 4.044 acres/176,155 square feet

Net site area: 2.965 acres/129,185 square feet

Leased land: 0.328 acres/14,300 square feet

Public street

rights-of-way: 0.75 acres/32,679 square feet

Maximum floor area ratio: 0.59

Maximum percentage of covered land: 33%

The above noted regulations relate to the ultimate development within the Planned Development Area. Interim stages of development may exceed these permitted standards, subject to the approval of the Department of Planning.

Minimum number of required off-street

parking spaces:

167

Number of provided off-street loading

berths:

2

Number of periphery setbacks:

North -- 205 feet

South -- 0 feet 0 inches

East -- 50 feet

West -- 12 feet

Setback and yard requirements may be adjusted where required to permit conformance to the pattern of, or architectural arrangement related to, existing structures, or when necessary because of technical reasons, subject to the approval of the Department of Planning.

[Generalized Land Use Plan, Property Line Map, Right of Way Adjustments and Existing Zoning Map printed on pages 21599 through 21601 of this Journal.]

Reclassification Of Area Shown On Map No. 22-H.

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

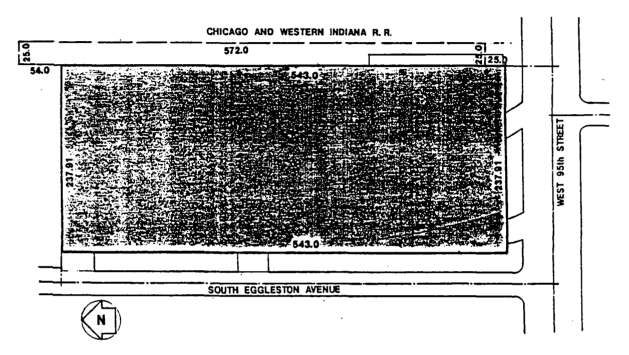
SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-2 Restricted Service District and R1 Single-Family Residence District symbols and indications as shown on Map No. 22-H in area bounded by

a line 186 feet north of and parallel to West 95th Street; the Pittsburgh, Cincinnati and St. Louis Railroad (also known as the Penna Railroad); West 95th Street; South Charles Street,

to those of a B5-2 General Service District, and a corresponding use district is hereby established in the area above described.

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

INSTITUTIONAL PLANNED DEVELOPMENT GENERALIZED LAND USE PLAN



LEGEND:

Planned Development Boundary



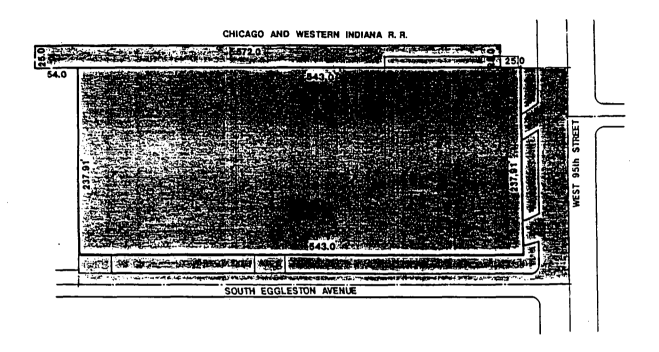
The uses of the area delineated as Institutional Planned Development will consist of a facility for religious services and related uses, including office space for related community and religious programs and services, and space for video production of religious services for cable television and include off-street parking and loading.

APPLICANT: Trinity United Church of Christ

ADDRESS: 532 West 95th Street, Chcago, IL 60628

DATE: October 10, 1988

INSTITUTIONAL PLANNED DEVELOPMENT PROPERTY LINE MAP AND RIGHT OF WAY ADJUSTMENTS





LEGEND:

---- Property Line

- Leased Land Line

Planned Development Boundary And Right Of Ways .

APPLICANT:

Trinity United Church of Christ

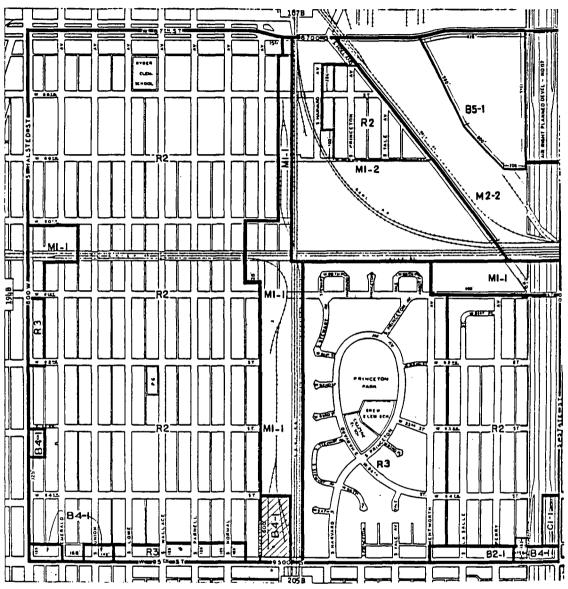
ADDRESS:

532 West 95th Street, Chicago, Illinois 60628

DATE:

October 10, 1988

INSTITUTIONAL PLANNED DEVELOPMENT EXISTING ZONING



Institutional Planned Development

APPLICANT:

Trinity United Church of Christ

ADDRESS:

532 West 95th Street, Chicago, IL 60628

DATE: October 10, 1988

JOINT COMMITTEE

COMMITTEE ON AVIATION.

COMMITTEE ON FINANCE.

EXECUTION OF SETTLEMENT AGREEMENT WITH SPECIFIED AIRLINES AND AMENDMENT TO CHICAGO O'HARE INTERNATIONAL AIRPORT AMENDED AND RESTATED USE AGREEMENT AND TERMINAL FACILITIES LEASE.

A Joint Committee composed of the members of the Committee on Aviation and the members of the Committee on Finance submitted the following report:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committees on Finance and Aviation, having had under consideration an ordinance from the Department of Law authorizing the execution of a settlement agreement between the City of Chicago and American, Delta, Northwest, Piedmont, TWA/Ozark, United and USAir Airlines at Chicago-O'Hare International Airport concerning charges assessed against the airlines for the years 1983 through 1987 and authorizing the execution of an amendment to the Chicago-O'Hare International Airport Amended and Restated Use Agreement and Terminal Facilities Lease having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) BURTON F. NATARUS, Committee on Finance.

Chairman.

(Signed) THOMAS W. CULLERTON,

Committee on Aviation.

Chairman.

On motion of Alderman Natarus, the committee's recommendation was *Concurred In* and the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Figueroa, Gabinski, Austin, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 43.

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. The City Council of the City of Chicago hereby approves and the Mayor, Commissioner of the Department of Aviation, City Comptroller, and Corporation Counsel are hereby authorized to enter into and execute, and the City Clerk is directed to attest to. on behalf of the City of Chicago a settlement agreement ("Settlement Agreement") with the airlines listed in Exhibit A ("Airlines"), which is attached hereto and made a part hereof, with respect to certain fees and charges assessed against the Airlines at Chicago-O'Hare International Airport in the years 1983 through 1987. The Settlement Agreement shall be in substantial conformity with Exhibit A.

SECTION 2. The City Council of the City of Chicago hereby approves and the Mayor, Commissioner of the Department of Aviation, City Comptroller, and Corporation Counsel are hereby authorized to execute and the City Clerk is directed to attest to, on behalf of the City of Chicago an amendment to the Chicago-O'Hare International Airport Amended and Restated Use Agreement and Terminal Facilities Lease dated as of January 1, 1985 ("Use Agreement"), C.J.P. pp. 15697 -- 15797, which amendment authorizes the City of Chicago to make payments from the Airport Development Fund pursuant to the Settlement Agreement. Such amendment shall be in substantial conformity with Exhibit B which is attached hereto and made a part hereof.

SECTION 3. The Mayor and Commissioner of the Department of Aviation are further authorized to take such actions and to execute such other documents as may be necessary to implement the terms of the Settlement Agreement.

SECTION 4. Any and all prior ordinances and resolutions of the City Council of the City of Chicago in conflict with this ordinance are hereby repealed insofar as such prior ordinances and resolutions are in conflict with this ordinance, but such prior ordinances and resolutions shall remain in effect as to any other matter not covered by this ordinance.

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

Exhibits "A" and "B" attached to this ordinance read as follows:

Exhibit A.

Settlement Agreement.

This Settlement Agreement (the "Agreement") made and entered into as of this	
day of December, 1988, by and between the City of Chicago, a municipal corporation	and
home rule unit of local government organized and existing under the laws of the Sta	te of
Illinois (the "City"), and, a corporation organized and existing under	r the
laws of the State of(the "Airline").	

Witnesseth:

Whereas, the City and the Airline have entered into the Chiago-O'Hare International Airport Amended and Restated Airport Use Agreement and Terminal Facilities Lease dated as of January 1, 1985 (the "Amended and Restated Use Agreement"); and

Whereas, there has been a dispute between the City and the Airline and certain other Airline Parties (collectively, the "Airlines") with respect to the inclusion in Airport Fees and Charges of certain indirect salaries and expenses, as further described herein; and

Whereas, the City and the Airlines have agreed to resolve that dispute with respect to Airport Fees and Charges for Fiscal Years 1983 through 1987 and to resolve certain other matters related to the Amended and Restated Use Agreement in the manner described herein:

Now, Therefore, in consideration of the premises and of the mutual covenants and agreements herein contained, the City and the Airline agree as follows:

Section 1. Except as otherwise defined herein, capitalized terms shall have the same meanings given such terms in the Amended and Restated Use Agreement or in the General Airport Revenue Bond Ordinance.

Section 2. As soon as practicable after the issuance of the Chicago-O'Hare International Airport General Airport Second Lien Revenue Bonds, 1988 Series A and B, the City shall make cash payments, from Airport funds, to the Airlines in the amount of \$6,141,155. These payments shall discharge the City's payment obligations under Section 7.07 of the Amended and Restated Use Agreement for Fiscal Years 1983 through 1985.

Section 3. The City shall also pay the Airlines an additional sum of \$2,755,682 (the "deferred payment") through the mechanism described in Section 6 below.

Section 4. The cash payments and deferred payment described above shall be paid to the individual Airlines in the following amounts:

	Principal	Deferred Payment	Total
American	\$1,381,544	\$800,931	\$2,182,475
Delta	(355,166)	106,424	(248,742)
Northwest	799,982	245,780	1,045,762
Piedmont	116,923	12,218	129,141
TWA/Ozark	141,221	162,182	303,403
United	3,665,146	1,405,121	5,070,267
USAir	36,339	34,291	70,630

The precise amounts of repayments pursuant to Section 7.07 for Fiscal Years 1983 through 1987 shall be subject to verification and adjustment on the City's submission of final audits for Fiscal Years 1983 through 1987.

Section 5. For Fiscal Years 1984 through 1987, the City assessed Airport Fees and Charges attributable to full absorption indirect salaries and expenses at levels in excess of 5 percent of the direct salaries and expenses charged by five City departments. These full absorption indirect charges exceeded 5 percent of direct salaries and expenses by approximately \$11 million. The City shall make deferred repayments to the Airlines of approximately \$11 million (the "excess indirect charges") for Fiscal Years 1984 through 1987 through the mechanism described in Section 6 below. The repayments of excess indirect charges for Fiscal Years 1984 through 1986 shall be made with respect to the individual Airlines in the following amounts:

American \$3,024,548

Delta	682,557
Northwest	560,105
Piedmont	23,641
TWA	579,573
United	4,378,717
USAir	159,629

The excess indirect charges for Fiscal Year 1987 (and the corresponding repayments) shall be determined on the City's submission of a final audit for 1987.

Section 6. In order to implement the repayments of excess indirect charges and deferred payments, the City shall include in the calculation of Airport Fees and Charges for each Fiscal Year the Airport Development Fund payment requirement described in Section 10.02 of the Amended and Restated Use Agreement, as adjusted in accordance with Section 10.03 thereof. The City shall instruct the Trustee to transfer, on the business day of the Trustee immediately preceding each January 1 and July 1, to the City for deposit into the Airport Development Fund an amount equal to one-half of the Airport Development Fund Deposit Requirement, if any, for the Fiscal Year which includes such January 1 and July 1. The City shall then deposit such amount into the Airport Development Fund. Commencing no later than the January 1, 1990 deposit, the City shall, within 60 days of such deposit, make repayments to the Airlines from cash in the Airport Development Fund for the deferred payment and excess indirect charges. The amount of each such repayment to the Airline shall be the amount which was included in the Airline's Airport Fees and Charges for the previous six month period and collected from the Airline to meet the Airline's share of the Airport Development Fund Deposit Requirement for such January 1 or July 1. The City's obligation to make each such repayment is limited to the amount so collected from the Airline. The City's obligation to make repayments to the Airline is limited in the aggregate to the amounts set forth opposite the Airline's name in Section 4 under the Deferred Payment column and in Section 5.

Section 7. The precise amounts of repayments for excess indirect charges shall be subject to verification and adjustment on the City's submission of final audits for Fiscal Years 1984 through 1987. No amounts collected from the Airline in accordance with Section 6 hereof and deposited into the Airport Development Fund shall be used for any purpose other than such repayment to the Airline until the Airline has been completely reimbursed for its share, as described herein, of the excess indirect charges and the deferred payment.

Section 8. The methodology for determining settlement for excess indirect charges shall be final for Fiscal Years 1983 through 1987. The parties shall remain free to assert and litigate their respective positions on the inclusion in Airport Fees and Charges of certain indirect expenses for Fiscal Years 1988 and beyond. The City's repayment of the excess

indirect charges will in no way prejudice the City's position in any subsequent litigation over fees and charges for indirect expenses in Fiscal Years 1988 and beyond.

Section 9. The City and the Airline acknowledge that in order for the City to make the repayments of excess indirect charges and deferred payment with funds in the Airport Development Fund, the Amended and Restated Use Agreement must by amended to allow such use of funds in the Airport Development Fund. The City and the Airline hereby agree to expeditiously take all actions necessary to authorize and execute an amendment to the Amended and Restated Use Agreement, in the form attached hereto as Exhibit A. The City and the Airline further agree that this Agreement shall become effective upon the execution and delivery hereof and the execution and delivery of such amendment by the City and the Airline.

Section 10. Upon execution of this Agreement, the parties shall negotiate in good faith with respect to fees and charges to be assessed for indirect expenses at the Airport. In the course of such negotiations the parties shall be free to raise and discuss other issues relating to the Amended and Restated Use Agreement and other agreements between the parties. However, the City's agreement to make repayments in an amount equal to the excess indirect charges for Fiscal Years 1983 through 1987 shall be final, and shall not be rescinded or terminated in the event that the parties are unable to reach agreement on fees and charges for indirect expense for Fiscal Years 1988 and beyond. This settlement is being made solely to terminate the dispute described herein and does not constitute an admission by the City of any liability to the Airlines.

Section 11. This Agreement supersedes the agreement in principle between the City of Chicago and the Airlines set forth in the letter from Stephen C. Neal, P.C. to William H. Farley, Jr. dated October 19, 1988.

In Witness Whereof, the City has caused this Agreement to be	executed on its behalf by
its Mayor, pursuant to due authorization of the City	y Council of the City, and
its seal to be hereunto affixed and attested by the City Clerk of	the City, and the Airline
has caused this Agreement to be executed on its behalf by its _	President and its
Secretary, pursuant to due authorization of its Board of I	Directors, all as of the day
and year first above written.	

[Signature forms omitted for printing purposes.]

Exhibit B.

1988 Amendment

To

Amended And Restated Airport Use

Agreement And Terminal Facilities Lease.

This 1988 Amendment to Amended and Restated Airport Use Agreement and T	'erminal
Facilities Lease (this "Amendment") made and entered into as of this	day of
December, 1988, by and between the City of Chicago, a municipal corporation ar	nd home
rule unit of local government organized and existing under the laws of the State of	f Illinois
("City"), and, a corporation organized and existing under the laws of t	he State
of("Airline").	

Witnesseth:

Whereas, City and Airline have entered into the Chicago-O'Hare International Airport Amended and Restated Airport Use Agreement and Terminal Facilities Lease dated as of January 1, 1985 (the "Amended and Restated Use Agreement"); and

Whereas, City and Airline and City and certain other airlines have entered into those certain Settlement Agreements dated as of December _____, 1988; and

Whereas, it is necessary and advisable to amend the Amended and Restated Use Agreement in certain respects in order to implement the terms of the Settlement Agreements;

Now, Therefore, in consideration of the premises and of the mutual covenants and agreements herein contained, City and Airline agree as follows:

Section 1. Paragraph (a) of Section 10.04 of the Amended and Restated Use Agreement is hereby amended to read in its entirety as follows:

"(a) City may make payments out of the Airport Development Fund for one or more of the following uses at or related to (i) the Airport, (ii) Chicago-Midway Airport and Merrill C. Meigs Field, if owned or operated by City as of the Effective Date, or (iii) any airport other than those described above owned or operated by City and approved by a Majority-in-Interest: (1) construction, improvement or repair of runways, taxiways or facilities incidental thereto; (2) installation and maintenance of navigational aids; (3) purchase of land for clear zones and runway and taxiway expansion; (4) aircraft parking areas used in common and not directly adjacent to any exclusive use facilities; (5) roadways, automobile parking lots and garages, and ground transportation systems; (6) heating and refrigeration facilities and other facilities related to utilities (except any

such facilities which exclusively serve exclusive use facilities); (7) improvements to any portion of any structure, which portion is not exclusively used by any person; and (8) payments pursuant to those certain Settlement Agreements dated as of December ______, 1988, by and between City and certain Airline Parties."

Section 2. Paragraph (b) of Section 10.04 of the Amended and Restated Use Agreement is hereby amended to read in its entirety as follows:

"(b) Notwithstanding the foregoing, (i) with respect to any airport other than the Airport, payments may not be made out of the Airport Development Fund for improvements to passenger terminals or roadways, automobile parking lots and garages, or aircraft parking areas which directly serve passenger terminals, and (ii) with respect to the Airport and any other airport, payments may not be made out of the Airport Development Fund for any improvements which directly and exclusively benefit any person or persons in the Air Transportation Business, except as set forth in clause (8) of paragraph (a) of this Section 10.04."

Section 3. Paragraph (c) of Section 10.04 of the Amended and Restated Use Agreement is hereby amended to read in its entirety as follows:

(c) In the event there are, in any Fiscal Year, Terminal Area Rentals, Terminal Area Use Charges, Landing Fees, Fueling System Fees or indemnification payments pursuant to Section 19.01(a)(ii), (iii) or (iv) of any Airline Party, or rentals, charges and Federal Inspection Service Fees of any person engaged in the Air Transportation Business imposed for the use of the International Terminal Area, unpaid when due and reasonably deemed uncollectible by City after collection efforts have been undertaken in accordance with Section 16.03, and if amounts in the Emergency Reserve Fund available pursuant to Section 11.03(b) to pay such fees, charges and rentals have been exhausted, City shall make payments out of "Unobligated Funds", as below defined, in the Airport Development Fund to pay such fees, charges and rentals in the calculation of Airport Fees and Charges. "Unobligated Funds" means all funds in the Airport Development Fund in excess of the aggregate cost of all improvements to be funded from the Airport Development Fund pursuant to notice given in accordance with Section 8.03 or Majorityin-Interest approval granted in accordance with the procedure set forth in Section 8.06. "Unobligated Funds" shall not include funds in the Airport Development Fund required to be used in accordance with the Settlement Agreements referred to in clause (8) of paragraph (a) of this Section 10.04."

Section 4. This Amendment may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

In Witness Whereof, City has caused this Amendment to be executed on its behalf by its

Mayor, pursuant to due authorization of the City Council of City, and its seal to be hereunto affixed and attested by the City Clerk of City, and Airline has caused

this Amendment to be executed on its behalf by its	_ President	and its_		
Secretary, pursuant to due authorization of its Board of 1	Directors,	all as of	the da	y and
year first above written.				

[Signature forms omitted for printing purposes.]

JOINT COMMITTEE COMMITTEE ON BUILDINGS.

COMMITTEE ON ZONING.

ISSUANCE OF PERMITS FOR ERECTION OF ILLUMINATED SIGNS.

A Joint Committee composed of the members of the Committee on Buildings and the members of the Committee on Zoning submitted the following report:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

The Committee on Buildings and Zoning begs leave to recommend that Your Honorable Body *Pass* the proposed orders transmitted herewith referred to your committees on November 16, 1988, November 30, 1988 and December 7, 1988, to authorize the issuance of permits for the erection and maintenance of illuminated signs.

This recommendation was concurred in by the respective members of the committees with no dissenting vote.

Respectfully submitted,

(Signed) FRED B. ROTI,

Committee on Buildings,

Chairman.

(Signed) KEITH A. CALDWELL,

Committee on Zoning,

Chairman.

On motion of Alderman Caldwell, the committee's recommendation was *Concurred In* and the said proposed orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

ţ

Alderman Natarus 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):

8600 West Bryn Mawr Avenue.

Ordered, That the Commissioner of Inspectional Services is hereby directed to issue a sign permit to Federal Sign, Division of Federal Signal Corporation, 140 East Tower Drive, Burr Ridge, Illinois 60521, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 8600 West Bryn Mawr Avenue, Presidents Plaza:

Dimensions: length, 12 feet 6 inches; height, 56 feet

(double faced)

Height Above Grade/Roof to Top of Sign: 56 feet Total Square Foot Area: 1,358 square feet.

Such sign shall comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of

Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

2700 North Campbell Avenue.

Ordered, That the Commissioner of Inspectional Services is hereby directed to issue a sign permit to Luminus Signs, 2724 South Wentworth Avenue, Chicago, Illinois 60616, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 2700 North Campbell Avenue, Carr's Honda:

Dimensions: length, 40 feet; height, 24 feet Height Above Grade/Roof to Top of Sign: 26 feet

Total Square Foot Area: 960 square feet.

Such sign shall comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

2533 South Hillock Avenue.

Ordered, That the Commissioner of Inspectional Services is hereby directed to issue a sign permit to Patrick Media Group, Incorporated, 4000 South Morgan Street, Chicago, Illinois 60609, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 2533 South Hillock Avenue, advertising:

Dimensions: length, 60 feet; height, 20 feet Height Above Grade/Roof to Top of Sign: 120 feet Total Square Foot Area: 1,200 square feet.

Such sign shall comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

3001 North Knox Avenue.

Ordered, That the Commissioner of Inspectional Services is hereby directed to issue a sign permit to Turk Electric Sign Company, 3434 North Cicero Avenue, Chicago, Illinois 60641, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3001 North Knox Avenue, The Hall Self Storage:

Dimensions: length, 16 feet; height, 8 feet Height Above Grade/Roof to Top of Sign: 22 feet

Total Square Foot Area: 128 square feet.

Such sign shall comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

3318 South Pulaski Road.

Ordered, That the Commissioner of Inspectional Services is hereby directed to issue a sign permit to Patrick Media Group, Incorporated, 4000 South Morgan Street, Chicago, Illinois 60609, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3318 South Pulaski Road, advertising:

Dimensions: length, 23 feet 0 inches; height, 22 feet 0 inches

Height Above Grade/Roof to Top of Sign: 41 feet

Total Square Foot Area: 506 square feet.

Such sign shall comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

227 West Roosevelt Road. (South Side Of Roosevelt Road Bridge)

Ordered, That the Commissioner of Inspectional Services is hereby directed to issue a sign permit to Matt Dunakey and Company, Itasca, Illinois representing Donahue & Associates/U.S.A. Outdoor, Incorporated, 1025 Beach Avenue Atlantic, Florida 32233, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at south side of the Roosevelt Road bridge (railroad right-of-way) at about 227 West Roosevelt Road, advertising:

Dimensions: length, 14 feet 0 inches; height, 48 feet 0 inches

Height Above Grade/Roof to Top of Sign: 64 feet

Total Square Foot Area: 672 square feet.

Such sign shall comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

227 West Roosevelt Road. (North Side Of Roosevelt Road Bridge)

Ordered, That the Commissioner of Inspectional Services is hereby directed to issue a sign permit to Matt Dunakey and Company, Itasca, Illinois representing Donahue & Associates/U.S.A. Outdoor, Incorporated, 1025 Beach Avenue, Atlantic, Florida, 32233 for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Roosevelt Road bridge, north side of bridge, U.S.A. Outdoor, Incorporated:

Dimensions: length, 48 feet; height 14 feet Height Above Grade/Roof to Top of Sign: 69 feet

Total Square Foot Area: 672 square feet.

Such sign shall comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

66 West Van Buren Street/318 South Federal Street.

Ordered, That the Commissioner of Public Works and the Commissioner of Inspectional Services are hereby directed to issue sign permits and grant permission to Poblicki & Sons, 620 South First, Milwaukee, Wisconsin 53233, for the erection of four double faced illuminated projecting signs pursuant to the attached sketches at 66 West Van Buren Street (also known as 318 South Federal Street) for General Parking Corporation, 111 West Jackson Boulevard, Chicago, Illinois 60604.

Two signs will be on the South Federal Street elevation -- one above the other with an 18-inch space in between.

Dimensions: length, 8 feet 6 inches; height, 8 feet 6 inches length, 8 feet 6 inches; height, 8 feet 6 inches Height Above Grade to Bottom of Bottom Sign: 15 feet 6 inches.

Two signs will be on the West Van Buren Street elevation -- one above the other with a 15-foot space in between.

Dimensions: length, 4 feet 0 inches; height, 4 feet 0 inches length, 4 feet 0 inches; height, 18 feet 0 inches
Height Above Grade to Bottom of Bottom Sign: 15 feet 6 inches
Total Square Foot Area of Signs: 232.5 square feet on one side, i.e., 465 square feet on both sides.

Each sign shall otherwise comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

[Sketches attached to this order unavailable at time of printing.]

6820 North Western Avenue.

Ordered, That the Commissioner of Inspectional Services is hereby directed to issue a sign permit to M-K Signs, 4900 North Elston Avenue, Chicago, Illinois 60630, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 6820 North Western Avenue, Globe Glass:

Dimensions: length, 9 feet 0 inches; height, 6 feet 0 inches

Height Above Grade/Roof to Top of Sign: 30 feet

Total Square Foot Area: 54 square feet.

Such sign shall comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

5801 South Western Avenue.

Ordered, That the Commissioner of Inspectional Services is hereby directed to issue a sign permit to Crosstown Electric, 2825 North Oakley Avenue, Chicago, Illinois, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 5801 South Western Avenue, Motor Sales, Incorporated (Rollin Witeels Motor Sales):

Dimensions: length, 10 feet; height, 12 feet
Height Above Grade/Roof to Top of Sign:
Total Square Foot Area: 120 square feet.

Such sign shall comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

7832 South Western Avenue.

Ordered, That the Commissioner of Inspectional Services is hereby directed to issue a sign permit to H. Moenck & Son, Incorporated, 3435 Peoria Street, P.O. Box 255, Steger, Illinois 60475, for the erection of a sign/signboard over 24 feet in height and overhanging public way and/or over 100 square feet (in area of one face) at 7832 South Western Avenue, McDonald's:

Dimensions: length, 20 feet; height, 20 feet Height Above Grade/Roof to Top of Sign: 45 feet

Total Square Foot Area: 200 square feet.

Such sign shall comply with all applicable provisions of Chapter 194A of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

JOINT COMMITTEE

COMMITTEE ON POLICE, FIRE AND MUNICIPAL INSTITUTIONS.

COMMITTEE ON EDUCATION.

AMENDMENT OF MUNICIPAL CODE CHAPTER 193 BY ADDING NEW SECTION 193-7.12 BANNING ELECTRONIC BEEPER USE ON SCHOOL PROPERTY.

A Joint Committee composed of the members of the Committee on Police, Fire and Municipal Institutions and the members of the Committee on Education submitted the following report:

CHICAGO, December 14, 1988.

To the President and Members of the City Council:

Your Committee on Police, Fire and Municipal Institutions, and the Committee on Education, meeting held on December 13, 1988, have had under consideration an ordinance to ban the use of beepers on school property in the city (which was referred on November 30, 1988) begs leave to recommend that Your Honorable Body *Pass* the said proposed ordinance, which is transmitted herewith.

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

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS,

Committee on Police, Fire

and Municipal Institutions,

Chairman.

(Signed) PATRICK J. O'CONNOR,

Committee on Education,

Chairman.

On motion of Alderman Beavers, the said proposed ordinance, as amended, transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The use of electronic beepers by persons on school property has become associated with illegal drug sales; and

WHEREAS, Such pagers are used constructively by doctors, lawyers and many other professionals, but many educators indicate that the use of beepers by drug dealers is particularly undermining their efforts to prevent drug abuse by teenagers; and

WHEREAS, More than 50 school districts throughout the United States -- including those in Miami, Philadelphia, San Diego and Houston -- already prohibit the use of beepers and other electronic communication devices in schools, and the State of Michigan recently enacted legislation banning beepers in all schools throughout the state; now, therefore,

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

SECTION 1. Chapter 193 of the Municipal Code of Chicago is hereby amended by inserting therein, in its proper numerical sequence, a new section to be known as Section 193-7.12, to read as follows:

193-7.12. It is unlawful for any person to use or have in his possession an electronic paging device while on school property. This section shall not apply to: (1) law enforcement, firefighting or health care personnel; and (2) any person 18 years of age or older who is not a student at the school, who requires the device for a legal business, professional or medical purpose, and who is legally entitled to be on the school property. As used in this section, "school property" means any property on which there is a school building used primarily for teaching students under 18 years of age.

Any person found in violation of this section shall be fined not less than \$200 nor more than \$500.

SECTION 2. This ordinance shall take effect 10 days after its passage and publication.

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, Et Cetera.

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

Referred -- ESTABLISHMENT OF LOADING ZONES AT SUNDRY LOCATIONS.

The aldermen named below presented proposed ordinances to establish loading 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
GABINSKI (32nd Ward)	West Chicago Avenue, at 1841 9:00 A.M. to 6:00 P.M Monday through Saturday;
MELL (33rd Ward)	West Fletcher Street, at 2431 2437 (approximately 75 feet) 7:00 A.M. to 4:00 P.M Monday through Friday;
	North California Avenue, at 2929 (approximately 50 feet) 7:00 A.M. to 6:00 P.M Monday through Saturday;
LAURINO (39th Ward)	North Kedzie Avenue, at 4612 4616 8:00 A.M. to 6:00 P.M Monday through Saturday;
NATARUS (42nd Ward)	West Erie Street, at 445 at all times no exceptions.

Referred -- ESTABLISHMENT OF ONE-WAY TRAFFIC RESTRICTIONS ON SPECIFIED PUBLIC WAYS.

The aldermen named below presented proposed ordinances to restrict the movement of vehicular traffic to the direction indicated in each case, on specified public ways, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman Public Way

CULLERTON (38th Ward) First north-south alley west of North

New England Avenue, between West Addison Street and West Cornelia

Avenue (3500 block) -- southerly;

SCHULTER (47th Ward) North Claremont Avenue, in the 4100

block -- northerly.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED ONE-WAY TRAFFIC RESTRICTION ON PORTION OF NORTH BERNARD STREET.

Alderman Kotlarz (35th Ward) presented a proposed ordinance which would amend a previously passed ordinance by striking the words "North Bernard Street, from West Byron Street to North Elston Avenue -- northerly", relative to the movement of vehicular traffic on that portion of North Bernard Street and inserting in lieu thereof "North Bernard Street, from West Byron Street to North Elston Avenue -- southerly", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED ONE-WAY TRAFFIC RESTRICTION ON PORTION OF WEST BYRON STREET.

Alderman Kotlarz (35th Ward) presented a proposed ordinance which would amend an ordinance previously passed by striking the words "West Byron Street, from North Bernard Street to North Kimball Avenue -- easterly", relative to the one-way traffic restriction on that portion of West Byron Street and inserting in lieu thereof "West Byron Street, from North Bernard Street to North Kimball Avenue -- westerly", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED ONE-WAY TRAFFIC RESTRICTION ON PORTION OF WEST 63RD PLACE.

Alderman Madrzyk (13th Ward) presented a proposed ordinance which would amend an ordinance passed on January 21, 1959 (C.J. p. 9623) by striking the words "West 63rd Place, from South Lawler Avenue to South Lockwood Avenue -- westerly", relative to the one-way traffic restriction on that portion of West 63rd Place and inserting in lieu thereof "West 63rd Place, from South Leclaire Avenue to South Lockwood Avenue -- westerly", which was Referred to the Committee on Traffic Control and Safety.

Referred -- REMOVAL OF PARKING METERS AT 4612 -- 4616 NORTH KEDZIE AVENUE.

Alderman Laurino (39th Ward) presented a proposed order for the removal of three parking meters located at 4612 -- 4616 North Kedzie Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- DISCONTINUANCE OF DIAGONAL PARKING AT 2933 WEST IRVING PARK ROAD.

Alderman Mell (33rd Ward) presented a proposed ordinance which would amend an ordinance passed on February 10, 1988 (C.J. p. 10497) by discontinuing diagonal parking at 2933 West Irving Park Road, 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:

Location And Distance

VRDOLYAK (10th Ward)

South Avenue O, at 10412 (except for

handicapped);

South Avenue O, at 10649 (except for

handicapped);

South Avenue M, at 10152 (except for

handicapped);

HUELS (11th Ward)

South Hermitage Street, at 3653, for

approximately 25 feet (except for

handicapped);

West 34th Place, at 1831, for

approximately 25 feet (except for

handicapped);

MADRZYK (13th Ward)

South Kolmar Avenue, at 5909 (except

for handicapped);

BURKE (14th Ward)

South Sacramento Avenue, at 6654

(except for handicapped);

South Washtenaw Avenue, at 5131

(except for handicapped);

J. EVANS (21st Ward)

South Perry Avenue, at 10050 (except for

handicapped);

South Throop Street, at 9257 (except for

handicapped);

KRYSTYNIAK (23rd Ward)

South Keating Avenue, at 5246 (except

for handicapped);

South LaCrosse Avenue, at 4806 (except

for handicapped);

Location And Distance

SOLIZ (25th Ward)

South May Street, at 1825 (except for handicapped);

FIGUEROA (31st Ward)

West Hirsch Street, at 3351 (except for handicapped);

West Cortland Street, at 3417 (except for handicapped);

West Kamerling Avenue, at 4341 (except for handicapped);

West Thomas Street, at 4220 (except for handicapped);

North Avers Avenue, at 2127 (except for handicapped);

North Tripp Avenue, at 1623 (except for handicapped);

North Kedvale Avenue, at 1109 (except for handicapped);

West North Avenue, at 4244 (except for handicapped);

North Lawndale Avenue, at 1112 (except for handicapped);

North Lawndale Avenue, at 1111 (except for handicapped);

GABINSKI (32nd Ward)

North Bosworth Avenue, at 1535 (except for handicapped);

North Leavitt Street, at 711 (except for handicapped);

CULLERTON (38th Ward)

West Irving Park Road, at 5240-1/2;

North Oak Park Avenue, at 3944 (except for handicapped);

Location And Distance

LAURINO (39th Ward)

West Ainslie Street, at 3816 (except for

handicapped);

North Avers Avenue, at 4857 (except for

handicapped);

HANSEN (44th Ward)

West Wolfram Street, at 1311 (except for

handicapped).

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

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

Alderman

Location, Distance And Time

CALDWELL (8th Ward)

South Chicago Avenue, at 7925 -- at all

times -- Saturday and Sunday;

STREETER (17th Ward)

South Laflin Street, from 7644 to 7650 -- at all times -- Saturday and Sunday.

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:

Location, Distance And Time

LEVAR for BANKS (36th Ward)

West Barry Avenue (north side) from

6300 through 6350 -- at all times;

North Parkside Avenue (both sides) in

the 2700 block -- at all times;

PUCINSKI (41st Ward)

North Odell Avenue (both sides) from 5501 through 5509 and West Catalpa Avenue (both sides) from 7232 through 7341 -- at all times.

Referred -- DISCONTINUANCE OF RESIDENTIAL PERMIT PARKING ZONE NUMBER 101 ON PORTION OF WEST BALMORAL AVENUE.

Alderman Levar (45th Ward) presented a proposed ordinance to amend an ordinance passed on February 10, 1988 (C.J. pp. 10496 -- 10497) by discontinuing the residential permit parking zone number 101 on the north side of West Balmoral Avenue at 5536, 5538 and 5540, which was Referred to the Committee on Traffic Control and Safety.

> Referred -- DESIGNATION OF SERVICE DRIVE/DIAGONAL PARKING AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to designate service drives and permit diagonal parking at the locations designated and for the distances specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Location And Distance

GABINSKI (32nd Ward)

West Dickens Avenue (south side) from North Hoyne Avenue to the first alley

east thereof:

MELL (33rd Ward)

North Francisco Avenue (west side) at

2900 West Belmont Avenue;

O'CONNOR (40th Ward)

West Thorndale Avenue (south side) from North Clark Street to the first alley west

thereof.

Referred -- ESTABLISHMENT OF SPEED LIMITATION ON PORTION OF WEST FOSTER AVENUE.

Alderman Laurino (39th Ward) presented a proposed ordinance to limit the speed of vehicles to 20 miles per hour on West Foster Avenue, from North Pulaski Road to North Central Park Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- ESTABLISHMENT OF TOW-AWAY ZONE ON PORTION OF WEST KEMPER PLACE.

Alderman Eisendrath (43rd Ward) presented a proposed ordinance to establish a tow-away zone at 615 West Kemper Place, from 8:30 A.M. to 4:00 P.M., Monday through Friday, which was Referred to the Committee on Traffic Control and Safety.

Referred -- INSTALLATION OF TRAFFIC SIGNS AT SPECIFIED 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:

A	ıA	^	~~	n	Α,	_
А	III	\boldsymbol{e}		11:	4	n

Location And Type Of Sign

T. EVANS (4th Ward)

East 53rd Street and South Kimbark

Avenue -- "Four-Way Stop";

MADRZYK (13th Ward)

West 63rd Place and South Leclaire

Avenue -- "Stop";

West 63rd Place and South Learnington

Avenue -- "All-Way Stop";

KELLAM (18th Ward)

South Richmond Street, at 8158 --

"Handicapped Parking";

SHEAHAN (19th Ward)

West 112th Street and South Fairfield

Avenue -- "Stop";

West 113th Street and South Fairfield

Avenue -- "Stop";

KRYSTYNIAK (23rd Ward)

West 64th Street and South Natchez

Avenue -- "Four-Way Stop";

LEVAR for BANKS (36th Ward)

North Sayre Avenue, at West George

Street -- "Stop";

West George Street and North Newland

Avenue -- "Stop";

GILES for BANKS (36th Ward)

West Barry Avenue and North Nordica

Avenue -- "Three-Way Stop";

CULLERTON (38th Ward)

West Berteau Avenue, at North Linder

Avenue -- "Stop";

Location And Type Of Sign

STONE (50th Ward)

West Albion Avenue, at North Richmond Street -- "Stop";

At the entrances to the north-south alley first north of West Devon Avenue, between North California Avenue and North Mozart Street -- "Thru Traffic Prohibited".

Referred -- PROPOSED STUDY REGARDING INSTALLATION OF "TWO-WAY STOP" SIGN AT INTERSECTION OF SOUTH SPRINGFIELD AVENUE AND WEST 84TH PLACE.

Alderman Kellam (18th Ward) presented a proposed order to conduct a study for the purpose of installing a "Two-Way Stop" sign at the intersection of South Springfield Avenue and West 84th Place, which was Referred to the Committee on Traffic Control and Safety.

Referred -- PROPOSED STUDY REGARDING REMOVAL OF "NO PARKING" SIGNS ON PORTION OF NORTH SPRINGFIELD AVENUE.

Alderman Figueroa (31st Ward) presented a proposed order to study the feasibility of removing the "No Parking" signs on the east side of North Springfield Avenue, between West Wabansia Avenue and the C.M. St. P. & P. Railroad viaduct located north of West Wabansia Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- INSTALLATION OF "NO RIGHT TURN" SIGNAL AT 2536 WEST PALMER AVENUE.

Alderman Mell (33rd Ward) presented a proposed order for the installation of a "No Right Turn" signal in the "T" alley behind the premises at 2536 West Palmer Avenue, which was

Referred to the Committee on Traffic Control and Safety.

Referred -- ESTABLISHMENT OF FIVE TON WEIGHT LIMIT FOR VEHICLES ON SPECIFIED STREETS.

The aldermen named below presented proposed ordinances to fix a weight limit of five tons for trucks and commercial 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
STREETER (17th Ward)	South Perry Avenue, from West 79th Street to West 83rd Street;
SMITH (28th Ward)	West Flournoy Street, in the 3600 and 3700 blocks;
	West Lexington Street, in the 3600 and 3700 blocks;
LEVAR (45th Ward)	West Wilson Avenue from North Kilpatrick Avenue to North Kildare Avenue.

2. ZONING ORDINANCE AMENDMENTS.

Referred -- ZONING RECLASSIFICATION OF PARTICULAR AREA.

Alderman Tillman (3rd Ward) presented a proposed ordinance to amend the Chicago Zoning Ordinance by reclassifying a particular area, which was Referred to the Committee on Zoning, as follows:

To classify as a Business Planned Development, as amended, instead of a Business Planned Development the area shown on Map No. 12-F bounded by

the alley next north of West 54th Street; the west line of the right-of-way of the Chicago, Rock Island & Pacific Railroad; West Garfield Boulevard; and South Wentworth Avenue.

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

The aldermen named below presented nineteen 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
T. EVANS (4th Ward)	Winston Court Condominium;
KRYSTYNIAK (23rd Ward)	Ms. Dorothy Artese;
	Mr. Prendergast;
	Mr. Kenneth Berczewski;
GUTIERREZ (26th Ward)	Mr. Jonnie Frank Thomas;
	Mr. John M. Kurtz;
GABINSKI (32nd Ward)	J. Burton and M. Papas;
,	Mr. Stanley J. Ziomek;
	Ms. Nancy Strianese;
•	

Alderman

Claimant

EISENDRATH (43rd Ward)

The Hampden Green Condominium

Association;

Hemingway House Condominium

Association;

2020 Lincoln Park West Condominium

Association (2);

LEVAR (45th Ward)

Cameron Courts Condominium;

OSTERMAN (48th Ward)

4900 North Marine Drive

Condominiums;

Edgewater Beach Apartments

Corporation;

ORR (49th Ward)

1

Sherwin On The Lake Condominium

Association;

Greenview Building Corporation;

High Ridge East Condominium

Association.

4. UNCLASSIFIED MATTERS

(Arranged In Order 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 ROTI (1st Ward):

DRAFTING OF ORDINANCE FOR VACATION OF PORTION OF WEST POLK STREET.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of West Polk Street lying between the east line of South Halsted Street as widened and the west line of the Dan Ryan Expressway for the University of Illinois at Chicago (No. 16-1-88-1308); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

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

On motion of Alderman Roti, the foregoing proposed order was Passed.

Referred -- GRANT OF PRIVILEGE TO MARSHALL FIELD AND COMPANY FOR ORNAMENTAL ENTRANCE.

Also, a proposed ordinance to grant permission and authority to Marshall Field and Company to maintain and use the previously constructed ornamental entrance supported by four columns in the sidewalk space on the east side of North State Street between East Washington Street and East Randolph Street, which was Referred to the Committee on Streets and Alleys.

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF NORTH LA SALLE STREET IN CONJUNCTION WITH HOLIDAY SHARING PROGRAM.

Also, a proposed order directing the Commissioner of Public Works to grant permission to the Mayor's Office of Special Events to close to traffic the east half of North LaSalle Street, between West Randolph Street and West Washington Street on Wednesday, December 21, 1988 in conjunction with the "Hands Around City Hall/Sharing It Food Drive" program, which was Referred to the Committee on Special Events and Cultural Affairs.

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 30 EAST RANDOLPH STREET.

Also, a proposed order directing the Commissioner of General Services to issue a permit to Salvador's Mexican Restaurant for the maintenance and use of an existing canopy attached to the building or structure at 30 East Randolph Street, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN RUSH (2nd Ward):

JANUARY 8, 1989 PROCLAIMED AS "PROPHET NOBLE DREW ALI DAY IN CHICAGO".

A proposed resolution reading as follows:

WHEREAS, Prophet Noble Drew Ali founded the Moorish Science Temple of America in 1913, thereby bringing the religion of Islamism to thousands of Black Americans; and

WHEREAS, The Moorish Science Temple has consecrated the Prophet's birthday, January 8th, to be a day of special remembrance for this man who taught his followers to be better citizens through his principles: love, trust, peace, freedom and justice; and

WHEREAS, The Moorish Science Temple of America was first incorporated in Chicago in 1926 thereby identifying Chicago as "A Mecca in the West" for Moorish American Moslems; and

WHEREAS, The City of Chicago is honored to have played such an important role in the history and heritage of the Moorish Science Temple of America; now, therefore,

Be It Resolved, By the City Council of the City of Chicago that January 8, 1989 is hereby proclaimed Prophet Noble Drew Ali Day in Chicago and all citizens of our city are urged to acknowledge the many outstanding contributions of this Prophet and the Moorish Science Temple of America; and

Be It Further Resolved, That a suitable copy of this resolution be made available to the Moorish Science Temple of America.

Alderman Rush 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 Rush, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL POLICE EMPLOYED BY ILLINOIS INSTITUTE OF TECHNOLOGY.

Also, a proposed ordinance requiring the payment of a ten dollar license fee for each of the fifty special police employed by the Illinois Institute of Technology, pursuant to Municipal Code Chapter 173, Section 173-6, which was Referred to the Committee on Finance.

Presented By

ALDERMAN BLOOM (5th Ward):

Referred -- GRANT OF PRIVILEGE TO UNIVERSITY OF CHICAGO FOR MAINTENANCE OF TUNNEL.

A proposed ordinance to grant permission and authority to the University of Chicago for the maintenance and use of a previously constructed tunnel under and across East 57th Street, near South Ellis Avenue, which was Referred to the Committee on Streets and Alleys.

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 5500 SOUTH CORNELL STREET.

Also, a proposed order directing the Commissioner of General Services to issue a permit to Morry's Deli for the maintenance and use of an existing canopy attached to the building or structure at 5500 South Cornell Street, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN SHAW (9th Ward):

BUILDINGS DECLARED PUBLIC NUISANCES AND ORDERED DEMOLISHED.

A proposed ordinance reading as follows:

WHEREAS, The building located at 11060 South Michigan Avenue has been open and vacant for six (6) years, has become a haven for the proliferation of prostitution and drugs, and is so deteriorated and weakened that it is structurally unsafe and a menace of life and property in its vicinity; and

WHEREAS, The building located at 11709 South Michigan Avenue has been open and vacant for four (4) years, has become a haven for the proliferation of prostitution and drugs, and is so deteriorated and weakend that it is structurally unsafe and a menace to life and property in its vicinity; and

WHEREAS, The building located at 11858 South Michigan Avenue has been open and vacant for four (4) years, has become a haven for the proliferation of prostitution and drugs,

and is so deteriorated and weakened that it is structurally unsafe and a menace to life and property in its vicinity; now, therefore,

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

SECTION 1. The buildings located at 11060 South Michigan Avenue, 11709 South Michigan Avenue and 11858 South Michigan Avenue, respectively, are declared public nuisances, and the Commissioner of Inspectional Services is authorized and directed to demolish each of these three buildings.

SECTION 2. This ordinance shall be in full force and effect from and after its passage and due publication.

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

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 193 BY ADDING NEW SECTION 193-7.13 TO REQUIRE LICENSING OF ELECTRONIC PAGING DEVICE USERS.

Also, a proposed ordinance to amend Chapter 193 of the Municipal Code by adding thereto a new section to be known as Section 193-7.13 to require all persons using an electronic paging device to obtain a license prior to lawful operation of same, which was Referred to the Committee on Police, Fire and Municipal Institutions.

Referred -- CREATION OF SPECIAL JOINT COMMITTEE FOR MONITORING OF AFFIRMATIVE ACTION PRACTICES WITHIN CITY CONTRACTING PROCESS.

Also, a proposed resolution urging the creation of a joint committee composed of the members of the Committee on Finance and the members of the Committee on Human Rights and Consumer Protection for the monitoring of affirmative action practices in the awarding of city contracts, which was Referred to the Committee on Intergovernmental Relations.

Presented By

ALDERMAN VRDOLYAK (10th Ward):

Referred -- APPROVAL OF PROPERTY AT 10601 SOUTH
TORRENCE AVENUE AS CLASS 6(b) AND
ELIGIBLE FOR COOK COUNTY
TAX INCENTIVES.

A proposed resolution to approve the property at 10601 South Torrence Avenue as appropriate for Class 6(b) tax incentives under the Cook County Real Property Assessment Classification Ordinance, which was Referred to the Committee on Economic Development.

Presented By

ALDERMAN BURKE (14th Ward):

Referred -- ISSUANCE OF PERMITS TO ERECT SIGNS/SIGNBOARDS AT SPECIFIED LOCATIONS.

Two proposed orders directing the Commissioner of Inspectional Services to issue sign permits to the contractors named below for the erection of signs/signboards at the locations specified, which were *Referred to the Committee on Zoning*, as follows:

Acme-Wiley Corporation/Signs and Systems -- for sign/signboard at 6448 South Kedzie Avenue (Burger King); and

Eir Crosstown Electric, Incorporated -- for sign/signboard at 5801 South Western Avenue (Rollin's Wheel).

Presented By

ALDERMAN STREETER (17th Ward):

BUILDING DECLARED PUBLIC NUISANCE AND ORDERED DEMOLISHED.

A proposed ordinance reading as follows:

WHEREAS, The building located at 7151 South Perry Avenue is so deteriorated and weakened that it is structurally unsafe and a menace to life and property in its vicinity; now, therefore,

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

SECTION 1. The building located at 7151 South Perry Avenue is declared a public nuisance, and the Commissioner of Inspectional Services is hereby authorized and directed to cause demolition of same.

SECTION 2. This ordinance shall be effective upon its passage.

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

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

Referred -- ISSUANCE OF PERMIT TO OPERATE NEWSSTAND AT WEST 79TH STREET AND SOUTH WENTWORTH AVENUE.

Also, a proposed order directing the Commissioner of Public Works to issue a permit to Ms. Christina Ellick for the operation of a newsstand on the southwest corner of West 79th Street and South Wentworth Avenue on a daily basis, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN KELLAM (18th Ward):

Referred -- POLICE SUPERINTENDENT URGED TO PLACE STAR 13453 IN HONORED STAR CASE.

A proposed resolution urging Police Superintendent Leroy Martin to place Star 13453 in the Honored Star Case in memory of Police Officer Martin P. Clarke who died in the line of duty, which was Referred to the Committee on Police, Fire and Municipal Institutions.

Presented By

ALDERMAN SHEAHAN (19th Ward):

GRATITUDE EXTENDED TO CHICAGO POLICE LIEUTENANT KENNETH FREYER FOR THIRTY-SEVEN YEARS OF DEDICATED SERVICE.

A proposed resolution reading as follows:

WHEREAS, Kenneth Fryer has served and protected the citizens of Chicago for 37 years as a member of the Chicago Police Department; and

WHEREAS, Kenneth is a lifelong resident of the southwest side of Chicago, and graduated from Harper High School in 1944; and

WHEREAS, Kenneth served in the United States Navy serving on the U.S.S. Montpolier and being honorary discharged in 1946; and

WHEREAS, Kenneth and Virginia raised 3 children, Dennis, Robert and Catherine and are the proud grandparents of nine; and

WHEREAS, Kenneth became a member of the Chicago Police Department on July 30, 1951, being promoted to Sergeant on November 1, 1972 and Lieutenant on January 27, 1981; and

WHEREAS, Kenneth Freyer has demonstrated great diligence and proficiency in the performance of his duties; and

WHEREAS, His family and friends will gather together in his honor at the Lexington House on January 27, 1989; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council gathered here this 14th day of December, 1988, do hereby extend our sincerest gratitude to Lieutenant Kenneth Freyer on the occasion of his retirement, for his many years of service and dedication to the citizens of Chicago and extend our best wishes for continued health and happiness; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Kenneth Freyer.

Alderman Sheahan 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 Sheahan, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. AND MRS. LLOYD MABBOTT ON THEIR GOLDEN WEDDING ANNIVERSARY.

Also, a proposed resolution reading as follows:

WHEREAS, Mr. and Mrs. Lloyd Mabbott, residents of our great City of Chicago, celebrate fifty golden years of wedded bliss on December 26, 1988; and

WHEREAS, Rosemary and Lloyd had received the Sacrament of Matrimony at the Academy of Our Lady Chapel, which was celebrated by Monsignor Gorman; and

WHEREAS, Lloyd graduated from Calumet High School in 1931 and Rosemary graduated from Academy of Our Lady High School in 1933 and met while attending Chicago Teachers College; and

WHEREAS, Both Lloyd and Rosemary had careers in the teaching profession. Lloyd is a retired vice-principal of Morgan Park High School and Rosemary, a retired special education teacher; and

WHEREAS, Rosemary and Lloyd have lived on the southwest side of the City of Chicago for over four decades and have been active in their community especially by coaching sports and Mother McAuley Mother's Club; and

WHEREAS, The union of their marriage has brought forth their fine family: Susan, Lynn, Jill, Ann, Jim and Mike and 20 grandchildren; and

WHEREAS, Lloyd and Rosemary exemplify the goals to which we all aspire, typifying the togetherness, warmth and mutual accomplishment that are the key factors in fifty years of marriage; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 14th day of December, 1988, do hereby congratulate Mr. and Mrs. Lloyd Mabbott on the occasion of their fiftieth wedding anniversary, and extend to this fine couple our best wishes for many more years of happiness and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. and Mrs. Lloyd Mabbott.

Alderman Sheahan 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 Sheahan, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

GRATITUDE EXTENDED TO CHICAGO POLICE SERGEANT ROBERT M. WALSH FOR THIRTY-SIX YEARS OF DEDICATED SERVICE.

Also, a proposed resolution reading as follows:

WHEREAS, Sergeant Robert M. Walsh, Star 1348, has served and protected the citizens of the City of Chicago for thirty-six years as a member of the Chicago Police Department; and

WHEREAS, Robert is a lifelong resident of the south side of the City of Chicago, attending Saint Francis DePaula Grammar School, and graduated from Hirsch High School, and

WHEREAS, Robert served in the United States Navy and was honorably discharged in 1946; and

WHEREAS, Robert and his wife Janie are proud parents of four children; Robert Jr., Betty Jane, Carolyn and James; and also are proud grandparents of three grandchildren: Kelly, Brian and Daniel Walsh; and

WHEREAS, Robert became a member of the Chicago Police Department on September 29, 1952, and was assigned to the Traffic Division and the South Chicago District; and

WHEREAS, Robert was promoted to Sergeant on January 1, 1961, and assigned to the Wabash, Grand Crossing, Area 2 Robbery, Robbery Headquarters, Morgan Park Districts, and now is retiring from the Chicago Lawn District; and

WHEREAS, Robert M. Walsh has demonstrated great diligence and proficiency in the performance of his duties; and

z

WHEREAS, His family and friends will gather together in his honor at the Martinique Restaurant on the 25th day of January, 1989; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council gathered here this 14th day of December, 1988, do hereby extend our sincerest gratitude to Sergeant Robert M. Walsh on this occasion of his retirement, for his many years of service and dedication to the citizens of Chicago and extend our best wishes for continued health and happiness; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Robert M. Walsh.

Alderman Sheahan 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 Sheahan, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

Presented By

ALDERMAN JONES (20th Ward):

Referred -- CREATION OF PAYMENT PROCEDURE WITH ASSIGNED PAYROLL NUMBERS FOR CONTRACTING VENDORS.

A proposed resolution urging the Department of Finance to create a payment procedure for vendors under contract with the city which would assign each vendor a non-employee compensation payroll number to expedite payments for completed services, which was Referred to the Committee on Finance:

Presented By

ALDERMAN KRYSTYNIAK (23rd Ward):

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

A proposed order directing the Commissioner of Public Works to grant permission to Mr. Edward W. Dory to park his pickup truck and/or van in front of his residence at 6105 South Mayfield Avenue, in accordance with the provisions of Chapter 27, Section 27-317 of the Municipal Code, which was Referred to the Committee on Traffic Control and Safety.

Presented By

ALDERMAN SOLIZ (25th Ward):

Referred -- INSTALLATION OF BUS PASSENGER SHELTER AT WEST CERMAK ROAD AND SOUTH WESTERN AVENUE.

A proposed order directing the Committee on Local Transportation to urge the Chicago Transit Authority to install a bus passenger shelter on the northwest corner of West Cermak Road and South Western Avenue for southbound passengers, which was Referred to the Committee on Local Transportation.

Referred -- ISSUANCE OF PERMITS TO MAINTAIN EXISTING CANOPIES AT SPECIFIED LOCATIONS.

Also, a proposed order directing the Commissioner of General Services to issue permits to Villa Marconi Restaurant for the maintenance and use of two existing canopies attached to the buildings or structures at 2354 -- 2358 South Oakley Avenue and 2306 West 24th Street, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN SOLIZ (25th Ward) And OTHERS:

Referred -- AMENDMENT OF "HOME REPAIR" ORDINANCE BY INCLUDING BOND AND VIOLATION PROVISIONS, ET CETERA.

A proposed ordinance, presented by Aldermen Soliz, Roti, Bloom, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Gutierrez, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, and Stone, to amend a proposed "Home Repair" ordinance by adding to said ordinance certain violation provisions and bond requirements and changing the effective date to forty-five days after passage and publication, which was Referred to the Committee on License.

Presented By

ALDERMAN DAVIS (29th Ward) AND ALDERMAN SMITH (28th Ward):

GOVERNOR THOMPSON AND ILLINOIS GENERAL ASSEMBLY URGED TO RE-AUTHORIZE ILLINOIS RESIDENTIAL AFFORDABLE ENERGY PROGRAM.

A proposed resolution reading as follows:

WHEREAS, The affordable energy plan which helps low income residents meet their cold weather utility bills is scheduled to shutdown on January 1, 1989, because the legislature failed to pass a bill to renew its authorization; and

WHEREAS, This program subsidizes the electricity and natural gas bills for low income residents by setting a lap for them of 12%, of their income during the coldest months, December through April; and

WHEREAS, More than 50,000 households, most of them in the Chicago area participate in the program and their ability to have heat will be seriously jeopardized if this program is discontinued; now, therefore,

Be It Resolved, That The Honorable Mayor and the Chicago City Council in meeting this 14th day of December, 1988, A.D., do hereby memorialize Governor James Thompson to use all administrative maneuvers possible to keep this program alive and uninterrupted and we urge that the Illinois General Assembly immediately pass reauthorizing legislation when it reconvenes on January 9th, 1989; and

Be It Further Resolved, That a copy of this resolution be forwarded to The Honorable James Thompson, Governor, The Honorable Philip Rock, President of the Illinois Senate, and The Honorable Michael Madigan, Speaker of the Illinois House.

Alderman Davis 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 Davis, second by Aldermen Rush, Streeter and Soliz, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

Referred -- UNITED STATES CONGRESSMEN URGED TO CO-SPONSOR CERTAIN HEALTH CARE LEGISLATION.

Also, a proposed resolution urging all United States Congressmen who represent the Chicago area to co-sponsor two pending resolutions, the Senate Joint Resolution 387 and the House Concurrent Resolution, to secure the ability of senior citizens to receive medical services by preserving the medicare budget allocation, which was Referred to the Committee on Health.

Presented By

ALDERMAN FIGUEROA (31st Ward):

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 3314 WEST ARMITAGE AVENUE.

A proposed order directing the Commissioner of General Services to issue a permit to Mr. Julius W. Bishop for the maintenance and use of an existing canopy attached to the building or structure at 3314 West Armitage Avenue, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN MELL (33rd Ward):

Referred -- PERMISSION TO CLOSE TO TRAFFIC SPECIFIED PUBLIC ALLEY.

A proposed order directing the Commissioner of Public Works to close to traffic the east-west public alley behind the premises at 2315 -- 2345 West Nelson Street, which was Referred to the Committee on Streets and Alleys.

Presented For

ALDERMAN BANKS (36th Ward):

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF NORTH MANGO AVENUE FOR SCHOOL PURPOSES.

A proposed order, presented by Alderman Levar, directing the Commissioner of Public Works to grant permission to Notre Dame High School to close to traffic North Mango Avenue, between West Wellington and West Barry Avenues for school purposes, which was Referred to the Committee on Beautification and Recreation.

Presented By

ALDERMAN GILES (37th Ward):

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 200.1, SECTION 200.1-2A BY EXEMPTING USAGE OF CERTAIN RENTAL EQUIPMENT FROM CITY TRANSACTION TAX.

A proposed ordinance to amend Chapter 200.1 of the Municipal Code by adding a new subsection to be known as Subsection 200.1-1A5(c) which would exempt the lease or rental of personal property used as coin-operated laundry equipment from the city transaction tax as prescribed in Section 200.1-2A, which was Referred to the Committee on Finance.

Presented By

ALDERMAN LAURINO (39th Ward):

DRAFTING OF ORDINANCE FOR VACATION OF PORTION OF NORTH ROGERS AVENUE.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of the northwesterly half of North Rogers Avenue lying between the south line of West Glenlake Avenue and a line 73 feet east of and parallel to the east line of North Harding Avenue for Janathan and Soney Woukhana (No. 2-39-88-1305); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

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

On motion of Alderman Laurino, the foregoing proposed order was Passed.

Presented By

ALDERMAN PUCINSKI (41st Ward) And OTHERS:

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 194A, ARTICLE 3.1 BY REGULATING WIDTH REQUIREMENTS OF RESIDENTIAL LOTS.

A proposed ordinance, presented by Aldermen Pucinski, Levar, Cullerton and Sheahan, to amend Chapter 194A, Article 3.1 of the Municipal Code, also known as the Chicago Zoning Ordinance, by requiring all zoning lots located within residential districts to have the same amount of frontage as the minimum width frontage for existing zoning lots within a particular block, which was Referred to the Committee on Zoning.

Presented By

ALDERMAN NATARUS (42nd Ward):

Referred -- GRANT OF PRIVILEGE TO FREMONT-WEED LIMITED PARTNERSHIP FOR CONSTRUCTION OF PEDESTRIAN WALKWAY.

A proposed ordinance to grant permission and authority to Fremont-Weed Limited Partnership, to construct, maintain and use three sections of a covered pedestrian walkway over portions of North Fremont Avenue and North Weed Street adjacent to 901 West Weed Street, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN EISENDRATH (43rd Ward):

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 2628 NORTH CLARK STREET.

A proposed order directing the Commissioner of General Services to issue a permit to the

Second Church of Christ, Chicago for the maintenance and use of an existing canopy attached to the building or structure at 2628 North Clark Street, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN HANSEN (44th Ward) And OTHERS:

Referred -- PROPOSED CORRECTIONS AND REVISIONS TO 1989 EXECUTIVE BUDGET.

A proposed ordinance, presented by Aldermen Hansen, Bloom, Orr, Eisendrath, Osterman, T. Evans, Davis, Roti, Rush, Vrdolyak, Huels, Burke, Carter, Langford, J. Evans, Garcia, Krystyniak, Gutierrez, Smith, Figueroa, Gabinski, Mell, Laurino, O'Connor, Levar and Stone, to correct and revise the 1989 Executive Budget in reference to citywide solid waste disposal actions, which was Referred to the Committee on the Budget and Government Operations.

Presented By

ALDERMAN ORR (49th Ward):

Referred -- ASSIGNMENT OF ILLINOIS STATE SALES TAX REFORM REVENUES TO CITY AFFORDABLE LOW-INCOME HOUSING PROGRAMS.

A proposed resolution urging the assignment of any and all new revenues allocated to the City of Chicago from the 1988 Illinois State Sales Tax Reform Bill to be utilized for city affordable low-income housing programs in future years, which was Referred to the Committee on Housing.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED TRAFFIC LANE TOW-AWAY ZONES ON SUNDRY PUBLIC WAYS.

Also, a proposed ordinance to amend the ordinance passed by the City Council on May 30, 1985, Journal pages 17413 -- 17414 by changing the "traffic lane tow-away zone (pilot program)" reference to read "street sweeping tow-away zone", and by extending the closing date of enforcement from November 1 to November 15, et cetera, which was Referred to the Committee on Traffic Control and Safety.

Presented By

ALDERMAN STONE (50th Ward):

DRAFTING OF ORDINANCE FOR VACATION OF SPECIFIED PUBLIC ALLEY.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of the first east-west 16-foot public alley south of West Pratt Boulevard in the area bounded by West Pratt Boulevard, West North Shore Avenue, North Whipple Street and a line 120.0 feet west of the west line of North Whipple Street for Jacob and Ellen Lebowicz and Syochanan and Arlene Friedman (No. 36-50-88-1306); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Alderman Stone 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 Stone, the foregoing proposed order was *Passed*.

5. FREE PERMITS, LICENSE FEE EXEMPTIONS, CANCELLATION OF WARRANTS FOR COLLECTION, AND WATER RATE EXEMPTIONS, ET CETERA.

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

FREE PERMIT:

BY ALDERMAN ROTI (1st Ward):

J. S. Drew Construction Company -- construction of a Chicago Transit Authority Station pedway extension and renovation inside the existing transportation building on the premises known as 203 North LaSalle Street (2).

LICENSE FEE EXEMPTIONS:

BY ALDERMAN GUTIERREZ (26th Ward):

Center Home for Hispanic Elderly, 1401 North California Avenue.

BY ALDERMAN GABINSKI (32nd Ward):

Saint Mary of Nazareth Hospital Center, 2233 West Division Street.

BY ALDERMAN CULLERTON (38th Ward):

Our Lady of the Resurrection Medical Center, 5645 West Addison Street.

BY ALDERMAN HANSEN (44th Ward):

Illinois Masonic Medical Center, 836 West Wellington Avenue.

CANCELLATION OF WARRANTS FOR COLLECTION:

BY ALDERMAN ROTI (1st Ward):

Catholic Archdiocese/Old Saint Mary's Church, 19 East Van Buren Street -- building inspection fees.

BY ALDERMAN T. EVANS (4th Ward):

Chicago Child Care Society, 5467 South University Avenue -- annual elevator inspection fees, and boiler inspection fees (3).

BY ALDERMAN JONES (20th Ward):

Catholic Bishop of Chicago, 6537 South Maryland Avenue -- building inspection fee.

BY ALDERMAN HANSEN (44th Ward):

Saint Joseph Hospital and Health Care Center, 2900 North Lake Shore Drive -- fuel burning equipment inspection fee and elevator inspection fee (2).

BY ALDERMAN SCHULTER (47th Ward):

Ravenswood Health Care, various locations -- annual driveway maintenance inspection fees, annual fuel furnace inspection fee, annual fuel burning equipment inspection fee, annual sign inspection fee, annual institution inspection fees and building fees (7).

WATER RATE EXEMPTIONS:

BY ALDERMAN STONE (50th Ward):

Friends of Refugees of Eastern Europe of Chicago, various locations (3).

APPROVAL OF JOURNAL OF PROCEEDINGS.

JOURNAL (December 7, 1988).

The City Clerk submitted the printed Official Journal of the Proceedings of the regular meeting held on December 7, 1988 at 10:00 A.M., signed by him as such City Clerk.

Alderman Natarus moved to Approve said printed Official Journal and to dispense with the reading thereof. The question being put, the motion Prevailed by a viva voce vote.

UNFINISHED BUSINESS.

AMENDMENT OF MUNICIPAL CODE BY ADDITION OF NEW CHAPTER 110 ENTITLED "HOME REPAIRS".

On motion of Alderman Natarus, the City Council took up for consideration the report of the Committee on License, deferred and published in the Journal of the Proceedings of December 7, 1988, pages 20700 through 20705, recommending that the City Council pass a proposed substitute ordinance amending the Municipal Code of Chicago by the addition of a new Chapter 110 entitled "Home Repairs".

On motion of Alderman Natarus, the said proposed substitute ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

Alderman Natarus 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. The Municipal Code of Chicago is hereby amended by inserting in its proper numerical sequence, a new chapter, to be known as Chapter 110 "Home Repairs" and to read as follows:

110-1. Definitions: Whenever used in this chapter:

- (a) "Home Repair" means the fixing, replacing, altering, converting, modernizing, improving of or the making of an addition to any real property primarily designed or used as a residence.
- (1) Home repair shall include the construction, installation, replacement or improvement of driveways, swimming pools, porches, kitchens, bathrooms, basements, chimneys, chimney liners, garages, fences, fallout shelters, central air conditioning, central heating, boilers, furnaces, hot water heaters, electrical wiring, sewers, plumbing fixtures, storm doors, storm windows, roofs, awnings, and other improvements to structures within the residence or upon the land adjacent thereto.
- (2) Home repair shall not include the sale, installation, cleaning or repair of carpets; the sale of goods or materials by a merchant who does not directly or through a subsidiary perform any work or labor in connection with the installation or application of the goods and materials; the repair, installation, replacement or connection of any home appliance including but not limited to disposals, refrigerators, ranges, garage door openers, television antennas, washing machines, telephones or other appliances when the persons replacing, installing, repairing or connecting such home appliance are employees or agents of the merchant that sold the home appliance; television repair or landscaping.
- (b) "Residence" means a single-family home or dwelling, or a multiple-family home or dwelling containing six or less apartments, condominiums, townhouses, or dwelling units, intended to be used by occupants as dwelling places. The provisions of this chapter shall not apply to original construction of single-family or multi-family residences or repairs to dwellings containing more than six apartments or family units.
- (c) The word "Department" shall mean the Department of Consumer Services of the City of Chicago.
- (d) The word "Commissioner" shall mean the Commissioner of Consumer Services of the City of Chicago.
- 110-2. No person shall engage in the business of home repairs within the City of Chicago without having obtained a license pursuant to this chapter in addition to any other license that may be required by law.

The following persons are not required to obtain a home repair license:

- (a) Persons who perform home repairs to their own property;
- (b) Individuals who are employees of persons licensed under this chapter when they are working within the scope of their employment.
- 110-3. The annual fee for a home repair license shall be \$50.00. The license period shall run from January 1 through December 31 of each year.

- 110-4. Application for a home repair license shall be made in writing on a form provided by the Commissioner and signed and sworn to by the applicant or, if the applicant is a corporation, by its duly authorized agent. Each application shall contain:
 - (a) The full name, residence and business address and the business telephone number of the applicant;
 - (b) If the applicant is a corporation:
 - (1) The corporate name and business and telephone number of the principal office or place of business of the applicant;
 - (2) The date and state of incorporation; and
 - (3) The names, residence addresses, and residence telephone numbers of the corporate officers and its registered agent.
 - (c) If the applicant is a partnership:
 - (1) The name and business address and telephone number of the principal office or place of business of the applicant;
 - (2) The names, residence addresses, and residence telephone numbers of all partners.
 - (d) A description of the type of home repair or improvement the applicant will engage in;
 - (e) A statement indicating whether there are any outstanding judgments against the applicant related to the performance of home repairs and if so, the applicant shall list the amount of the judgment, the case number and court rendering the judgment;
 - (f) A statement listing the name and address of the principle location from which the applicant has performed home repairs at any time in the last five years.

Each corporate applicant for a home repair license shall be organized or qualified to do business under the laws of the State of Illinois.

110-5. Each applicant shall furnish a certificate of public liability and property damage insurance in the amount of One Hundred Thousand Dollars per person and Three Hundred Thousand Dollars per occurrence for bodily injury and Fifty Thousand Dollars per occurrence for property damage or improper home repairs, prior to the issuance of any home repair license. Each licensee shall maintain the insurance coverage

required under this section in full force and effect for the duration of the license period. No home repair license shall be renewed unless the licensee has furnished proof of insurance for the entire period covered by the renewed license.

- 110-6. The license shall be displayed in a conspicuous location near the entrance of the chief place of business of the licensee. Each licensee shall notify the Commissioner in writing within 14 days after any change in the facts stated in the application for license.
- 110-7. The licensee shall print his license number legibly on the front page of every contract or estimate for home repair services and upon every application for a building permit. In addition, the license number shall appear in any advertisement placed by or on behalf of a home repair contractor. The licensee shall also affix his license number and the licensee's name on all vehicles used in the course of his business as a home repair contractor.
- 110-8. A person engaged in the business of home repairs shall furnish to the customer a written estimate of repairs which shall state the total estimated cost of:
 - (a) parts listed with reasonable particularity and identified by brand name or equivalent;
 - (b) labor;
 - (c) incidental services; and
 - (d) charges, if any, for making such estimates.
- 110-9. The customer shall be given a signed copy of the written estimate with the word "estimate" conspicuously placed thereon, and the name and address of the business thereon. No person engaged in the business of making home repairs shall demand a waiver of any customer's rights herein enumerated as a precondition to acceptance of repair work.
- 110-10. It is a violation of this chapter for any person to knowingly charge for any services which are not actually performed in making a home repair or knowingly misinform a customer concerning what is wrong with an item or fraudulently substituting parts when such substitution has no relation to the repairing or servicing on an item.
- 110-11. All work performed by a person engaged in the business of making home repairs shall be recorded on an invoice with the name and address of the business thereon, detailing and describing all services or work performed and all parts supplied and the exact charge for each part or service. One copy of such invoice shall be given the customer upon completion of the home repair.
- 110-12. The licensee shall notify the customer and obtain prior approval before performing any work that would result in charges in excess of the amount specified in the

original estimate. In no event shall a customer be required to pay more than the amount specified in the original estimate if the customer did not receive notification of additional costs not reflected in the original estimate.

- 110-13. It is hereby declared to be unlawful for any person engaged in the business of making home repairs to:
 - (a) make repairs or charge for repairs before obtaining a signed work order or estimate;
 - (b) fail to disclose prior to preparing the estimate, any service charge or minimum charge before making the estimate.
- 110-14. The Commissioner of the Department of Consumer Services shall enforce the provisions of this chapter. The Department shall investigate citizen complaints regarding violations of the requirements of this chapter. The Department shall maintain a roster of all licensees and of all persons whose home repair license has been suspended or revoked within the previous year.
- 110-15. Any person found in violation of any of the provisions of this chapter shall be fined not less that Two Hundred Dollars (\$200.00) or more than Five Hundred Dollars (\$500.00) for each offense.
- 110-16. It is declared to be the legislative intent of the City Council that if any provision, clause, sentence or part of this chapter, or application thereof, is declared or adjudged, by a court of competent jurisdiction, to be illegal, invalid or unconstitutional, such invalidity shall not affect the other provisions of this chapter which can be given effect without the invalid provision or application, and to this end the provisions of this chapter are declared to be severable.

SECTION 2. This ordinance shall be in full force and effect ten days after its passage and publication.

AMENDMENT OF MUNICIPAL CODE CHAPTER 147, SECTION 147-13 BY ADDITION OF NEW PARAGRAPH REGULATING OPERATING HOURS OF OUTDOOR FACILITIES SERVING ALCOHOLIC LIQUOR.

On motion of Alderman Natarus, the City Council took up for consideration the report of the Committee on License, deferred and published in the Journal of the Proceedings of May 11, 1988, pages 13184 and 13185, recommending that the City Council pass a proposed ordinance amending Chapter 147, Section 147-13 of the Municipal Code of Chicago by the addition of a new paragraph regulating the operating hours of outdoor facilities serving alcoholic liquor.

Alderman Henry then presented the following substitute ordinance for the said proposed ordinance:

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

SECTION 1. Chapter 147, Section 147-13 of the Municipal Code of Chicago is hereby amended by inserting the following language after the fourth paragraph of the section:

147-13.

No licensee under this chapter shall sell, serve, or allow the sale or service of alcoholic liquor in the outdoor, privately owned portion of the licensed premises on Saturdays and Sundays between midnight and the legally established hour of opening, or on Sundays through Thursdays between the hours of 11:00 P.M. and the legally established hour of opening on the following day.

SECTION 2. This ordinance shall take effect on May 1, 1989.

Alderman Henry moved to substitute the foregoing proposed ordinance for the proposed ordinance printed in the Journal of the Proceedings of May 11, 1988. The motion to substitute *Prevailed* by a viva voce vote.

Thereupon, on motion of Alderman Henry, the proposed substitute ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

Alderman Natarus 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. Chapter 147, Section 147-13 of the Municipal Code of Chicago is hereby amended by inserting the following language after the fourth paragraph of the section:

147-13.

No licensee under this chapter shall sell, serve, or allow the sale or service of alcoholic liquor in the outdoor, privately owned portion of the licensed premises on Saturdays and Sundays between midnight and the legally established hour of opening, or on Sundays through Thursdays between the hours of 11:00 P.M. and the legally established hour of opening on the following day.

SECTION 2. This ordinance shall take effect on May 1, 1989.

CORRECTIONS AND REVISIONS OF 1989 ANNUAL APPROPRIATION ORDINANCE APPROVED.

On motion of Alderman Austin, the City Council took up for consideration the report of the Committee on the Budget and Government Operations, deferred and published in the Journal of the Proceedings of December 7, 1989, pages 20604 through 20638, recommending that the City Council pass a proposed ordinance amending the 1989 Annual Appropriation Ordinance.

Alderman Austin then presented the following motion:

"I move to amend by striking the language and/or figures in brackets and inserting certain language and figures as underscored as follows and I further move that the portions amended by these strikes and inserts, those pages that are substituted for, be referred to the Committee on the Budget and Government Operations."

[Deletions and insertions printed on pages 21695 through 21701 of this Journal.]

[Proposed corrections and revisions referred to the Committee on the Budget and Government Operations printed on pages 21702 through 21707 of this Journal.]

At this point in the proceedings, Alderman Gutierrez presented the following motion:

"I move to amend the report of the Committee on the Budget and Government Operations by including the following provisions:"

[Amendment printed on pages 21663 through 21676 of this Journal.]

Alderman Natarus moved to *Refer* the said proposed amendment submitted by Alderman Gutierrez to the Committee on the Budget and Government Operations. The motion *Prevailed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Robinson, Beavers, Caldwell, Fary, Madrzyk, Langford, Kellam, Sheahan, Jones, Krystyniak, Henry, Hagopian, Austin, Kotlarz, Cullerton, Laurino, Pucinski, Natarus, Levar, Schulter, Stone -- 22.

Nays -- Aldermen Rush, Tillman, T. Evans, Bloom, Burke, Streeter, J. Evans, Garcia, Gutierrez, Smith, Davis, Figueroa, Giles, Eisendrath, Osterman, Orr -- 16.

Alderman T. Evans then presented an amendment to the said proposed amendatory ordinance deferred and published in the Council Journal of December 7, 1988.

[Amendment printed on page 21677 of this Journal.]

Alderman Natarus moved to *Refer* the said proposed amendment to the Committee on the Budget and Government Operations. The motion *Prevailed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Robinson, Beavers, Caldwell, Huels, Fary, Madrzyk, Langford, Kellam, Sheahan, Jones, Krystyniak, Henry, Hagopian, Mell, Austin, Kotlarz, Cullerton, Laurino, Pucinski, Natarus, Levar, Stone -- 23.

Nays -- Aldermen Rush, Tillman, T. Evans, Bloom, Burke, Streeter, J. Evans, Garcia, Gutierrez, Smith, Davis, Figueroa, Eisendrath, Osterman, Orr -- 15.

AD HOC HOUSING COALITION BUDGET PROPOSAL

Ē	PROGRAM	<u>\$\$</u>	# of units		
1)	SINGLE FAMILY HOUSING a) rehab loans	408,300	55 to be de (\$10,000 pe		
•	SINGLE ROOM OCCUPANCY (SRO) HOUSING a. Rehab project grants	1,967,640	135 to be de	veloped	
- •	TAX REACTIVATION PROGRAM a. Development (purchase & rehab) b. Relocation	2,616,360	180 to be de	veloped	
	SECOND STAGE HOUSING a. Purchase & rehab b. Grants to suppplement HUD prog	714,180 rams	50 to be de	veloped	
	LOW-INCOME MULTI-FAMILY a. Second mortgages b. Acquisition grants	2,042,360	250 to be de	veloped	
6) 1	HOMESTEADING	408,300	23 to be de	velcped	
ě	HOUSING TRUST FUND a. Grants to development projects b. Operating Project Subsidies	1,266,000	95 to be de 640 units sub		
8) I	PRE-PAYMENT PREVENTION	259,640	375 saved	-	
9) E	HEAT RECEIVER PROGRAM	220,400	55 saved		
10)	LEAD PROGRAM	441,760	2700 saved		
11)	HOUSING CODE ENFORCEMENT	432,640	90 saved		
12)	EMERGENCY SERVICES & SHELTER	963,627			
TOTAL PROGRAM COST 11,743,207					
TOTA	L HOUSING UNITS CREATED		. 788		
TOTA	L MADE AFFORDABLE THROUGH SUBSIDI	ES	640		
TOTA	L MADE SAFE AND HABITABLE FOR CHI	LDREN	2,700		
TOTA	L SAVED FROM DEMOLITION		520		
TOTA	L UNITS IMPROVED		4,648		

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

(EXPENDITURES)

Page	Code	Department & Item	Strike No. Amount	Insert No. Amount
		FINANCE GENERAL		
290	2005.0964	Single family housing: -loan program for acqu rehabilitation(\$10,00 unit)	isition	408,300
290	2005.0965	Single Room Occupancy -Rehab project grants	Housing	1,967,640
290	2005.0966	Tax Reactivation Progr -Development:purchase, relocation -supplemental funding Department of Housing Tax Reactivation Prog 2615.9100	rehab, for CDBG	2,616,360
290	2005.0967	Second Stage Transition -purchase and rehab -grants to supplement	-	714,180
290	2005.0968	Low Income Multi-Family -second mortgages, presidents -supplemental funding in Housing CDBG Housing II 2595.9013	acquisition for Dept.of	2,042,360
290	2005.0969	Homesteading		408,300
290	2005.0970	City of Chicago contrib Low-Income Housing Trus -to be used for grants and operate projects p for very low-income pe	st Fund to develop providing housin	1,266,000 g
290	2005.0971	HUD Mortgage Prepayment Program -assistance for prevent monitoring of the loss low and moderate incom prepayment of federall mortgages	cion and s of 10,000 ne units due to	259,640

page l

CORRECTIONS AND REVISIONS OF 1989

BUDGET RECOMMENDATIONS

Page	Code	Department & Item	Strike No. Amount	Insert No. Amount
290	2005.0972	Heat Receiver Program -supplemental funds		220,400
290	2005.0973	Lead Paint Identificat: Abatement Program -supplements Dept.of He CDBG lead program budg	ealth	441,760
290	2005.0974	Housing Code Enforcement -start-up costs for the Code Enforcement Bures the current Compliance	e proposed Au to replace	432,640
142	2005.9025	DEPT.OF HUMAN SERVICES - Funds to prevent the loss of emergency she beds, to create addit beds and to expand se to assist homeless pe	cional crvices	3,963,627

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

(PROPOSED CUTS)

Page	Code	_	trike o. Amount	Insert No. Amount
289		FINANCE GENERAL and OTHER	R OPERATING EXPEN	SES
289	2005.0140	Professional and Technical Services	405,000	0
289	2005.0155	Property Rental	2,201,000	1,273,771
289	2005.0420	Furniture Expenses to be expended under direction of Budget Director	150,000	0
289	2005.0559	Expense of Relocating Departments	2,550,000 <i>F 50.00C</i>	1,600,000
290	2005.0955	Interest on Daily Tender Notes	26,182,000	21,182,000
290	2005.0957	Cost of Issuance of Notes		3,050,000
290	2005.0991	Matching Grants to be expended under direction of Budget Director	3,869,600 -600,000	3,615,000
290	2005.9065	Various youth summer functions	573,000 +600,050	225,600
290	2005.9069	Disaster Fund to be expended under direction of Budget Director	500,000	150,000
290	2005.9069	Police Management Study	100,000	0

CORRECTIONS AND REVISIONS OF 1989

BUDGET RECOMMENDATIONS

		•	Strike	Insert
Page	Code	Department & Item	No. Amount	No. Amount
`		BOARD OF ELECTION COMMI	SSICN	
106	2005.0055	Extra Hire	4,279,546	3,779,456
106	2005.0138	Data Prcessing, Word Processing, Office Autom & Data Communications Functions	ation, 607,500	507,500
106	2005.0150	Outside Services publications and reproductions	1,045,582	845,582
106	2005.0178	Freight & Express Charge	es 370,000	270,000
106	2005.0340	Material & Supplies	860,698	760,698

BUDGET RECOMMENDATIONS

Page	Code	St. Department & Item No	rike . Amount	Insert No. Amount
		·		
		MAYOR'S OFFICE		
12	2005.9637	Admin. Assist.	57,295	48,222
13	2005.9895	Mayor's Admin. Officer	96,960	88,400
13	2005.9894	Admin. Ill. Dep. Chief	85,848	80,080
13	2005.9891	Admin. Assist. Office Admi	in. 53,158	44,141
13	2005.9639	Assist. to Mayor	78,460	73,840
13	2005.9639	Assist. to Mayor (4)	77,772	(4) 73,840
13	2005.9639	Assist. to Mayor	44,578	44,578
13	2005.9637	Admin. Assist. (3)	65,720	(3) 62,400
		PRESS SECRETARY		
13	2005.9642	Deputy Press Secretary	56,949	52,000
13	2005.9615	Press Secretary	77,772	68,640
		DEPARTMENT OF INTERGOVERNMENTAL AFFAIRS		
13	2005.9670	Director Intergovernmental Affairs	85,437	81,120
13	2005.9639	Assist. to Mayor in D.C.	66,813	57,200
13	2005.9637	Admin. Assist.	77,772	73,840
`13	2005.9637	Admin. Assist.	65,720	57,200

page 3

BUDGET RECOMMENDATIONS

'			Insert		
Page	Code	Department & Item	No. Amount	No. Amount	
		BUDGET & MANAGEMENT OF	FFICE		
16	2005.9661	Budget Director	86,050	80,080	
17	2005.1147	Data Process	61,000	56,110	
17	2005.1124	Assist. Budget Dir.	54,492	0	
17	2005.9656	Deputy Budget Dir.	(3)70,000	(3) 62,400	
17	2005.1124	Assist. Budget Dir.	50,000	0	
17	2005.1124	Assist. Budget Dir.	59,000	0	
17	2005.1118	Deputy Assistant	61,000	50,000	

BUDGET RECOMMENDATIONS

Page	Code	Department & Item		ike Amount		Insert No. Amount
286	2005.9674	DEPARTMENT OF AVIATION Commissioner		86,050		80,080
		DEPARTMENT OF GENERAL SERVICES		80,974	•	73,840
91	2005.9874	Commissioner				
91	2005.9875	First Deputy Commission	ner	68,700		62,400
113	1005.9687	DEPARTMENT OF HEALTH Commissioner	(1)	86,050	(1)	83,200
81	2005.9691	DEPARTMENT OF PERSONNEL Commissioner		78,750	(1)	72,800
223	2005.8275	DEPARTMENT OF STREET AND SANITATION Commissioner	(1)	78,750	(1)	70,720
65	2005.0213	DEPARTMENT OF REVENUE Director of Revenue	(1)	76,500	(1)	69,680
53	2005.9647	COMPTROLLER'S OFFICE Comptroller	(1)	84,050	(1)	80,080
256	2005.9665	DEPARTMENT OF PUBLIC WC		86,050	(1)	83,200
223	2005.9675	DEPARTMENT OF STREETS & SANITATION Commissioner	(1)	86,050	(1)	84,240
201	2005.9663	DEPARTMENT OF INSPECTIO		SERVICES 68,700	(1)	67,600
135	2005.9741	DEPARTMENT OF HUMAN REL Commissioner		NS 54,200	(1)	52,665

BUDGET RECOMMENDATIONS

Page	Code	Department & Item	Stri No.	ke Amount			ert Amount
		DEPARTMENT OF LAW					
74	2005.1657	First Assist. Corp. Counsel	(1)	75,000	(1)	74,	880
74	2005.1650	Deputy Corp.Counsel	(5)	70,008	(5)	64,	272
74	2005.1639	First Deputy Corp Cnsl	(1)	70,008	(1)	64,	272
74-79	2005.1652	Chief Assist. Corp. Counsel	(19)	61,800	(19)	58,	481
		DEPARTMENT OF PLANNING					
42	2005.9664	Commissioner of Planning	(1)	78,750	(1)	73,8	40
42	2005.9804	First Deputy Commission of Planning		68,700	(1)	62,40	00
		DEPARTMENT OF MANAGEMEN	NT INE	FORMATION	SYSTE	MS	
19	2005.1109	Manager of MIS Security	(1)	56,610	·(1)		0
19	2005.0629	Principal Systems Engineer - MIS	(1)	53,448	(1)		0

page 6

.

BUDGET RECOMMENDATIONS

Page	Code	Department & Item	Stri No.	ke Amount		Inse	ert Amount
	,	BOARD OF ELECTION COMM	ISSIC	NERS			
107	2005.9994	Attorney of Elections	(1.)	68,468	(1)	64,	733
108	2005.0360	Manager of Election Pla Training Schedule Sala Adjustments	ry	•	(1)	50,3	
109	2005.6580	Manager of Electronic 'Equipment, Ballot Prep & Supplies	•	9) 53 , 448	(1)	52,6	665

CORRECTIONS AND REVISIONS
OF 1989 CITY OF CHICAGO
EUDGET RECOMMENDATIONS
100 - CORPORATE FUND

?age	Code	Department and Item	Strike Amount	Insert Azount
16	*2005.0020	OFFICE OF BUDGET AND MANAGEMENT/ OVERTIME	19,000	0
19	*2005.0020	DEPARTMENT OF MANAGEMENT INFORMATION SYSTEMS/CVERTIME	20,900	0
26	*2005.0020	MAYOR'S OFFICE OF INQUIRY AND INFORMATION/OVERTIME	19,000	o
46	*2005.0020	DEPARTMENT OF HOUSING/OVERTIME	2,375	o
50	*2005.0020	CITY CLERK/OVERTIME	47,500	O
52	*2005.0020	DEPARTMENT OF FINANCE CITY COMPTROLLER/OVERTIME	47,500	0
59	*2010.0020	DEPARTMENT OF FINANCE CITY COMPTROLLER SPECIAL ACCOUNTING DIVISION/OVERTIME	95,000	0
64	*2005.0020	DEPARTMENT OF REVENUE/OVERTIME	142,500	0
80	*2005.0020	DEPARTMENT OF PERSONNEL/OVERTIME	2,850	a
85	*2005.0020	DEPARTMENT OF PURCHASES, CONTRACTS AND SUPPLIES/OVERTIME	2,375	
96	*2015.0020	DEPARTMENT OF GENERAL SERVICES BUREAU OF FACILITIES MANAGEMENT/ OVERTIME	166,250	0
100	*2025.0020	DEPARTMENT OF GENERAL SERVICES BUREAU OF INVENTORY MANAGEMENT/ OVERTIME	5,795	
102	*2035.0020	DEPARTMENT OF GENERAL SERVICES BUREAU OF FLEET ADMINISTRATION/ OVERTIME	1,260,650	 0
105	*2005.0020	BOARD OF ELECTION COMMISSIONERS/ OVERTIME	285,000	0
112	*1005.0020	DEPARTMENT OF HEALTH DEPARTMENT OF ADMINISTRATION/OVERTIME	38,000	. 0

CORRECTIONS AND REVISIONS OF 1989 CITY OF CHICAGO SUDGET RECONMENDATIONS 100 - CORPORATE FUND

Page	Code	Department and Item	Strike Aboutt	Insart Anoun
135	*2005.0020	COMMISSION ON HUMAN RELATIONS/ OVERTIME	8,023	٥
142	*2005.0020	DEFARIMENT OF EUMAN SERVICES/ OVERTIME	57,000	• · · · • • • • • • • • • • • • • • • •
195	*2005.0020	DEPARTMENT OF ZONING/OVERTIME	950	. 0
200	*2005.0020	DEPARTMENT OF INSPECTIONAL SERVICES/ OVERTIME	23,275	0
209	*2005.0020	DEPARTMENT OF CONSUMER SERVICES/ OVERTIME	28,500	
214	*2005.0020 :	COMMISSION ON ANIMAL CARE AND CONTROL/ OVERTIME	42,750	o
222	*2005.0020	DEPARTMENT OF STREETS AND SANITATION COMMISSIONER'S OFFICE/OVERTIME	36,642	0
232	*2023.0020	DEPARTMENT OF STREETS AND SANITATION BUREAU OF SANITATION		•
		SOLID WASTE MANAGEMENT DIVISION/ OVERTIME	274,398	0
235	*2025.0020	DEPARTMENT OF STREETS AND SANITATION BUREAU OF RODENT CONTROL/OVERTIME	19,000	. 0
237	*2030.0020	DEPARTMENT OF STREETS AND SANITATION BUREAU OF ELECTRICITY	·	. حد
		ELECTRICAL MAINTENANCE AND OPERATIONS DIVISION/OVERTIME	213,003-	0

CORRECTIONS AND REVISIONS OF 1989 CITY OF CHICAGO SUDGET RECOMMENDATIONS 190 - CORPORATE FUND

Page	Code	Department and Item	Strike Amount	Insert Amount
240	*2035.0 <u>0</u> 20	DEPARTMENT OF STREETS AND SANITATION BUREAU OF ELECTRICITY ELECTRICAL CONSTRUCTION DIVISION/ OVERIME	481,768	0
244		DEPARTMENT OF STREETS AND SANITATION BUREAU OF ELECTRICITY ELECTRICAL WIRING AND COMMUNICATION DIVISION/OVERTIME	475,000	o ·
246	*2047.0020	DEPARTMENT OF STREETS AND SANITATION BUREAU OF STREET OPERATIONS- BEAUTIFICATION/OVERTIME	60,594	0
252	*2070.0020	DEPARTMENT OF STREETS AND SANITATION BUREAU OF LABOR/OVERTIME	475,000	0
262	*2025.0020	DEPARTMENT OF PUBLIC WORKS BUREAU OF ENGINEERING/OVERTIME	28,500	o ·
272	*2060.0020	DEPARTMENT OF PUBLIC WORKS BUREAU OF CONSTRUCTION SERVICES/OVERTIME	E 574,750	. 0
276	*2062.0020	DEPARTMENT OF PUBLIC WORKS DIVISION OF BRIDGE OPERATIONS AND MAINTENANCE/OVERTIME	166,250	0
277	*2063.0020	DEPARTMENT OF PUBLIC WORKS BUREAU OF CONSTRUCTION MANAGEMENT/ OVERTIME	351,500	·a
238	*2005.0020	FINANCE GENERAL OTHER OPERATING EXPENSES/OVERTIME	23,750	. 0

CORRECTIONS AND REVISIONS
OF 1989 CITY OF CHICAGO
EUDGET RECOMMENDATIONS
100 - CORPORATE FUND

Page Code Department and Item Strike Amount Insert Amount

288 *2005.0020 Finance General
Other Operating Expenses/Overtime
Salary to 3e Paid to employees of the
Various City Departments: to Be ExpenDED UNDER THE DIRECTION OF THE MAYOR'S
ADMINISTRATIVE OFFICER (CHIEF OPERATING OFFICER)

CORRECTIONS AND REVISIONS OF CORPORATE BUDGET RECOMMENDATIONS 1989

Page <u>1</u> of <u>1</u>

FUND:100

		•	Strike	Insert
: AGE	Code	Department and Item	No. Amount	No. Amount
142	2005.0330	DEPARTMENT OF HUMAN SERVICES		
		FOOD	2,000,000	4,200,C
1.		CHICAGO SALES TAX	139,848,000	142,043,00
2.		TOTAL REVENUE-CORPORATE FUND	1,508,625,916	1,510,825,91

Alderman T. Evans then presented a second amendment to the amendatory ordinance printed in the Journal of Proceedings of December 7, 1988.

[Amendment printed on page 21679 of this Journal.]

Alderman Natarus moved to lay on the table the said proposed amendment.

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

Yeas -- Aldermen Roti, Robinson, Beavers, Caldwell, Huels, Fary, Madrzyk, Burke, Carter, Langford, Kellam, Sheahan, Krystyniak, Henry, Hagopian, Mell, Austin, Kotlarz, Cullerton, Laurino, Pucinski, Natarus, Levar, Osterman, Stone -- 25.

Nays -- Aldermen Rush, Tillman, T. Evans, Bloom, Streeter, J. Evans, Garcia, Gutierrez, Butler, Smith, Davis, Figueroa, Orr -- 13.

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

Thereupon, the clerk re-called the roll and the motion to Lay on the Table Prevailed by yeas and nays as follows:

Yeas -- Aldermen Roti, Robinson, Beavers, Caldwell, Huels, Fary, Madrzyk, Burke, Carter, Langford, Kellam, Sheahan, Jones, Krystyniak, Henry, Butler, Hagopian, Mell, Austin, Kotlarz, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Levar, Schulter, Osterman, Stone -- 29.

Nays -- Aldermen Rush, Tillman, T. Evans, Bloom, Streeter, J. Evans, Garcia, Gutierrez, Smith, Davis, Figueroa, Orr -- 12.

Alderman Eisendrath next presented three proposed amendments to the said proposed amendatory ordinance.

[Amendments printed on pages 21680 through 21694 of this Journal.]

Alderman Beavers moved to Lay on the Table the said proposed amendments. The motion Prevailed by yeas and nays as follows:

Yeas -- Aldermen Roti, Robinson, Beavers, Caldwell, Huels, Fary, Madrzyk, Carter, Langford, Kellam, Jones, Henry, Hagopian, Mell, Austin, Cullerton, O'Connor, Pucinski, Natarus, Levar, Schulter, Stone -- 22.

Nays -- Aldermen Rush, Tillman, T. Evans, Bloom, Burke, Streeter, Sheahan, J. Evans, Garcia, Krystyniak, Gutierrez, Butler, Smith, Davis, Figueroa, Kotlarz, Eisendrath, Osterman, Orr -- 19.

AMENDMENTS TO THE CORPORATE BUDGET RECOMMENDATIONS Page _1. of 1

FUND: CORPORATE FUND 100

			<u>Strike</u>	Insert
Face	Code	Department and Item	No. Amount	No. Amount
290 .	.0955	Interest on Daily Tender Notes	26,182,000	25,982,000
290	.9042	For School Reform Authority: To Be Expended At The Direction	100,000	300,000
		Of The Budget Director		•

Corrections to 1989 Budget

Scedule Al City of Chicago Current projected automobile list

STRIKE INSERT

17

Office of the Mayor 31

Corrections and Revisions to the 1989 Budget 1 of 3

ageج	CODE	Department and Itaa	str no.	ike anount	in no.	sert anount
		City Council 15/1005/2005				
30	9410	Assistant Secretary to Ald.	100	22,044	150	22,044
30		Assistant Sergeant at ares	1	41,052	1	40.644
30		Assistant Sergeant at arms	1	39,312	•	,
30		Assistant Sergeant at arms	2	22,044	3	22,044
		City Council Committees				
51	2010	Eudget level total: Finance		1,702,354	,	1,275,766
ಪ	2014	Budget level total: Budget		466,127		349,395
34	2017	Budget level total: Code Revision		చ్,ట్0		47,738
34		Budget level total: Aviation		89,250		56,938
34	2025	Budget level total: Beautification		101,835		76,376
34	2030	Budget level total: Buildings		148,000		111,000
34	2040	Budget level total: Claips		55,900		48,750
3 5	2045	Budget level sotal: Rules		142,500		106,375
35	2050	Sudget level total: Landmarks		30,970		ئگە,06
35	2055	Sudget level total: Economic Sev.		95,400		71,550
35	2050	Budget level total: Education		177,265		132,949
35	2070	Budget level total: Environment		92,570		69,593
36	2075	Buoget level total: Health		124,800		93,500
36	2080	Budget level total: Housing		114, 905		96,179
36	2090	Budget level total: Human Rights		84,315		63,236
Já	2100	Budget level total: intrgvt Reis		75,300		57,500
76	2105	Buoget level total: Land Aquisition		36,300		65,100
37	2115			129,700		%, 673
37		Budget lavel total: Folice & Fire		107, 16 5		30,599
57		Budget level total: Forts, Wharves		74,900		55, 175
33		Budget level total: Aging and Disability		72,185		54, 139
33		Sugget level total: Coming		258, 300	•	201,225
18		Budget level total: Capital Development		120,000		70,000
23	2196	Budget level total: Veteran's Affairs		75,000		55,250
		Revenue of the fear 1999				
1		Appropriable, other revenue	1,	508,525,916	1.	508,570,517

Corrections and Revisions of the 1959 Euget
Fund 300 City Council Page Zof 3

page	code	Department and Item	Strike: No.	Asount	Insert: No.	Aeaunt
		Fund 300 Vehicle tax fund				
326	2120	Budget level total: Streets and Alleys		115,300		86,475
336	2125	Budges level total: Local Transportation		551,548		413,561
336	2165	Budget level total: Traffic and Safety		345.500		259,200
		Sureau of Street Operations-Seautification				
348	0005	Salaries and Wages on Payroll		2,147,912		2,401,324

Money from committees to be used to mare tree triemers

Correction and Revisions of the 1989 Budget Fund USS Special Event Fund Page 3013

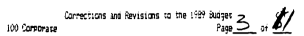
pa	je codi	e Department and Item	Strike No.	Asount	Insert No.	Aegunt
#(01 215	Fund 356 Special Events Fund Budget level total: Special Events		142,500		106,950
40	02 9054	Department of Unitural Affairs - Special Events Projects				35, 5 50

Corrections and Revisions to the 1989 Eudget

page	code	Separtment and Item	Strike: Number	Aacunt	Insert: Number	Ascunt
1		Revenue for the year 1989-appropriable, other revenue		1,508,625,916		1,507,887,445
		Office of the Mayor 01/1005				
12	9637	ADMINISTRATIVE ASSISTANT	1.0	57,295	1.0	47,295
13		MAYOR'S ADMINSISTRATIVE OFFICER (CHIEF CPERATING OFFICER)	1.0	76,960	1.0	86,700
13		ADMINISTRATIVE OFFICER-DEPUTY CHIEF OPER OFFICER	1.0	₹5,346	1.0	78.540
13		ADMINISTRATIVE ASSISTANT-OFFICE ADMINISTRATOR	1.0	53,158	1.0	43,293
13	9639	ASSISTANT TO MAYOR	1.0	73,460	1.0	72,420
13	9539	ASSISTANT TO HAYOR	4.0	π,π_2	4.0	72,420
13	9637	ADMINISTRATIVE ASSISTANT	1.0	\$5,72 9	1.0	61,200
13	9537	ACHINISTRATIVE ASSISTANT	2.0	55. 720	2.0	51,200
13	0512	DEPUTY PRESS SECRETARY	1.0	56,949	1.9	51,000
13	9615	PRESS SELFETARY	1.0	77,772	1.0	67 , 329
13	9670	PURECTOR OF INTERGOVERNMENTAL AFFAIRS	1.0	95, 1 37	1.0	79,560
13	9639	ASSISTANT TO MAYOR-MASHINGTON	1.0	56, 813	1.0	56,100
13		ADMINISTRATIVE ASSISTANT	1.0	π , π 2	1.0	72,420
13		ADMINISTRATIVE ASSISTANT	1.0	65, 720	1.0	61,200
13	7537	ADMINISTRATIVE ASSISTANT	1.0	50,893	1.0	43,293
		OFFICE OF MUNICIPAL INVESTIGATIONS 03/1005				
14	9650	EXECUTIVE DIRECTOR	1. Ú	57,742	1.0	56,052
14		DIRECTOR OF GROUP OPERATIONS	1.0	55,092	1.0	54,552
		OFFICE OF BUDGET AND MANAGEMENT 05/1005		4		
là		RUGET DIRECTOR	1.0	66,050	1.9	73.750
15		DATA SERVICES ADMINISTRATOR	1.0	51,000	1.0	55,031 40,000
17 17		ASSISTANT BUDGET DIRECTOR DEPUTY BUDGET DIRECTOR	1.3 1.0	54,492	1.0	49,000 55,200
17		DEPUTY BUDGET DIRECTOR	1.0	70,000 70,000	1.0 1.0	55,200 55,200
17		SEPUTY BUDGET DIRECTOR (1.0	70,000 70,000	1.0	51,200
17		ASSISTANT BUDGET DIRECTOR -	1.0	50,000	1.0	49,000
17		REPUTY ASSISTANT RUBBET DIRECTOR	1.0	51,000	1.0	55,200
i8		ASSISTANT SUBSET DIRECTOR	1.0	59,000	1.0	49,000
				,		,
		DEPARTMENT OF MANAGEMENT INFORMATION SERVICES 06/1005				
19		DIFECTOR OF DATA PROCESSING	1.0	73,500	1.0	72,420
19		MANAGER OF MIS SECURITY	1.0	55,510	1.0	54,200
19		FRINCIPAL SYSTEM ENGINEER	1.0	53,448	1.0	51,553
20 20		MANAGER OF MIS SYSTEMS	1.0	51,561	1.0	51,249
20		ASSISTANT MANAGER OF MIS	1.0	57,736	1.9	57,17 3
20 20		CHIEF PROGRAMMER, MIS CATA DASE ANALYST III	1.0	51,144 51,144	1.0	52, 720 19 - 75
20 20		URIA CASE MARICSA III PRINCIPAL SYSTEM ENNINEER-MIS	1.0 1.0	51, 144 53, 14 8	1.0	49,4 <u>23</u> 21,227
20 20		PRINCIPAL BYSTEM ENSINEER-41E	1.0	55, 11 6 51, 144	1.0 1.5	51,550 49,425
20		CHIEF SYSTEM 2:00:000000000000000000000000000000000	,	54,4 7 2	1.0	55,85 <u>2</u> 55,85 <u>2</u>

Corrections and Revisions to the 1959 Sudget ____ of ##

page	code	Department and Item	Strike: Number	Aagunt	Insert: :tumer	Aecunt
20	0625	CHIEF SYSTEM ENGINEER-HIS	1.0	51,144	1.0	50,750
20		MANAGER OF TELECONMUNICATIONS-HIS	1.0	54,517	1.0	53,978
20		MANAGER OF MIS OPERATIONS	1.0	61,361	1.0	61,249
20		ASSISTANT MANAGER OF OPERATIONS—HIS	2.0	54,517	2.0	52,978
21		CHIEF SYSTEM PROGRAMER-MIS	1.0	54, 492	1.0	53, 952
21		CHIEF SYSTEM PROGRAMER—MIG	2.0	57, 772 53, 14 8	2.0	50,750
22	••••	MANASER OF CAPACITY PLANNING-MIS	1.0	ವ,∺0 ವ.⊭8	1.0	52,920
22		CHIEF SYSTEM ENGINEER-MIS	1.0	51.144	1.0	50,750
22		MANAGER OF INFORMATION CENTER-MIS	1.0	53,448	1.0	53,978
				:		
22		SENIOR MANAGER OF INTEGRATED SYSTEMS	1.0	£0,784	1.0	53,978 53,978
22		CHIEF PROGRAFMER, MIS	1.0	53, 14 8	1.0	52,920
23		CHIEF SYSTEM ENGINEER-HIS	1.0	53, 148	1.0	50,750
23	1134	assistant nanager of his systems	1.0	54,491	1.0	55,331
		DEPARTMENT OF ECONOMIC DEVELOPMENT 07/1005				
24		DEPUTY CONNISSIONER OF SED ADMINISTRATION	1.0	≅,448	1.0	45,300
24		DEPUTY CONNICSIONER OF DED PROGRAMS	1.0	54,517	1.5	54,517
24		COMMISSIONER OF ECONOMIC DEVELOPMENT	1. 0	73,500	1.0	73,500
25	9662	DEPUTY COMMISSIONER OF ECONOMIC DEVELOPMENT	1.0	54,517	1.0	49,000
2á	970 5	MAYOR'S OFFICE OF INGUIRY AND INFORMATION 11/1005 DIRECTOR OF INGUIRY AND INFORMATION	1.0	59,750	2.9	59, 160
		HUNICIPAL REFERENCE LIBRARY 17/1005				
40	? 51 0	MUNICIPAL REFERENCE LIBRARIAN	1.0	54,517	1.0	53,978
		DEPARTMENT OF PLANNING 19/1005				
43	9720	CEPUTY COMMISSIONER OF PLANNING	1.0	55,582	1.0	49,000
43	0313	ASSISTANT COMMISSIONER	1.3	54,492	1.0	45,300
43	9720	DEFUTY COMMISSIONER OF PLANNING	1.0	57,742	1.0	49,000
44	9714	SEPUTY COMMISSIONER OF PLANNING-SEVELSPIENT	1.0	55,532	1.0	£,978
		DEPARTMENT OF HOUSING 21/1905				
17	7602	FIRST DEPUTY CONTISSIONER OF HOUSING	1.0	50,215	1.0	59,521
47	7301	CONTRISSIONER OF HOUSING .	1.0	75,146	1.0	72, 420
47	0201	DEPUTY FOR FINANCE AND ADMINISTRATION	1.0	54,517	1.0	55,031
		SEPARTMENT OF CULTURAL AFFAIRS 23/1005				•
48	9873	FIRST CEPUTY COMMISSIONER OF CULTURAL AFFAIRS	1.0	57,742	1.0	49,000
활	9264	COMMISSIONER OF CULTURAL AFFAIRS	1.0	51.312	1.0	61,200
49	4650	EXECUTIVE DIFFECTOR	1.0	55.200	1.0	53,778
		01FY 01E9K 05/1006				
50	v.15	SEPUTY CITY CLERK	1.0	55.548	1.9	35, 0.00
51	9727	CHARGENG EDITOR OF COUNCIL JOURNAL	1.0	53, 148	1.0	53,978
::	4517	CLTY COMPTROLLER	1.0	9 4, 050	1.9	78,759



page	code	Department and Item	Strike: Number	Amount	Insert: Numer	Ascunt
						
ររ		DEPUTY COMPTROLLER OF FINANCIAL OPERATIONS				
ររ	0108	FIRST MANAGING SEPUTY COMPTROLLER	1.0	56,765	1.0	66,300
រ		DEPUTY COMPTROLLER OF FINANCIAL POLICY	1.0	56,659	1.0	55, 100
55	0109	CEPUTY COMPTROLLER OF ACCOUNTING	1.0	56,559	1.0	56,100
56	9151	MANAGER OF SPECIAL SERVICES	1.0	57,280	1.0	35, 643
55		MANAGING DEPUTY COMPTROLLER-ADMINISTRATION	1.0	50,394	1.0	49,425
57		DEPUTY COMPTROLLER OF ASSETS	1.0	56,659	1.0	55, 100
57		RISK MANAGER	1.0	56, 559	1.0	55.100
57		DEPUTY COMPTROLLS-AUDITING	1.0	55,559	1.0	55, 100
58		ASSISTANT COMPTROLLER OF CEST MANAGEMENT	1.0	51,114	1.9	51,053
59		DEPUTY COMPTROLLER OF SPECIAL ACCOUNTING	1.0	55,659	1.0	56,100
59		ASSISTANT COMPTROLLER SPECIAL ACCOUNTING	1.0	53, 148	1.0	51,553
55		ASSISTANT COMPTROLLER OF PAYROLL	1.0	51,144	1.0	51,553
55	0250	ASSISTANT COMPTROLLER OF GENERAL FUNDS	1.0	53, 148	1.0	53,978
		CITY TREASURER 29/1005			. •	
ټه	9673	DEPUTY CITY TREASURER .	1.0	55,548	1.0	55,000
		DEPARTMENT OF REVENUE 29/1005				
ან		DIRECTOR OF REVENUE	1.0	76,500	1.0	68,700
చ		MANAGING DEPUTY DIRECTOR OF REVENUE	1.0	73 ,728	1.0	51,200
68		DEPUTY DIRECTOR OF TAX & LICENSES	1.0	51,912	1.0	53,978
69	0222	DEPUTY DIRECTOR OF ADMINISTRATIVE AND TECHNICAL SERVICES	1.0	54,517	1.0	53, 979
		DEPARTMENT OF LAW 31/1005				
74		CCRPORATION COUNSEL	1.0	ã5,348	1.0	56,700
74		FIRST ASSISTANT CORPORATION COUNSEL	i.)	75,000	1.0	73, 440
74		DEFUTY CORFGRATION COUNSEL	1.0	70,008	1.0	లు,0నం
74		ADMINISTRATIVE ASSISTANT OF CORPORATION COLUMNIA	1.0	52,938	1.0	53, 464
74		FIRST SEFULY CORPORATION COUNSEL .	1.0	70,008	1.0	టె,035 కా
74 75		CHIEF ASSISTANT CORPORATION COUNSEL	1.0 1.0	51,300	1.0 1.0	57,357 57,357
/S		CHIEF ASSISTANT CORFORATION COUNSEL CHIEF ASSISTANT CORFORATION COUNSEL	1.0 1.0	ál,300	3.0	57,357
75 75		CHIEF ASSISTANT CORPORATION COUNSEL	1.0	\$1,300	1.0	57,357
75 75		CHIEF ASSISTANT CORPORATION COUNSEL	1.0	61,300 61,300	1.0	57,357 57,357
75 76		CHIEF ASSISTANT CORPORATION COUNSEL	1.0	51,300	1.0	57,357
77		DIRECTOR OF LEGAL INVESTIGATION	i.0	52,938	1.0	57,557 53,464
77		CHIEF ASSISTANT CORPORATION COUNSEL	1.0	51.300	1.0	57,357
77		CHIEF ASSISTANT CORPORATION COUNSEL	2.0	51,500	2.0	57,337
77		SENIOR ATTERNEY SUPERVISOR	1.0	52,938	1.0	53,464
77		CHIEF ASSISTANT CORPORATION COUNSEL	1.0 1.0	51,300	3.0	37,357
77		CHIEF ASSISTANT CORPORATION COUNSEL	1.0	51,300	1.0	57,357
79		SENIOR ATTORNEY SUPERVISOR	1.0	51,584	2.0	56,133
7 8		SENIOR ATTORNEY SUFERVISOR	1.0	52,308	1.0	31,328
78		CHIEF ASSISTANT CORPORATION COLLAGEL	1.0	51,300	1.0	57.337
78		SENIOR ATTORNEY SUPERVISOR	:.0	55.796	1.9	57.3 5 7
73		SENIOR ATTORNEY SUPERVISOR	1.9	52.938	1.0	37, 45+
73		CHIEF ASSISTANT CORFORATION COUNSEL	i.j	51,300	1.0	জ.জ
				•		

page	code	Department and Item	Strike: Humoer	Asount	Insert: !hunber	Aaount
78	1652	CHIEF ASSISTANT CORPORATION COUNCEL	1.0	61,600	1.0	57,357
78	1552	CHIEF ASSISTANT CERPORATION COUNSEL	1.0	61,300	1.0	57,357
		DEPARTMENT OF PERSONNEL 33/1005				
31	7596	FIRST DEPUTY CONNISSIONER OF PERSONNEL	1.0	51,812	1.0	61,200
82	1375	SEPUTY COMMISSIONER OF PERSONNEL	1.0	52,167	1.9	49,425
82	1596	DIRECTOR OF LABOR RELATIONS	1.0	56,200	- 1.0	55,031
82	1322	DIRECTOR OF EMPLOYEE RELATIONS	1.0	53, 44 8	1.0	53,978
92	:375	DEFUTY COMMISSIONER OF PERSONNEL	1.0	54,517	1.0	53,978
32	1395	SUPERVISOR OF EXAMINATION RESEARCH	1.0	55, 448	1.)	SJ, 979
ध्य	1328	MANAGER OF RECORDS AND INFORMATION SERVICES	1.0	53, 14 8	1.0	51,553
84	1375	DEPUTY COMMISSIONER OF PERSONNEL	1.0	52,167	1.0	52,450
		SEPARTMENT OF PURCHASES, CONTRACTS, AND SUPPLIES 35/1005				
36	9726	FIRST CEPUTY PURCHASING AGENT	1.0	60,270	1.0	60 ,86 5
86	1555	CEPUTY PURCHASING AGENT	1.0	57,357	1.0	54,060
37	1556	CEFUTY PURCHASING AGENT	1.0	54,503	1.0	52, 450
		GRAPHICS AND REPRODUCTION CENTER 37/1005				•
89	0699	DIRECTOR OF GRAPHIC SERVICES	1.0	. 56 , 5 6 2	1.0	55,000
90	5738	COORDINATOR OF DESIGN SERVICES	1.0	51,144	1.0	50,750
		DEPARTMENT OF GENERAL SERVICES 38/1005				
91		CONTISSIONER OF GENERAL SERVICES	1.0	80,974	1.0	73,500
93	7192	DEFUTY COMMISSIONER OF GS-NOMINISTRATION	1.0	55, 092	1.9	49,000
97		DEFUTY COMMISSIONER OF CEDIERAL SERVICES	1.0	56,194	1.0	49,000
102	7180	FLEET ADMINISTRATOR	1.0	61,812	1.0	51,200
192	7177	DEPUTY PLEET ADMINISTRATOR	1.0	54,517	1.9	I. 978
102	7133	DIRECTOR OF MAINTENANCE AND OPERATIONS	1.0	54,492	0.1	52, 920
103	7179	SEFUTY FLEET ADMINISTRATOR	1.0	52,167	1.0	51,ಕವ
104	7179	DEFUTY FLEET ADMINISTRATOR	1.0	52,167	1.0	51,653
		SUARD OF ELECTIONS CONMISSIONERS 39/1005				
107		ATTORNEY OF ELECTIONS	1.0	ċ8, 468	1.0	53, 189
107		ASSISTANT EXECUTIVE DIRECTOR	1.0	55,092	1.0	35, 643
108		MANAGER OF ELECTION PLANNING, TRAINING AND COMMUNITY SERVICES	1.0	51,144	1.0	49,425
109		ASSISTANT MANAGER OF ELECTRONIC VOTING EQUIPMENT	1.0	51,144	1.0	51,553
109	6580	MANAGER OF SLECTRONIC VOTING EQUIPMENT	1.0	53, 14 8	1.0	51,453
110	1701	MANAGER OF RECORDS PROCESSING, REGISTRATION AND FILE MAINTENANCE	1.0	54,492	1.0	25,031
		DEFARTMENT OF HEALTH 41/10/05				
		DEFUTY COMMISSIONER OF HEALTH	i.0	72,112	1.0	71,400
		SEPUTY COMMISSIONER OF HEALTH	3.0	53,513	5.0	52,583
115		GEFUTY COMMISSIONER OF HEALTH	1.0	o2,256	1.0	62,883
		CHIEF SYSTEMS EMGINEER	1.9	ಸ, +48	1.0	52, 720
115		SEPUTY CONMISSIONER OF HEALTH		52.2£8	1,0	52,383
115		SUPERVISING PHYSICIAN	1180 8 8	24.40 H	1.780 H 52.7	.58 4

Corrections and Revisions to the 1989 Budget 5 of

bede	code	Department and Item	Strike: Number	Asount	Insert: Humber	Amount
116	3250	SUREAU CHIEF-HEALTH	1.0	65,770	1.0	54, 480
116	3229	ASSISTANT DIRECTOR OF DENTAL SERVICES	1.0	\$25.33 H	1.0	\$24.38 H
117	3363	PHYSICIAN	16,238 H	\$29.32 H	16,229 H	\$29.52 H
117	3348	MEDICAL DIRECTOR	1.0	\$35.55 H	1.0	\$32.52 H
118	3363	PHYSICIAN	15,478 H	\$29.82 H	15,478 H	529.52 H
118	3348	redical director	1.0	\$35.70 H	1.0	\$35.52 H
119	3363	PHYSICIAN	15.342 H	529.82 H	15.342 H	529.52 H
119	3203	DENTIST	1.0	524.57 H	1.0	524.21 H
119	2263	PHYSICIAN	6,344 H	\$29,82 H	8,344 H	529.52 H
120	3363	PHYSICIAN	5,386 H	332,11 H	5,336 H	\$31.52 H
120	₹48	MEDICAL DIRECTOR	1.0	\$36.70 H	1.0	\$35.52 H
120	3363	PHYSICIAN	12,447 H	\$29,82 H	12,447 9	\$29.52 H
121	చెటి	PHYSICIAN	3,310 H	\$29.82 H	3.310 H	\$29.52 H
121	3263	FHYSICIAN	9,302 H	\$29.82 H	9,302 H	529.52 H
121	3369	PHYSICIAN SPECIALIST	6,120 H	\$33.26 H	6,120 H	532.52 H
122	3363	PHYSICIAN	1.321 H	\$29.82 H	1,321 H	\$29.52 H
122		HYSICIAN	2,080 H	\$29.82 H	2.080 H	\$29. 52 H
122	ಸಟ	PHYSICIAN	1,820 Н	\$29.82 H	1,320 H	\$29.52 H
!22	హెట్	PHYSICIAN		\$33.26 H	1,320 н	\$29.52 H
123		PHYSICIAN		\$29.82 H	1,948 H	\$29.52 H
123	JJ48	MEDICAL DIRECTOR	1.0	535.55 H	1.0	\$34.52 H
124		DEPUTY COMMISSIONER OF HEALTH-HEATAL HEALTH	1.0	63,513	1.0	62,383
124	3350	Kreau Chief-health	1.0	56,200	1.0	35,VI
124		PSYCHIATRIST	1,560 H		1,560 H	\$32.52 H
124		PSYCHIATRIST	•	533,26 H	1, 309 H	532.52 H
124		PSYCHIATRIST	1,273 H	\$33,25 H	1,275 H	\$32.52 H
125		PSYCHIATRIST	985 H	\$33.25 H		\$32.52 H
125		PSYCHIATRIST		\$35,25 H	-,	532.52 H
125		FSYCHIATRIST		\$33.26 H		\$32.52 H
125		PSYCHIATRIST		\$33,26 H		\$32.52 H
125		PSYCHIATRIST	1,092 H		1,092 H	
125		PSYCHIATRIST		\$33,25 H		532.52 H
126		FSYCHIATRIST		\$33.25 H		\$32,52 H
125		PSYCHIATRIST	,	\$33.26 H	2,040 a	
125		PSYCHIATRIST		533.25 H		532.52 H
125		PSYCHIATRIST	'	533.25 H		532.52 H
127		PSYCHIATRIST		\$33.26 H		532.52 H
127		PSYCHIATRIST	•	\$33.26 H	1,774 H	
127		PSYCHIATRIST		\$33.26 H		\$32.52 H
127		PSYCHIATRIST	, -	\$33,26 H	1,508 H :	
127		PSYCHIATRIST		\$33.25 H		532.52 H
128		PSYCHIATRIST		53,26 H		532.52 H
129 130		Medical director Director of Division of Laboratories		\$37.84 H		53 5.52 H
130		JIRELICK OF DIVISION OF CHEWAYDRIES PHYSICIAN	(.) 3.16€ a. :	55,448	1.0 Citation	55,978 *** ***
109 100		PEDICAL DIRECTOR	,	529,92 H 535,55 h		129.52 A
131		HINGICIAN		905,62 л 929,62 л		52.52 H 59.52 H
131		00 20 20 20 20 20 20 20 20 20 20 20 20 2		121.52 A 135.55 A		64,52 H
	,	· · · · · · · · · ·	•••		**. *	CHEE II

Corrections and Raylsions to the 1989 Budget

page	code	Department and Item		Strike: Numoer	Aeount	Insert: Humoer	Accust
131	3263	PHYSICIAN		8.199 H	\$29.82 H	8.199 H	\$29.52 H
131		PHYSICIAN		3,736 H		3,736 H	\$29.52 H
132		FHYSICIAN	•	9,368 H		9.368 H	\$29.52 H
132		PHYSICIAN		,	\$29.32 H	1,320 H	\$29.52 H
133		PHYSICIAN			\$29.52 H	5,253 H	\$29.52 H
133		PHYSICIAN			\$29.82 H	3.343 H	\$29.52 4
133		FHYSICIAN		910 H	\$29.32 H	910 H	\$29.52 H
133		Bureau Chief-Health		1.0	54,492	1.0	35. W1
133		CEPUTY DIRECTOR OF ALCOHOL ASSISTANCE SERVICES		1.0	53, 14 8	1.0	ವ.೮8
134		PSYCHIATRIST		41a fi	\$33.25 H	416 H	\$32.52 H
134		PHYSICIAN			\$34.40 H		\$29.52 H
134		PHYSICIAN			\$29.82 H		\$29.52 H
134		MEDICAL DIFFECTOR (ALCHOHOLIC ASISTANCE SERVICES)			\$33.84 H		\$32.52 H
•		CONNESSION ON HUMAN RELATIONS 45/1005					
135	9741	DIFECTOR OF HUMAN RELATIONS		1.0	54,200	1.0	51,653
		DEPARTMENT ON AGING AND DISABILITY 47/1005			/		
139		COMMISSIONER ON AGING AND DISABILITY		1.0	61,312	1.0	50,050
139		DEPUTY COMMISSIONER/DISABILITY		1.0	53, 14 8	1.0	51,553
139		CEPUTY COMMISSIONER/AGING		1.0	53,448	1.0	51,653
139	0343	DIRECTOR, FINANCE AND ADMINISTRATION		1.0	35,092	1.0	54,552
143	50 7.5	DEPARTMENT OF HUMAN SERVICES 53/1005		2.0	56, 200	2.0	ಪ. 978
		CEPUTY CONTISSIONER- HUMAN SERVICES		1.0	54,200	1.0	ಮ, 7/8 ಟೆ, 2 1 0
143 143		FIRST DEPUTY COMMISSIONER OF HUMAN SERVICES		1.0	30,974	1.0	78.750
		COMMISSIONER OF HUMAN SERVICES		1.0	54,492	1.0	78.730 W.979
143		DIRECTOR OF ADMINISTRATIVE SERVICES			,		
143	2901	DIRECTOR OF FLANNING, RESEARCH, AND DEVELOPMENT		1.0	35 , ∀92	1.0	54,552
		SEPARTMENT OF ZONING 61/1005					
195	965 4	ICNING ADMINISTRATOR		1.0	50,500	1.0	60,000
		SEPARTMENT OF INSPECTIONAL SERVICES 57/1905				• •	
201		DEPUTY CONNISSIONER OF INSPECTIONAL SERVICES	-	2.0	50,050	2.0	55,031
201		DIRECTOR OF ADMINISTRATION		1.0	55,092	1.0	SI, 952
202		RECORDS ADMINISTRATOR		1.0	51,144	1.0	49, 125
203		COCROINATING ARCHITECT		1.0	55, 148	1.0	চ্চ, ? 78
204		ASSISTANT DIRECTOR OF CONSERVATION INSPECTION		1.0	54,492	1.0	53,952
205		ASSISTANT DIRECTOR OF CONSERVATION INSPECTION		1.0	53,448	1.0	52, 920
205		ASSISTANT DIRECTOR OF TECHNICAL SERVICES		1.0	54,492	1.0	54,200
205		DIRECTOR OF FECHNICAL SERVICES		1.0	55, 092	1.0	₩. 343
206		CHIEF CONSTRUCTION INSPECTOR		1.0	51,144	1.0	51.a53
206		CHIEF ELECTRICAL INSPECTOR		9	51,144	1.9	31,553
20a		CHIEF BLEVATOR DISPECTOR		1.0	51,144	1.9	81,550
296	1193	CHISS MECHANICAL ESUIPHENT CHAFECTER		1.0	50 , 243	1.0	دئد, 13

100 Corporate

page	code	Department and Item	Strike: Numer	Asount	Insert: Number	Ancunt
		DEPARTMENT OF CONSUMER SERVICES 71/1005				
210	7000	FIRST DEPUTY COMMISSIONER-CONSUMER SERVICES	1.0	57,742	1.0	57,173
210		CONTISSIONER OF CONSUMER SERVICES	1.0	53,374	1.0	53, 240
211		CEPUTY COMMISSIONER OF ENFORCEMENT	1.0	54,492	1.0	54,200
211		DEPUTY CONTISSIONER OF PUBLIC VEHICLE OPERATIONS	1.0	57,772 53,888	1.0	33,940
212		DEFUTY COMMISSIONES OF ENVIRONMENTAL PROTECTION	1.0	52,578	1.0	53,040
		COMMISSION ON ANIMAL CARE AND CONTROL 73/1005				
214	9694	EXECUTIVE DIFFECTOR	1.0	52,450	1.0	52,450
215	3313	SUPERVISING VETERNARIAN	1.0	55, 44 8	1.0	ವ, 778
		MAYOR'S LICENSE COMMISSION LOCAL LIQUOR CONTROL 75/1005				
216	9524	DIRECTOR OF MAYOR'S LICENSE COMMISSION	1.0	ವ, 448	1.0	52,920
		OFFICE OF CABLE COMMUNICATIONS ADMINISTRATION 79/1005				
221	7771	CABLE ACMINISTRATOR	1.0	55,652	1.0	59,000
207		DEPARTMENT OF STREETS AND SANITATION 81/1005		=	5.0	#E 200
223		ASSISTANT COMMISSIONER OF STREETS AND SANITATION	2.0	53,448	2.0	45,300
223 228		ASSISTANT COMMISSIONER DEFUTY COMMISSIONER FOR COMMUNITY SERVICES	1.0 1.0	50,394	0.1 0.1	49, 425 52, 950
226		CORROTAGE ENGINEER II	1.0	60,215 54,492	1.0	55,031
229		COGNOTION THE ENGINEER TO CEPUTY GENERAL SUPERINTENDENT OF SANITATION	1.0	ವ್ಯ+48	1.0	50,750
227		ASSISTANT GENERAL SUPERINTENDENT OF SANITATION	1.0	51,1 44	1.0	30,730 45,251
234		PROTECTION SCHOOL SECURITIES OF SANTATION	1.0	51,148 53,448	1.0	53,978
229		DIVISION SUPERINTENDENT	1.0	51,144	1.0	49, 425
222		PLANT MANAGER-DISPOSAL	1.0	53,448	1.0	53,978
234		DEPUTY COMMISSIONER OF STREETS AND SANITATION	1.0	58,578	1.0	52, 450
275		DEFUTY COMMISSIONER -RODENT CONTROL	1.0	52.167	1.0	51,a53
237		SEMERAL SUPERINTENDENT	1.0	53, 446	1.0	51, à\$\$
237	0390	SEMERAL SUPERINTENDENT	1.0	51,144	1.0	49,000
238	5949	SUPERINTENDENT OF ELECTRICAL OPERATIONS	1.0	54,492	1.0	5 ,031
[40]	5848	SUPERINTENDENT OF CONSTRUCTION	1.0	55, 448	1.0	41,457
240	5048	GENERAL SUPERINTENDENT OF ELECTRICITY	1.0	ವ, 448	1.0	53,978
245	5046	SUPERINTENDENT OF ELECTRICAL MIRING, CONSTRUCTION AND CONSTRUCTION	1.0	55,092	1.0	55,643
245	7126	CHIEF ECUIPMENT DISPATCHER	1.0	54,492	1.0	S.952
247		ASSISTANT GENERAL SUPERINTENDENT OF FORESTRY AND PARKWAYS	1.0	53,448	1.0	50,750
ಷ		DIRECTOR OF SECURITY	1.0	55,092	1.0	55,543
		REPARTMENT OF PUBLIC WORKS 83/1005				
255	0.10	ASSISTANT COMMISSIONER OF PUBLIC HORKS-AGMINISTRATION	1.0	51.512	1.0	49,000
_55	5932	DEFOTY CONTRESIONER OF FUBLIC WORKS	1.0	54,200	1.0	51,200
253	1623	CONTRACT ENGINEER	1.0	57, 14 8	1.0	51,920
259		PARECTOR OF STAFF SERVICES	1.0	55.092	1.0	54,552
350		SEFUTY COMMISSIONER OF FUBLIC WORKS	1.0	e4, 200	1.0	55.031
250		DIRECTOR OF PROJECT DEVELOPMENT	2.0	53, 14 8		ವ. <i>97</i> 9
151	13	FROJECT DIRECTOR	1.9	64,517	1.0	57, 773

Corrections and Revisions to the 1989 Sugget & of #1

page	code	Department and Item	Strike: Number	Amount	Insert: Number	Ascunt
263	5926	CITY ENSINEER	1.0	a6,700	1.0	61,200
253	5921	ASSISTANT CITY ENGINEER	2.0	58,103	2.0	57,522
253	ಚಚ	PROJECT DIRECTOR	1.0	50,160	1.0	49,425
263	5050	ENGINEER OF MECHANICAL DESIGN	1.0	ವ, 44 8	1.0	52,920
263	5:83	CHIEF TRANSIT ENGINEER	1.0	54,492	1.0	54,200
263	5564	CHIEF SIMIRCH SITAL DESIGN ENGINEER	1.0	53,448	1.0	ಪ, <i>9</i> 78
253	5662	CHIEF JESSER DISSIBLE PROTECTION	1.0	51,144	1.0	43,297
263	5660	CHIEF AIRPORT SHGINEER	1.0	ವ,#48	1.0	43, 293
243	3633	RISHT OF WAY ENGINEER	1.0	ವ,+48	1.0	52,920
263	5532	CCCRDINATING CHEINEER II	1.0	54,492	1.0	55, 631
263	5632	COORDINATING ENGINEER II	1.0	ವ, 148	1.0	51,553
264	5530	COORDINATING ENGINEER I	1.0	53, 14 8	1.0	ವ, 779
264	5525	CHIEF SOILS ENGINEER	1.0	53, 148	1.0	53,978
254	5503	CHIEF SRIDGE ENGINEER	1.0	55,092	1.0	55,543
264	5601	ASSISTANT CHIEF SRIDGE ENGINEER	1.0	53, 448	1.0	53,978
254	1455	DIRECTOR OF PROGRAMIING	1.0	53, 14 8	1.0	51, 3 5
264	1502	ADMINISTRATIVE SERVICES OFFICER 11	1.0	54,492	1.0	Ξ, 031
265	1166	CHIEF SYSTEMS ENGINEER	1.0	53,448	1.0	52,920
259	5776	SUPERINTENDENT OF MAPS	1.0	54,492	1.0	ವ,952
270	9695	CLTY ARCHITECT	1.0	64,200	1.0	61,200
270	5408	COURDINATING ARCHITECT II	1.0	55,092	1.0	ವ, 979
270	5408	COURDINATING ARCHITECT !!	2.0	53,₩8	2.0	51,553
270	5408	COORDINATING ARCHITECT II	1.0	53 , 148	1.0	53, 778
271	7440	COORDINATING PLANNER II	1.0	53, 448	1.0	53, 978
274	5657	CHIEF CONSTRUCTION ENGINEER	1.0	55,092	1.0	55. <i>6</i> 43
274	5630	COORDINATING ENGINEER I	1.0	53, 14 8	1.0	53, ₹73
277	5633	PROJECT DIRECTOR	1.0	56,200	1.0	51,453
273	5657	CHIEF CONSTRUCTION ENGINEER	1.0	55,092	1.0	55,543
278	5652	CCORDINATING ENGINEER II	1.0	54,492	1.0	55,031
278	5530	I REENLEAGE ON TANTOROCO	5.0	53,448	3.0	53, 778
278	5530	COCRDINATING ENGINEER I	1.0	51,144	1.0	51,22
231	0269	CEPUTY DIRECTOR OF ADMINISTRATIVE ADJUDICATION	1.0	54,517	1.0	II, ?79
283	0215	CEPUTY DIRECTOR OF REVENUE	1.0	54,517	1.0	53,978

page	c cd8	Separtment and Item	Strike: Number	Amount	Insert: Number	A ngun s
7		FUND # 510-MIDWAY AIRPORT Total appropriable for charges and expenditures		21,815,770		21,815,240
,		DEPARTMENT OF AVIATION 25/1005		21,010,110		
414	0313	ASSISTANT COMISSIONER	1.0	ವ, 148	1.0	52,978
-		FLIND # 200 -HATER				
3		Water rates SEPARTMENT OF WATER 87/1005		201,300,000		201,298.048
302	9343	DIRECTOR OF FINANCE AND ADMINISTRATION	1.0	55,092	1.0	54,200
304	5691	ASSISTANT CHIEF WATER ENGINEER	1.0	55.194	1.0	ವ, ಚ3
795	5888	PIGINEER OF WATER DISTRICT	1.0	55,582	1.0	ವಾ,ಯ
305	5570	COORDINATING ENGINEER (1.0	53,448	1.0	ಮ, 9 78
306	2237	CHIEF PLEMBING INSPECTOR	1.0	50,540	1.0	51,553
308	9772	DEPUTY COMMISSIONER OF WATER SERVICE	1.9	54,517	1.0	≲, 779
309		SUFFERINTENDENT OF WATER COLLECTION	1.0	51,144	1.0	53,978
323		ENGINEER-MATER PURIFICATION	1.0	56,194	1.3	55,₀ 43
323		ASSISTANT ENGINEER-HATER PURIFICATIN	1.0	54,492	1.0	51,553
325		CHIEF FILTRATION ENGINEER	1.0	53, 148	1.0	SJ, 778
325		CHIEF FILTRATION ENGINEER	1.0	51,144	1.0	51,353
328		BIGINEER-HATER PUMPING	1.0	56, 194	1.0	55,543
328	აამხ	ASSISTANT ENGINEER-WATER FUMPING	1.0	55,092	1.0	54,200
		FUND # 314-22%ER				
1		Sever rates		118,952,500		118,748,710
771	A717	DEFARTMENT OF SEMERS 99/1005	1. A	E4 217	1.0	5,778
376 376		ASSISTANT COMMISSIONER DIRECTOR OF FINANCE	1.0 1.0	54,517 51.144	1.0	49, 425
378		CHIEF ENGINEER OF SEMERS	1.0	55,092	1.0	∓7, ₹23 55.243
578		ASSISTANT CHIEF ENGINEER OF SENERS	2.0	54,492	2.0	53,040
370	5577	DEFUTY COMMISSIONER OF SEWERS	1.0	57,742	1.0	57.173
392		SUPERINTENDENT OF SEMER OPERATIONS	3.0	57,772 53,448	3.0	57.170 53.978
		., .				
	•	FUND # 346-LIBRARY MAINTENANCE AND CPERATION				
5		total appropriable for charges and expenditures CHICAGO PUBLIC LIBRARY 91/1005		45, 152, 451		45, 137, 16 5
370	7871	SEPUTY COMMISSIONER- CHIEF LIERARIAN	1.0	78,750	1.0	73,440
370		CONTISSIONER-CHICAGO PUBLIC LIPRARY	1.0	95,952	1.0	?5 , 000
5 9)		SIRECTOR-LIERARY MAINTENANCE AND REPAIR	1.0	54,492	1.0	II, 952
390		DIRECTOR-LIERARY PERSONNEL	1.0	51,144	1.0	51, all
171		DIRECTOR-TECHNICAL PROCESSES	1.0	51,144	1.0	49.425
591	4508	ASSISTANT COMMISSIONER-CHICASO PUBLIC LISEARY	1.0	53,448	1.0	51.±55
791		ASSISTANT COMMISSIONER-CHICAGO AUBLIC LISTARY	7.0	51,144	3.0	49,425
391 331		GERECTER-STAFF SERVICES ADSCRIPTION OF SERVICES	1.0	茨. 448 전 - 14	1.0	52, 929
171	V4.17	DIRECTOR-LIBRARY FINANCE	1.0	51,144	1.9	:i.:55

Corrections and Revisions to the 1989 Budget Page 10 of 1/

Various Funds

page	code	Department and Item	Strike: Numer	Amount	Insert: Summer	Amount
		FUND # 355- MUNICIPAL HOTEL OPERATOR'S OCCUPATION TAX				
398	9058	For the promotion of tourism, conventions etc. DEPARTMENT OF CULTURAL AFFAIRS 23/1005	3,496,380		3,499,071	
399	9652	DIRECTOR OF SPECIAL EVENTS	1.0	56,200	1.0	53, 778
3 99	9679	DEPUTY COMMISSIONER	1.0	55, 148	1.0	53,778
		FIND 4300 - VEHICLE TAX				
348		0005 Salaries and Hages on payroll - to hire tree tribbers DEPARTMENT OF LAW 31/1005		2,147,912		2,173,560
340		CHIEF ASSISTANT CORPORATION COUNSEL	1.0	61,300	1.0	57,337
340	1550	SEPUTY CORPORATION COUNSEL	1.0	70,008	1.0	53,035
		SEPARAMENT OF OWNERS AND AMERICATION OF FAMA				
342	3777	DEPARTMENT OF STREETS AND SANITATION 91/1010 DEPUTY CONNISSIONER OF STREETS AND SANITATION	1.0	57,742	1.0	57,173
348		DEPUTY COMMISSIONER OF STREETS AND SANITATION	1.0	57,742 60,218	1.0	37,173 35.543
348		GENERAL SUPERINTENDENT OF STREETS OPERATION	1.0	53,448	1.0	51,453
352		SEPERINTENDENT OF SPECIAL TRAFFIC SERVICES	1.0	55, 14 8	1.0	ವ.978
-			•••	33, 1.15	•••	
		DEPARTMENT OF PUBLIC WORKS 83/1025				
355	5670	ENGINEER-SIDENALK FROERAN	1.0	54,492	1.0	55,031
359	-	ENGINEER-TRAFFIC PLANNING	1.0	51,144	1.0	51,553
358		DIRECTOR OF CONSTRUCTION COMPLIANCE-STREETS	1.0	54,517	1.0	ವ,978
J58		CITY TRAFFIC ENGINEER-OPERATIONS	1.0	54, 492	1.0	45,300
260		SUPERINTENDENT OF SIGN DIVISION	1.0	54,492	1.0	54,300
353	3530	COORDINATING ENGINEER I	1.0	53,448	1.0	53, 978
		FUND # 740 - CHICAGO O'HARE INTERNATIONAL AIRPORT REVENUE				
7		Revenue from operation of airport		327,586,492		127,558,146
		DEPARTMENT OF LAW 31/1005		,,		11
427	1652	CHIEF ASSISTANT CORPORATION COUNSEL	1.0	61,300	1.0	57,357
427	1450	PEPUTY CORPORATION COUNSEL	1.0	70,008	1.0	53,075
427	1641	SENIOR ATTORNEY SUPERVISOR	1.9	52,938	1.0	50,796
427	1541	SENIOR ATTORNEY SUFERVISOR	2.9	52,308	2.0	48, 797
		SEPARTMENT OF AVIATION 85/1005				
729		DEPUTY COMMISSIONER-AVIATION	1.0	66,652	1.0	55.000
431		SENERAL MANAGER OPERATIONS-O'HARE	1.0	35 ,092	1.0	54,552
431		GENERAL MANAGER OPERATIONS—OTHAKE	1.0	53, 14 8	1.0	51,453
+31		ADMINITRATING ENGINEER-AVIATION	1.0	51,144	1.0	49, 425
431		COURDINATING ARCHITECT !!	1.0	53, 148	1.0	53,978
432		DIRECTOR-AVIATION PROPERTY MANAGEMENT	1.0	54,492	1.0	54, 200
: 55	933 8	DIRECTOR-MANAGEMENT SERVICES	1.0	53,448	1.0	50,750

Corrections and Revisions to the 1989 Budget // of // 332 Fund CD year (V

page	cade	Separtment and Item	Strike: Nusser	Amount	insert: Nuoder	Amount
1		FUND #382 - COMMUNITY SEVELOPMENT SLCCK SHANT YEAR XV Housing Remabilitation	•	4,000,000		4, 115, 788
		DEPARTMENT OF ECONOMIC DEVELOPMENT 07/1005				
2	1752	ECONOMIC DEVELOPMENT COORDINATOR	1.0	53,448	1.0	50,750
3	9725	DEPUTY CONNICSIONER OF DED PROGRAMS	1.0		1.0	55,200
4	9562	DEFUTY COMMISSIONER OF ELCHOMIC DEVELOPMENT	1.0	,	1.0	49,000
		DEPARTMENT OF HOUSING 21/1005				
17	0152	DIRECTOR OF FINANCIAL CONTROLS	1.0	54,492	1.0	50,759
21	1949	DIRECTOR OF REMABILITATION AND CONSTRUCTION	1.0	54,492	1.0	50,750
24	1932	COORDINATOR OF URBAN DEVELOPMENT	1.0	51,144	1.0	50,750
25	2961	DIRECTOR OF HOUSING SERVICES	1.0	51,144	1.0	50,750
25	1440	COGRDINATING PLANNER II	1.0	53, 14 8	1.0	50,750
		DEPARTMENT OF HEALTH 41/1005				
42	3363	PHYSICIAN	415 8	\$30.96 H	415 H	\$29.52 H
45	3359	PHYSICIAN SPECIALIST	1,320 a	\$33.25 H	1,320 H	\$32.52 H
45	3266	SUPERVISING PHYSICIAN	3,36e H	\$37.84 H	2•299 Ч	\$32.52 H
45	3363	PHYSICIAN	2,184 H	\$34.40 H	2,194 H	\$29.52 H
45	3363	FHYSICIAN	4,714 H	\$33.26 H	4,714 H	529.52 H
‡ 5	ಪಟ	PHYSICIAN	910 H	\$29.82 H	910 H	529.52 H
4 5	∷48	MEDICAL DIRECTOR	1.0	\$37.34 H	1.0	\$32.52 H
45	3203	DENTIST	1,820 H	524.67 H	1,320 H	\$24.19 H
47	2292	PHYSICIAN .	3.640 H	\$33.26 H	3.540 H	\$29.52 H
47		PHYSICIAN	1,092 H	530, 76 H	1,092 H	\$29.52 H
1 7		SUPERVISING DENTIST	1,820 н	\$24.67 H	1,320 H	524.57 H
45		PHYSICIAN	4,732 H	\$32.11 H	4,732 H	\$29.50 H
47	II63	PHYSICIAN	1,320 н	534.99 H.	1,320 H	\$29.52 H

Alderman Austin again presented the following motion:

"I move to amend by striking the language and/or figures in brackets and inserting certain language and figures as underscored as follows and I further move that the portions amended by these strikes and inserts, those pages that are substituted for, be referred to the Committee on the Budget and Government Operations."

The motion *Prevailed* and the proposed amendment of the amendatory ordinance was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Robinson, Beavers, Caldwell, Shaw, Huels, Fary, Madrzyk, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Mell, Austin, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Schulter, Osterman, Stone -- 36.

Nays -- Aldermen Rush, Tillman, T. Evans, Bloom, Burke, Garcia, Davis, Figueroa, Orr -- 9.

[Adopted corrections and revisions printed on pages 21696 through 21701 of this Journal.]

[Proposed corrections and revisions referred to the Committee on the Budget and Government Operations printed on pages 21702 through 21707 of this Journal.]

Alderman Austin then moved to *Concur In* the committee's recommendation and pass the said proposed amendatory ordinance, as amended. The motion *Prevailed* and said proposed amendatory ordinance, as amended, was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Bloom, Robinson, Beavers, Caldwell, Shaw, Huels, Fary, Madrzyk, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Gabinski, Mell, Austin, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Levar, Schulter, Osterman, Stone -- 37.

Nays -- Aldermen Rush, Tillman, T. Evans, Burke, Garcia, Davis, Figueroa, Eisendrath, Orr -- 9.

[Said amendatory ordinance, as amended, printed on pages 21708 through 21741 of this Journal.]

200	_	WA.	TER	-	TMI	٦

Page _22 of _33

		·		Strike		Insert	
Page	Code	Oepartment and Item	No.	Amount	No.	Amount	
		DEPARTMENT OF HATER - 200-87-1015					
		BUREAU OF WATER SERVICES - 1010					
		Mater Collection Division - 2015 Administrative and Clerical - 3035 Administration - 4005				,	
309	0319	Director of Water Services Director of Water Services Director of Water Services	1 1	44,308 42,864 41,052	3	44,308	
313		Less Turngver		231,093		235,793	
		BUREAU OF HATER DISTRIBUTION - 2025					
318	8311	Repairs, Renewals, and Hater Leak Control - 3115 Hydrant Inspector	8	3,553M	14	3.553M	
319	5674	Hachinist	1	18.90H	7	18.908	
320		Less Turnover		605,229 _{S1}	rike (1	.j87.381]	
		FINANCE GENERAL - 99-2005				1,092,381	
332	0049	STRIKE: Claims under Horkers Compensation Act					
• :		INSERT: Claims and Costs of Administration pursuan to the Horkers Compensation Act	it				
333	9008*	INSERT: For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations				 \$5,000	

1310 - HOTOR FUEL TAX FUNO

Page _25 of _33 ³

_			Strike		5974
Page	Code	Desartment and Item No.	Amount	No.	4mount
		OFFICE OF BUDGET HANAGEMENT - 05-1005-2005			
367		INSERT: COMMITTEE ON THE SUDGET AND GOVERNMENT OPERATIO for general operating expenses of the Committee on the Sudget and Government Operations in administering, investigating, programming, and other functions necessary in conjunction with t repair and maintenance of streets and highways.	he		
	. 9500	For General Purposes: To be Expended Under the Direction of the Chairman of the City Council.	,		Strike
		Committee on the Budget and Government Operation	ns.		[185,000]
2	005.9500	For General Purposes: To be Expended Under th Direction of the City Council	\$4,336,0	•	Strike 1,151,000]

•

314 - SEHER FUND

Page _27 of _33

		•-	Strike		Insert	
Page	Code	Department and Item	No.	Apount	Ho.	Amount
	,	SEHER DEPARTMENT - 89-2005				
37,6	5982 5975	Commissioners Office Administration - 3005 First Deputy Commissioner of Severs Commissioner of Severs	- 1 1	68,700 78,750	1	78,750. 86,050
378	59 83	Engineering Survey and Construction - 3015 Deputy Commissioners Office - 4035 Deputy Commissioner of Severs - Engineering	1	57.742	1	64,200
	5676	Chief Engineer of Severs	1	55,092	1	62,004
381	5977	Operations = 3020 Deputy Commissioner's Office = 4060 Deputy Commissioner of Sewers	1	57,742	1	64,200
383		Less Turnover		564,413	Strik	e [708.7591]
		FINANCE GENERAL - 99-2005				601,591
	0049	STRIKE: Claims under Horkers Compensation Act				
		INSERT: Claims and Costs of Administration pursuant to the Horkers Compensation Act				
385	9008*	INSERT: For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations	er			65,000
	9095*	INSERT: For investigative costs to be expended at the direction of the Chairman of the Committee on Small Claims and Liabilities				

610 - MIDWAY AIRPORT FUND

Page _30 of _33

		·		trike	Intert		
Page	Code	Department and Item	No.	Apoun 2	No.	Amount	
		610 - HIDNAY AIRPORT FUND					
		DEPARTMENT OF FINANCE - CITY COMPTROLLER - 27-1005-2005					
412	0301 0104 0102 0102	Auditing - 3030 Administrative Assistant I Accountant IV Accountant II Accountant II			1 1 1	14,915 28,123 25,820 21,000	
		Schedule Salary Adjustments				554	
		DEPARTMENT OF AVIATION CHICAGO HIDWAY AIRPORT 85-1005-2010					
414	7033	Senior Airport Contract Representative	1	23,136	1	25,320	
415	0309	Chicago Midway Airport - 3010 Coordinator of Special Projects	1	31,032	. 1	46,336	
		Less Turnaver		265,577		[325,065]	
	•	Auditing - 3030			Insert	<u>285,065</u>	
	0301 0104	Administrative Assistant I Accountant IV	1	14,916			
	0102	Accountant II	1	29,129 25,320			
	0102	Accountant II Schedule Salary Adjustment	i	21,000 634		,	
		FINANCE GENERAL - 99-2005					
416*	0042	Costs of Claims and Administration for Hospital and Medical Care provided to eligible employees		687,550		575,550	
•-	0049	STRIKE: Claims under Workers Compensation Act					
		INSERT: Claims and Costs of Administration pursuant to the Horkers Compensation Act					

610 - HIDHAY AIRPORT FUND

Page <u>31</u> of <u>33</u>

Strike Insert

Page Code Department and Item No. Amount No. Amount

DEPARTMENT OF AVIATION (CONTINUED)
CHICAGO MIDMAY AIRPORT - 85-1005-2005

FINANCE GENERAL (CONTINUED)

STRIKE

9008 INSERT:
For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations 40,000

740	-	CHICAGO	O'HARE	INTERNATIONAL	AIRPORT
		REVENUE	FIDIO		

Page _33 of _33

			· • · • ·	·		Strike		rest
	Page	Code	- Gesartme	nt and Item	No.	Amount	No.	Amount
			DEPARTMENT OF AVIATION	N - 85-2015				
			CHICAGO - O'HARE INTE	RNATIONAL AIRPORT		••		
	433	0338	Chicago—O'Hare Interna Chicago—O'Hare Interna Director of Hanagement	ational Airport -		53,448	1	55,092
	434	710 7 710 7	Automobile Parts Han Automobile Parts Han		3 2	13.95H 9.10H	2	13.95H 9.10H
	435	5034 5034	Electrical Mechanic - Electrical Mechanic -		4	19.29H 2,755H	3 2	19.29H 2,755H
		4282	Lead Custodial Horker		44	1.750H	45	1,750H
			Lass Turnover			3,341,725 St		,443,184.] ,348,184
			FINANCE GENERAL - 99-2 Other Operating Expens					
STRIKE	436	9008	For General Purposes: under the direction of of the City Council, C Budget and Government	the Chairman the				95,000
			•					

200 - WATER FUND

Page <u>22</u> of <u>33</u>

		·		Strike	Insert		
Page	Code	Department and Item	No.	Amount	No.	Amount	
		DEPARTMENT OF WATER - 200-87-1015					
		BUREAU OF WATER SERVICES - 1010					
		Water Collection Division - 2015 Administrative and Clerical - 3035 Administration - 4005				÷	
309	0319	Director of Water Services Director of Water Services Director of Water Services	1	44,808 42,864 41,052	3	44,808	
313		Less Turnover		231,093		236,793	
		BUREAU OF WATER DISTRIBUTION - 2025					
		Repairs, Renewals, and Water Leak Control - 3115					
318	8311	Hydrant Inspector	8	3,553M	14	3,553M	
319	6674	Machinist	. 1	18.90H	7	18.90H	
320		Less Turnover		605,229		1,187,381	
		FINANCE GENERAL - 99-2005					
332	0049	STRIKE: Claims under Workers Compensation Act					
		INSERT: Claims and Costs of Administration pursu to the Workers Compensation Act	iant				
333	9008*	INSERT: For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations				95,000	

310 - MOTOR FUEL TAX FUND

Page <u>26</u> of <u>33</u>

		<u> </u>	Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount
		OFFICE OF BUDGET MANAGEMENT - 05-1005-2005	1	•		
367		INSERT: COMMITTEE ON THE BUDGET AND GOVERNMENT OPE For general operating expenses of the Comm on the Budget and Government Operations in administering, investigating, programming, other functions necessary in conjunction w repair and maintenance of streets and high	ittee and ith th			
	.9500	For General Purposes: To be Expended Unde Direction of the Chairman of the City Coun Committee on the Budget and Government Ope	c11,	· .		185,000
2	005.9500	For General Purposes: To be Expended Unc Direction of the City Council	der the	\$4,336,000	\$-	4,151,000

314 - SEWER FUND

Page <u>27</u> of <u>33</u>

			Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount
		SEWER DEPARTMENT - 89-2005				
		Commissioners Office Administration - 3005				
376	5982 5975	First Deputy Commissioner of Sewers Commissioner of Sewers	1	68,700 78,750	1	78,750 86,050
		Engineering Survey and Construction - 3015				
378	5983	Deputy Commissioners Office - 4035 Deputy Commissioner of Sewers - Engineering	1	57.742	•	64 200
	5676	Chief Engineer of Sewers	i	55,092	1	64,200 62,004
381	5977	Operations — 3020 Deputy Commissioner's Office — 4060 Deputy Commissioner of Sewers	1	57,742	1	64,200
383		Less Turnover		564,413		708,591
		FINANCE GENERAL - 99-2005				
	0049	STRIKE: Claims under Workers Compensation Act				
		INSERT: Claims and Costs of Administration pursuant to the Workers Compensation Act				
385	9008*	INSERT: For General Purposes: To be expended un the direction of the Chairman of the Cit Council, Committee on the Budget and Government Operations				65,000
	9095*	INSERT: For investigative costs to be expended a the direction of the Chairman of the Committee on Small Claims and Liabilities				42,000

610 - MIDHAY AIRPORT FUND

Page <u>30</u> of <u>33</u>

			Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount
		610 - MIDWAY AIRPORT FUND DEPARTMENT OF FINANCE - CITY COMPTROLLER - 27-1005-2005				
412	0301 0104 0102 0102	Auditing - 3030 Administrative Assistant I Accountant IV Accountant II Accountant II Schedule Salary Adjustments			1 1 1	14,916 28,128 26,820 21,000 654
		DEPARTMENT OF AVIATION CHICAGO MIDWAY AIRPORT 85-1005-2010				
414	7033	Senior Airport Contract Representative	1	23,136	1	26,820
415	0309	Chicago Midway Airport - 3010 Coordinator of Special Projects	1	31,032	. 1	46,836
		Less Turnover		265,577		325,065
	0301 0104 0102 0102	Auditing - 3030 Administrative Assistant I Accountant IV Accountant II Accountant II Schedule Salary Adjustment	1 1 1	14,916 28,128 26,820 21,000 654		
		FINANCE GENERAL - 99-2005				
416*	0042	Costs of Claims and Administration for Hospital and Medical Care provided to eligible employees		687,650		675,550
	0049	STRIKE: Claims under Workers Compensation Act				
		INSERT: Claims and Costs of Administration pursuant to the Horkers Compensation Act				

610 - MIDWAY AIRPORT FUND

Page <u>31</u> of <u>33</u>

Strike Insert Amount Page Code Department and Item Amount

DEPARTMENT OF AVIATION (CONTINUED) CHICAGO MIDMAY AIRPORT - 85-1005-2005

FINANCE GENERAL (CONTINUED)

9008 INSERT:

For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations

40,000

740 - CHICAGO O'HARE INTERNATIONAL AIRPORT REVENUE FUND

Page <u>33</u> of <u>33</u>

			Strike	II	nsert
Code	Department and Item	No.	Amount	No.	Amount
	DEPARTMENT OF AVIATION - 85-2015				
	CHICAGO - O'HARE INTERNATIONAL AIRPORT 85-2015				
0228	Chicago-O'Hare International Airport -		. 52 449	,	EE 002
0330	Director of management services	,	53,440	ı	55,092
7107 7107	Automobile Parts Man Automobile Parts Man	3 2	13.95H 9.10H	2 3	13.95H 9.10H
5034 5034	Electrical Mechanic - Automotive Electrical Mechanic - Automotive	4 1	19.29H 2,755M	3 2	19.29H 2,755M
4282	Lead Custodial Worker	44	1,750H	45	1,750M
	Less Turnover		3,341,725	3	,443,184
	FINANCE GENERAL - 99-2005 Other Operating Expenses				
9008	For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations				95,000
	0338 7107 7107 5034 5034 4282	DEPARTMENT OF AVIATION - 85-2015 CHICAGO - O'HARE INTERNATIONAL AIRPORT 85-2015 Chicago-O'Hare International Airport - Chicago-O'Hare International Airport - Director of Management Services 7107 Automobile Parts Man 7107 Automobile Parts Man 5034 Electrical Mechanic - Automotive Electrical Mechanic - Automotive 4282 Lead Custodial Worker Less Turnover FINANCE GENERAL - 99-2005 Other Operating Expenses 9008 For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Rudget and Government Operations	DEPARTMENT OF AVIATION - 85-2015 CHICAGO - O'HARE INTERNATIONAL AIRPORT 85-2015 Chicago-O'Hare International Airport - 3015 Chicago-O'Hare International Airport - 4055 Director of Management Services 1 7107 Automobile Parts Man 3 Automobile Parts Man 2 5034 Electrical Mechanic - Automotive 4 Electrical Mechanic - Automotive 1 4282 Lead Custodial Worker 44 Less Turnover FINANCE GENERAL - 99-2005 Other Operating Expenses 9008 For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations	DEPARTMENT OF AVIATION - 85-2015 CHICAGO - O'HARE INTERNATIONAL AIRPORT 85-2015 Chicago-O'Hare International Airport - 3015 Chicago-O'Hare International Airport - 4055 O338 Director of Management Services 1 53,448 7107 Automobile Parts Man 3 13.95H 7107 Automobile Parts Man 2 9.10H 5034 Electrical Mechanic - Automotive 4 19.29H 5034 Electrical Mechanic - Automotive 1 2,755M 4282 Lead Custodial Worker 44 1,750M Less Turnover 3,341,725 FINANCE GENERAL - 99-2005 Other Operating Expenses 9008 For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations	DEPARTMENT OF AVIATION - 85-2015 CHICAGO - O'HARE INTERNATIONAL AIRPORT 85-2015 Chicago-O'Hare International Airport - 3015 Chicago-O'Hare International Airport - 4055 0338 Director of Management Services 1 53,448 1 7107 Automobile Parts Man 3 13.95H 2 9.10H 3 5034 Electrical Mechanic - Automotive 4 19.29H 3 5034 Electrical Mechanic - Automotive 1 2,755M 2 4282 Lead Custodial Horker 44 1,750M 45 Less Turnover 3,341,725 3 FINANCE GENERAL - 99-2005 Other Operating Expenses 9008 For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations

WHEREAS, The City of Chicago is a home rule unit of government as defined in Article VII, Section 6(a) of the Illinois Constitution, and as such may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The management of its finances is a matter pertaining to the government and affairs of the City of Chicago; now, therefore,

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

SECTION 1. The Annual Appropriation Ordinance for the Year 1989, as amended, is hereby further amended by striking the words and figures indicated and inserting the words and figures indicated, as indicated in the attached Exhibit "A".

SECTION 2. This ordinance shall take effect after its passage and publication.

Exhibit "A".

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

100 - CORPORATE FUND

Page __1 of _33 .

			Strike		Insert	
2100	Code	Genartment and Item	No	Amount	٩Q.	Amount
19	9765	DEPARTMENT OF MANAGEMENT INFORMATION ADMINISTRATION MIS - 3005 STRIKE: Director of Data Processing	SYST	'EMS _	•	•
	9765	INSERT: Commissioner of Management Inf	Orma	tion Systems		
		CITY COUNCIL COMMITTEES COMMITTEE ON FINANCE - 15-1010				
30	9611	City Council - 3005 Assistant Sergeant-At-Arms	1	\$39,312	1	\$41,052
31	.0014	Schedule Salary Adjustments		86,136		0
	.0130 .0140	Postage Professional and Technical Services		11,000 5,000		12,550
	.0143	Court Reporting		12,500		20,000 20,000
	.0157	Rental of Equipment and Services		50,000		55,000
	.0166	Dues, Subscriptions and Hemberships		2,500		2.000
	.0169	Technical Meeting Costs		45,000		20,000
	.0186	Telephone		3,100		3,000
	.0229	Transportation and Expense Allowance		10,350		10,000
	.0340	Haterials and Supplies		1,000		3,500
	.0348	Books and Related Materials				8,000
	.0350	Stationery and Office Supplies		15,000		13,000
	. 9006	For Legal Assistance to the City Council				
		to be expended at the direction of the				
	.9010	Chairman of the Committee on Finance		110,000		100,000
	.3010	For Legal, Technical, Hedical, and Professional Services, Appraisals,				
	:	Consuitants, Printers, Court Reporters.				
		and (Professional Services) Related				
		Equipment to be expended at the direction	•			
		of the Chairman of the Committee on	•			
	. •	Finance		140,000		130,000
		Total Appropriation		1,702,354		1,522,258

Page _2 of 33

FUND: 100 - CORPORATE

	200						
Page	Code			Department and Item	Ŋ	o. Amount	No. Amoun
		Ġ		ONCIL COMMITTEES EE ON THE BUDGET AND O	GOVERN	MENT OPERATIO	SNC
33	.0	005 S	TRIKE:	Salaries and Wages		\$403,764	
	.0	015 S	TRIKE:	Schedule Salary Adjustments	•	4403,704	
•		•	014				
33	2014.0	_		onal Services		\$403,764	\$411,82
33	2014.0			ractual Services		15,000	15,000
33	2014.0	200 F	or Trav	el		2,000	2,30
33	2014.0	300 F	or Comm	odities and Material	ls.	10,000	12,000
33	2014.0	100 F	or Equi	pment ·		20,000	9,300
33	2014.0	700 F	or Cont	ingencies		15,363	15,000
		3035					
	9893 9849	Executive		ant rhment Operations Re	arriarr 1	L 17,988 L 40,644	
	9848			uctivity Analysis	eview :		
	9847	Director			i	,	
	9846			slative Review	i		
-	9834			arch Analyst	3		
	9828	Secretary			2		
33	9637	Administra			1		
33	9613	Chief Admi	inistra	tive Officer	1	60,600	

100 - CORPORATE FUND

Page _3_ of _33

Page		e Department and Item	Strike		Ir	sert
	Code		No.	Amount	No.	Amount
		COMMITTEE ON MUNICIPAL CODE REVISION - 15-1010				
34	0300 0700	2017 For Commodities and Materials For Contingencies				1,500 1,500

100 - CORPORATE FUND

Page <u>4</u> of <u>33</u>

Page			Strike		In	sert
	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF CULTURAL AFFAIRS - 23-2005				
49	0313	Assistant Commissioner			1	48,984
		Turnover		22,919		71,903

100 - CORPORATE FUND

Page _5 of _33

			Strike		Insert	
Page	Code	Oppartment and Item	No.	Amount	No.	Amount
		DEPARTMENT OF FINANCE				
		CITY COMPTROLLER - 27-2005				
53	0264 98 3 7	Administration - 3005 Deputy Comptroller Financial Operations Fiscal Policy Economist			1	59,000 55,000
	0111	Operations - 3015 Administration - 4015 Deputy Comptroller-Operations		:	1	55,000
54	0252	Disbursements — 4025 Assistant Comptroller			1	37,236
		Less Turnover		389,498		550,734

100 - CORPORATE FUND

Page _5 of _33

				Strike		isert
Page	Code	Oppartment and Item	No.	Amount	No.	Атоилс
		DEPARTMENT OF REVENUE - 29-2005				
64	.0140 .0162	Professional and Technical Services Repair and Maintenance of Equipment		13,500 10,000		96,000 43,500

100 - CORPORATE FUND

Page <u>7</u> of <u>33</u>

			Strike		Insert	
Page	Code	Denartment and Item	No.	Amount	No.	Amount
•		DEPARTMENT OF LAW - 31-1005-2005			-	
75	1642	Appeals - 3015 Sr. Attorney	2	34,614	2	36,156
	1543 1643	Torts - 3020 Attorney Attorney	3	33,126	2	33,126 34,614
76	1642 1642	Real Estate - 3030 Sr. Attorney Sr. Attorney	3	39,462	2 1	39,462 41,232
79		Less Turnover		578,674		585,016

100 - CORPORATE FUND

		Department and Item	Strike		Insert_	
Page	Code		Ho.	Amount	No.	Amount
		DEPARTMENT OF PERSONNEL- 33-2005				
83	3083	Affirmative Action - Equal Employment Opportunity Services - 3025 Director of Affirmative Action	1	44,808	1	47,048
84	0329	Hellness - 3035 Benefits Hanager	1	44,808	1	47,048
		Lass Turnover		180,614		185,094

100 - CORPORATE FUND

Page <u>9</u> of <u>13</u>

			Strike		Insert	
Page	Code	Oppartment and Item	. No.	Amount	No.	Amount
		DEPARTMENT OF PURCHASING - 35-1005				
85	0130 0149 0154 0176 0186 0229	Postage Haintenance — Software Haintenance — Hardware Vehicle Repairs Telephone Hileage		63,000 10,200 40,000 15,000 94,250 2,500		40,000 20,200 71,000 5,000 90,000 500
86	0809 0853	Purchasing Agent Office - 3005-4005 Executive Secretary I Secretary-Board of Standards	1	19,044	1	28,129
	0178	Administrative Services - 3005-4010 Supervisor of Payroll			1	23,135
	1562	Contract - 3010 Contract Negotiator		**	1	34,224
87	0430 1522 0669 0432	Clerk III Principal Purchasing Contract Admin. Remote Terminal Operator Supervising Clerk	t	23,136] []	14,220 25,524 14,220
•	3098	Contract Compliance - 3035 Coordinator of Contract Compliance	1	32,568	1	37,508
18	1198	Data Processing Coordinator II			1	23.136
		Lass Turnover		116,326		121,365

100 - CORPORATE FUND

Page <u>10</u> of <u>33</u>

				Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount	
		DEPARTMENT OF GENERAL SERVICES					
		BUREAU OF FACILITIES MANAGEMENT - 38-20 Building Management - 3035 Administration - 4025	015				
97	0825	Principal Typist			1	14,220	
	7741	Building Maintenance - 4035 Operating Engineer, Group C	21	18.51H	22	18.518	
		BUREAU OF FLEET ADMINISTRATION - 38-203 Maintenance Operation - 3065	15				
103	7674 7674	Steam Roller Engineer (Class I) Steam Roller Engineer (Class II)	27 4	19.40H 18.85H	25 7	19.40H 18.35H	
104		Less Turnover		396,689		524,455	

100 - CORPORATE FUND

Page <u>11</u> of <u>12</u>

			Strike		Insert	
Page	Code	Department and Item	No		Na.	Amount
		DEPARTMENT OF HEALTH - 41-1005		•		
114	3114	Procurement and Operation Support - 3020 Chauffeur	7	14.30H	8	14.30H
115	2914	Revenue - 3025 Program Auditor I			1	17,280
115	9686	Management Information Systems/Data Processing - 3035 Deputy Commissioner of Health	1	62,268	1	63,513
	9686	Health Program Planning - 3040 Deputy Commissioner of Health	1	62,268	1	63,513
116	3743	City Community Health Services - 3055 Public Health Aide	1	13,572		٠
125	3534 3532	Southwest Mental Health Center - 3280 Clinical Therapist III Clinical Therapist I			. 1	25,820 21,000
127*	3534 3533 0826 0302	Roseland Mental Health Center - 3290 Clinical Therapist III Clinical Therapist II Principal Typist Administrative Assistant II			2 2 1	25.320 22.044 14.220 17.280
129	0342	BUREAU OF PUBLIC HEALTH - 3315 Director of Administrative and Fiscal Services	1.	48,936		
•	3950	Oirector of Administrative Services			1	51,144
131	0430	Uptown T.S. Clinic - 3335 Clerk III	1	14,220		
134	3410	Chicago Alcoholic Treatment Center - 3385 Public Health Nutritionist I	1	18,168		
	•	Turnover		1,677,420	1	,834,918

100 - CORPORATE FUND

Page <u>12</u> of <u>33</u>

Page		ode Department and Item	Strike		Insert	
	Code		No.	Amount	No.	Amount
		POLICE BOARD - 55-2005				
145	9689	Police Board - 3005 Executive Director - Police Board	1	42,864	1	45,800

100 - CORPORATE FUND

Page _13 of _33

		Code Department and Item	Strike		I	nsert
Page	Code		No.	Amount	Mo.	Amount
		DEPARTMENT OF POLICE - 57-1005				
160	9232 9232	Patrol Administration - 3260 District Law Enforcement - 4100 Police Laboratory Technician Police Laboratory Technician	1 4	40,320 39,156	2 2	40,320 39,146
161	9232 9232	Police Laboratory Technician Police Laboratory Technician	10 4	37,752 35,262	12 2	37,752 35,252
169	9232 9232 9232 9232	Crime Laboratory Division - 3225 Police Laboratory Technician Police Laboratory Technician Police Laboratory Technician Police Laboratory Technician	2 1 14	40.320 39.156 37,752	1 2 12 2	40,320 39,156 37,752 35,262
180	0664 0669	Organized Crime - 3255 Organized Crime - Administration - 4075 Data Entry Operator Remote Terminal Operator	1	14,916	1	14,916

100 - CORPORATE FUND

Page <u>14</u> of <u>11</u>

		Code Department and Item	Strike			Insert
Page	Code		No.	Amount	No.	Amount
		DEPARTMENT OF INSPECTIONAL SERVICES - 67-2005				
206	2184	BUREAU OF TECHNICAL INSPECTIONS - 3025 Mechanical Equipment Inspection - 4095 Ventilation and Furnace Inspector	24	3,562.00H	23	3,562.00M
204	2231	SUREAU OF LICENSING, REGISTRATION AND PERMITS - 3015 Examination of Plans - 4055 Plumbing Inspector		·	1	3,553.0CM
205	2124	BUREAU OF CONSERVATION - 3020 Demolition Inspections, - 4070 Director of Demolition Inspections	1	44,808	1	46,835
207		Less Turnover		337,443		338,363

100 - CORPORATE FUND

Page <u>15</u> of <u>11</u>

		·	S	trike	I	rsert
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF CONSUMER SERVICES - 71-1005-2005				
211	2491	Consumer Protection - 3020 Complaint Investigations - 4005 Consumer Investigator II	ī	35,928	1	37,608
213		Less Turnover		56,212		57.392

100 - CORPORATE FUND

Page <u>16</u> of <u>33</u>

			S	trike	Ir	sert
Page	Code	Department and Item	No.	Amount	No.	Amount
		COMMISSION ON ANIMAL CARE AND CONTROL - 73-2005				
214	9694	Animal Care and Control - 3005 Executive Director of Animal Care	1	52,450	1	54,492
215		Less Turnover		25,835		27.877

5

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

100 - CORPORATE FUND

Page <u>17</u> of <u>33</u>

		· ·	Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount
		STREETS AND SANITATION - 81-2005				
		REFUSE COLLECTION SERVICES DIVISION - 1015-2020				
228*	0313	Administration - 3045 Assistant Commissioner	1	48,456	1	51,144
231*		Less Turnover		1,277,157		1,279,845
		BUREAU OF ELECTRICITY - ELECTRICAL MAINTENANCE DIVISION - 1025-2030				
		In-Service Maintenance of Electrical Equipment - 3085				
238	5083 5081	Foreman of Lineman Lineman	5 74	20.65H 19.15H	6 73	20.55H 19.15H
239		Lass Turnover		301,302		304,362
		BUREAU OF STREET OPERATIONS - BEAUTIFICATION - 1030-2047				
246	.0157	Rental of Equipment and Services		2,597,601		2,724,101
247	7 927 *	Forestry Support - 3128 Operational Support - 4047 Assistant Superintendent of Forestry	1	42 . 444	2	42 . 444
			·	46,444	•	76,777
		Forestry Operations — 3136 Field Operations — 4063				
	7973 7972	Tree Trimmer II Tree Trimmer I	28 49	11.49H 10.76H	33 64	11.49H 10.76H
240					4-7	
248		Lass Turnover		149,221		254,619

100 - CORPORATE FUND

Page <u>18</u> of <u>33</u>

				Strike		Insert	
Page	Code	Oepartment and Item	No.	Amount	No.	Amount	
		DEPARTMENT OF PUBLIC HORKS - 83-2005					
		COMMISSIONER'S OFFICE					
		General - 3005					
256	5938 5939	Deputy Commissioner of Public Horks Assistant Commissioner of Public Horks	1	64,200 51,512] 1	65,000 54,500	
	5941	Assistant Commissioner of Public Horks	i	53,448	i	58,103	
٠		ACMINISTRATION - 83-2015 General - 3015					
259	0387	Director of Staff Services	1	55,092	1	55,500	
		Lass Turnover				8,851	
		BUREAU OF TRANSPORTATION PLANNING AND PROGRAMMING - 83-2020 General - 3025					
260	5938	Deputy Commissioner of Public Horks	1	64,200	ī	65,000	
261		Less Turnover		94,633		95,433	
		SUREAU OF ENGINEERING - 83-2025 Programs 3035					
263	6142	Engineering Technician III			1	17.230	
255	0662	Senior Computer Console Operator	1	17,280			
		3040					
266	0662	Senior Computer Console Operator				17,290	
		BUREAU OF MAPS AND PLATS - 83-2050					
269	5776	Administration - 3095 Superintendent of Maps	1	54,492		55,500	
		Less Turnover				1,008	
		BUREAU OF CONSTRUCTION SERVICES					
		- 83-2060 General - 3130					
274	5656	Professional - 4025					
6/4	5630	Assistant Chief Construction Engineer Coordinating Engineer I	1	53,448	1	55,500	
	5657	Chief Construction Engineer	i	55.092		50,200	

100 - CORPORATE FUND

Page <u>19</u> of <u>33</u>

		•		Strike		nsert
Page	Code	Department and Item	No.	Amount	Yo.	Amount
·		DEPARTMENT OF PUBLIC WORKS (CONTINUED) BUREAU OF CONSTRUCTION SERVICES - 83-2060				
	7633	Trades - 4030 Hoisting Engineer (Class III)	6	18.15H	5	18.15%
275	4834	Bridge and Structural Ironworker	26	19.27H	27	19.278
		Less Turnover		349,192		358,637
278	5657 5656	BUREAU OF CONSTRUCTION MANAGEMENT 83-2063 Contracts - 3120 Professional 4005 Chief Construction Engineer Assistant Chief Construction Engineer	1	55,092 55,092	1	60,200 55,500
279		Less Turnover		586,251		591,767
283	3947	BUREAU OF PARKING MANAGEMENT 83-2068 On-Street Parking - 3305 Administrative Supervisor	1	23,136		
284	9528	Laborer (8 of E)	5	15.30H	5	15.30H
	0334	Off-Street Parking - 3311 Manager of Parking	1	37,608	1	39,312
285		Lass Turnover		152,703		162,483

100 - CORPORATE FUND

Page _20 of _33

			Strike	Insert
Page	Code	Oppartment and Item	No. Amount	No. Amount
		FINANCE GENERAL - 99-1005-2005 Other Operating Expenses - 1005-2005		<i>y-</i> -
288	0049	STRIKE: Claims under Horkers Compensation Act	12,700,000	
		INSERT: Claims and Costs of Administration pursuant to the Horker's Compensation Act		12,750,086
	0095	Payment of Death Benefit Awards to Dependents of Police Officers and Firefighters killed or fatally injured in the Line of Duty	200,000	230,000
289	0155	Rental of Property	2,201,705	2,041,705
•	0937	STRIKE: For payment of Claims for Hospital and Medical Expenses of City Employees injured while in the performance of their duties who are not included in the provisions of Horkers Compensation Act, as may be ordered by the City Council		
		INSERT: For Payment of Hospital Expenses, Medical Expenses and Costs of Administration of City Employees injured while in performance of their duties who are not included in the provisions of the Workers Compensation Act		·
90	0991	To provide for matching and supplementary funds for grants currently in effect as well as new grants: to be expended under the direction of the Gudget Director.	3,869,600	*3,560,942
	9016	For Funding of the Following Delegate Agencies		
		Northtown Chamber of Commerce .	15,000	39,000 2 5 ,000
		Total	435,000	484,000

100 - CORPORATE FUND

Page _21 of _33

				Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount	
		FINANCE GENERAL - 99-1005-2005 (CONTINUED) Other Operating Expenses - 1005-2005)				
	9074	For Expenses resulting from natural and other disasters to be expended under the direction of the Budget Director		500,000		384,00 0	
291	9082	STRIKE: For the Evaluation and Coordination of Citywide Solid Haste Disposal Activities and Diversion Credits		2,850,000		•	
•	9082	INSERT: For the Evaluation and Coordination of Citywide Solid Waste Disposal Activities and Diversion Credits				2,500, 000	

200 -	HATER	FUNO
-------	-------	------

Page _22 of _33

		<u> </u>		Strike		Insert
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF MATER - 200-87-1015				
		BUREAU OF HATER SERVICES - 1010				
		Mater Collection Division - 2015 Administrative and Clerical - 3035 Administration - 4005				
309	0319	Director of Water Services Director of Water Services Director of Water Services	1 1 1	44,308 42,864 41,052	3	44,50
313		Less Turnover		231,093		235,79
		BUREAU OF HATER DISTRIBUTION - 2025				
318	8311	Repairs, Renewals, and Hater Leak Control - 3115 Hydrant Inspector	8	3 2294	•	
319	6674	Machinist -	1	3,553M	14 7	3,553%
320	00.4	Less Turnover	•	18.90%	•	13.9CH
		FINANCE GENERAL - 99-2005		605,229 Si		1,187,381 L,092,38
332	0049	STRIKE: Claims under Horkers Compensation Act				
٠:	•	INSERT: Claims and Costs of Administration pursua to the Horkers Compensation Act	int			
333	9008*	INSERT: For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations				- 55.000

300 - VEHICLE TAX FUND

Page _23 of _33

			Strike	trike	Insert		
Page	Code	Cepartment and Item	No.	Amount	No.	Amount	
		DEPARTMENT OF STREETS AND SANITATION - 81-2005					
		BUREAU OF STREETS - 1010-2015 Concrete Maintenance - 3030					
343	8255	Superintendent of Pavement Repairs	1	42,854	1	44,808	
345		Less Turnover		282,818		284,752	
348	8271	General Superintendent of Street Operations	1	53,448	1	\$5,900	
350		Less Turnover		117,640		120,092	

300 - VEHICLE TAX FUND

Page _24 of _33

			Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF PUBLIC WORKS 83-2005				
		BUREAU OF TRAFFIC ENGINEERING AND OPERATIONS 83-2045				
357	5938	Administration - 3070 Deputy Commissioner of Public Horks	1	60,050	1	65,000
360	9534 7185	Street Signs and Street Markings - 3090 Laborer Foreman of Motor Truck Drivers	30	15.30H	3 5 1	15.30H 16.20H
		Less Turnover		323.737		517.795

310 - HOTOR FUEL TAX FUND

Page _25 of _23

			Strike	In	1975
Page	Code	Department and Item No.	Amount	No.	Amount
		OFFICE OF BUDGET HANAGEMENT - 05-1005-2005			
367		INSERT: COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATION For general operating expenses of the Committee on the Budget and Government Operations in administering, investigating, programming, and other functions necessary in conjunction with trepair and maintenance of streets and highways.	the		
	.9500	For General Purposes: To be Expended Under the Direction of the Chairman of the City Council, Committee on the Budget and Government Operation			Strike [1 85,000]
2	2005.9500	For General Purposes: To be Expended Under ti Direction of the City Council	he \$4,336	.000 [\$4 Insert <u>8</u> 4	Strike 1,151,000] 1,336,000

300 - VEHICLE TAX FUND

Page <u>25</u> of <u>33</u>

			S	<u>trike</u>	<u>I</u> r	isert
Page	Code	Department and Item	No.	Amount	No.	Amount
		FINANCE GENERAL - 99-2005				
365	0049	STRIKE: Claims under Workers Compensation Act				
		INSERT: Claims and Costs of Administration pursuant to the Workers Compensation				

314 - SEHER FUND

Page _27 of _33

				Strike		Insert	
Page	Code	Department and Item	No.	Amount:	Mo.	Anount	
		SEHER DEPARTHENT - 89-2005					
		Commissioners Office Administration - 3005					
375	5982 597 5	First Deputy Commissioner of Sewers Commissioner of Sewers	1	68,700 78,750	1	78,750 86,050	
		Engineering Survey and Construction - 3015					
378	5983	Deputy Commissioners Office - 4035 Deputy Commissioner of Severs -					
	5676	Engineering Chief Engineer of Sewers	1	57,742 55,092	1	64,200 62,004	
		Operations - 3020 Deputy Commissioner's Office - 4060					
381	5977	Deputy Commissioner of Severs	1	57,742	1	64,200	
383		Less Turnover		564,413		e[7 08; 59 t 601,5	
		FINANCE GENERAL - 99-2005			Inser	L <u>601,5</u>	
	0049	STRIKE: Claims under Horkers Compensation Act					
		INSERT: Claims and Costs of Administration pursuant to the Horkers Compensation Act					
385	9008*	INSERT: For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations	r			65.00	
		INSERT:			•		
	9095*	For investigative costs to be expended at the direction of the Chairman of the Committee on Small Claims and Liabilities				42,00	

346 - LIBRARY FUND-MAINTENANCE AND OPERATION

Page _28 of _33

		SI	rike	In	<u>sert</u>
Page Code	Oepartment and Item	No.	Amount	No.	Amount
	· -				
	FINANCE GENERAL - 99-2005				
•					

396 0049 STRIKE: Claims under Horkers Compensation Act

INSERT: Claims and Costs of Administration pursuant to the Horkers Compensation Act

355 - MUNICIPAL HOTEL OPERATORS' OCCUPATION TAX FUND

Page _29 of _11

Insert Page Code Department and Item Amount Amount No.

DEPARTMENT OF CULTURAL AFFAIRS

- 23-1005

398

STRIKE: 9058

For the promotion of Tourism, Conventions and other special events. To be expended under the direction of the Mayor with prior approval of the City Council.

INSERT:

For the promotion of Tourism, Conventions and other special events to be expended under the direction of the Mayor with prior approval of the Committee on Special Events and Cultural Affairs & City Council.

FINANCE GENERAL - 99-2005

400 0049 STRIKE:

Claims under Workers Compensation Act

Claims and Costs of Administration pursuant to the Horkers Compensation Act

610 - HICHAY AIRPORT FUND

Page <u>30</u> of <u>33</u>

				trike	<u> </u>	neart
Page	Code	Department and Item	No.	Amount	No.	Amount
		610 - HIDWAY AIRPORT FUND				
		DEPARTMENT OF FINANCE - CITY COMPTROLLER - 27-1005-2005				
412	0301 0104 0102 0102	Auditing - 3030 Administrative Assistant I Accountant IV Accountant II Accountant II Accountant II Schedule Salary Adjustments			1 1 1 1	14,916 29,123 25,820 21,000 554
		DEPARTMENT OF AVIATION CHICAGO HIDHAY AIRPORT 85-1005-2010				
414	7033	Senior Airport Contract Representative	1	23,136	. 1	25,320
415	0309	Chicago Hidway Aimport - 3010 Coordinator of Special Projects	1	31,032	. 1	45,335
		Less Turnover		265,577		[325,065]
	0301 0104 0102 0102	Auditing - 3030 Administrative Assistant I Accountant IV Accountant II Accountant II Schedule Salary Adjustment	1 1 1	14.916 23.123 25.820 21.000 654	Inselt	285,065
		FINANCE GEHERAL - 99-2005				
416*	0042	Costs of Claims and Administration for Hospital and Medical Care provided to eligible employees		687,650		675,580
	0049	STRIKE: Claims under Horkers Compensation Act				
		IMSERT: Claims and Costs of Administration pursuant to the Horkers Compensation Act	-			

STRIKE

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

610 - MIDHAY AIRPORT FUND

Page _31 of _33

Strike Insert

Page Code Department and Item No. Amount No. Amount

DEPARTMENT OF AVIATION (CONTINUED)
CHICAGO MIDMAY AIRPORT - 85-1005-2005

FINANCE GENERAL (CONTINUED)

9008 INSERT:
For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations 40,000

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

740 - CHICAGO O'HARE INTERNATIONAL AIRPORT REVENUE FUND

Page <u>32</u> of <u>33</u>

			s	Strike		sert
P3.08	Code	Department and Item	No.	Amount	No.	Amount
		-				
		DEPARTMENT OF LAN 31 - 2005				
-		Airport Legal Services - 3085				
427	0878	Legal Typist	5	14,496		
	0878	Legal Typist	2	17,586	3	17,584
	0878	Lagal Typist			4	18,498
	1642	Senior Attorney	2	36,156	1	36,156
	1642	Senior Attorney		-	1	50,298
	1635	Paralegal	5	15.984	2	15.984
	1635	Paralegal			3	20,388
		Turnover		50,000		96,452

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

740 - CHICAGO O'HARE INTERNATIONAL AIRPORT REVENUE FUND

Page _33 of _33

•	•				<u>Strike</u>		Insert	
	Page	Code	- Department and Item	No.	Amount	No.	Amount	
			DEPARTMENT OF AVIATION - 85-2015					
			CHICAGO - O'HARE INTERNATIONAL AIRPORT 85-2015	•				
	433	0338	Chicago—O'Hare International Airport — Chicago—O'Hare International Airport — Director of Management Services		53,448	1	55,092	
	434	7107 7107	Automobile Parts Han Automobile Parts Han	3 2	13.95H 9.10H	2	13.95H 9.10H	
	435	5034 5034	Electrical Mechanic - Automotive Electrical Mechanic - Automotive	4	19.29H 2,755H	3 2	19.29H 2.755H	
		4282	Lead Custodial Horker	44	1,750H	45	1,75CM	
			Lass Turnover		3,341,725 St		,443,184.] ,348,184	
			FINANCE GENERAL - 99-2005 Other Operating Expenses					
STRIKE	436	9008	For General Purposes: To be expended under the direction of the Chairman of the City Council, Committee on the Budget and Government Operations				95, 200	

REPROGRAMMING OF YEAR XI COMMUNITY DEVELOPMENT BLOCK GRANT FUNDS WITHIN DEPARTMENT OF PUBLIC WORKS' UPTOWN BRANCH LIBRARY PROJECT.

On motion of Alderman Austin, the City Council took up for consideration the report of the Committee on the Budget and Government Operations, deferred and published in the Journal of the Proceedings of December 7, 1988, pages 20639 and 20640, recommending that the City Council adopt a proposed resolution reprogramming Year XI Community Development Block Grant funds within the Department of Public Works' Uptown Branch Library Project.

On motion of Alderman Austin, the said proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Figueroa, Gabinski, Austin, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 43.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The City Council of the City of Chicago passed an ordinance on March 11, 1987, which set forth procedures for the Community Development Block Grant Program requiring that the City shall not reprogram funds in excess of \$10,000 appropriated for any object or purpose set forth in the Community Development Block Grant ordinance or allocations from prior block grants without the approval of the City Council; and

WHEREAS, The City has allocated \$20,548,223 of Year XI Community Development Block Grant funds under the Community Improvements program category which includes the activities of the Department of Public Works; and

WHEREAS, The Commissioner of Public Works requests the reprogramming of \$40,000 from salvage in the Construction account of the Uptown Library Branch Project, due to the availability of the aforementioned funds, to the Contractual Services account for the same project, which will not increase the Department's total budget; now, therefore,

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

SECTION 1. The sum of \$40,000 of Community Development Block Grant funds be reprogrammed within the existing program budget from salvage in the Year XI Construction account to the Contractual Services account for the Department of Public Work's oversight of the Uptown Branch Library Project.

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

SUBMISSION OF FINAL STATEMENT OF OBJECTIVES AND PROJECTED USE OF FUNDS FOR COMMUNITY DEVELOPMENT BLOCK GRANT YEAR XV, AS AMENDED.

On motion of Alderman Austin, the City Council took up for consideration the report of the Committee on the Budget and Government Operations, deferred and published in the Journal of the Proceedings of November 30, 1988, pages 20189 through 20363, recommending that the City Council pass a proposed ordinance authorizing the Submission of Final Statement of Objectives and Projected Use of Funds for Community Development Block Grant Year XV, as amended.

On motion of Alderman Austin, the said proposed ordinance, as amended, was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Figueroa, Gabinski, Austin, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 43.

Nays -- None.

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

The following is said ordinance as passed:

YEAR XV COMMUNITY DEVELOPMENT BLOCK GRANT ORDINANCE.

WHEREAS, Pursuant to the enactment of the Federal Housing and Community Development Act of 1974, as amended, the City of Chicago proposes to submit the Final Statement for the entitlement and federal non-expended prior year funds of Ninety-eight Million Three Hundred Seventy-three Thousand Three Hundred Seventy-nine Dollars (\$98,373,379); and

WHEREAS, It is provided in the act and in the regulations promulgated thereunder that the City provide certain assurances to the federal government; and

WHEREAS, The Mayor and the City Council of the City of Chicago are cognizant of the conditions of the Housing and Community Development Act of 1974, as amended, and are desirous of complying therewith; and

WHEREAS, The Mayor and City Council are desirous of establishing procedures which insure the fair, open and equitable administration of federal grant funds; now, therefore,

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

SECTION 1. The Mayor of the City of Chicago is authorized to make Year XV submission for federal funds, including the Final Statement of Community Development Objectives and Projected Use of Funds, as set forth in this ordinance and all understandings and assurances contained therein, pursuant to the provisions of the Federal Housing and Community Development Act of 1974, as amended, and the regulations promulgated in connection with the Act in the sum of Ninety-eight Million Three Hundred Seventy-three Thousand Three Hundred Seventy-nine Dollars (\$98,373,379.00) in entitlement funds and federal non-expended prior year funds.

SECTION 2. The Mayor of the City of Chicago is further authorized to act in connection with the submission, to give what assurances are necessary and to provide such additional information as is required.

SECTION 3. The criteria for Community Development Block Grant funded programs previously approved by the City Council shall remain in effect.

SECTION 4. Except for those funds specifically appropriated for contractor-delegate agencies, the City may reprogram up to \$10,000 appropriated for any object or purpose set forth in the Year XV Community Development Block Grant Appropriation Ordinance (the "C.D.B.G. Appropriation Ordinance") or allocations from prior block grant years provided that no appropriation for any object or purpose shall by reprogramming authorized herein, be reduced below an amount sufficient to cover all obligations incurred or to be incurred by that appropriation.

All proposed reprogramming of funds as outlined in the Final Statement of Projected Use of Funds by program for the Year XV and in the allocations for the prior years shall be made by providing citizens with reasonable notice of the opportunity to comment on any proposed reprogramming of 10% or more of the funds from one activity to another, which includes the deletion of an activity or the addition of any activity.

SECTION 5. The Office of Budget and Management shall notify aldermen of projects in the respective wards contemplated under this program.

SECTION 6. The award of any contract or grant over \$50,000 in any program category, project or activity which is not included by specific designation in the C.D.B.G. Ordinance shall be subject to review and approval by the City Council provided that the City Council shall complete its review within 21 days after submission to the City Council; and that the City of Chicago shall not engage in discrimination based on race, color, religion, sex, national origin, handicap, sexual orientation, geographic location or political affiliation or belief. Any loans in the amount of \$75,000 or more funded, in whole, or by 25% or more with Year XV Community Development Block Grant funds or funds from prior block grant years shall be approved by the City Council under the same procedures as required for approval of contracts or grants as set forth in this ordinance.

SECTION 7. The following sums of money set apart according to the departments of city government and contractor-delegate agencies are allocated from the Community Development Block Grant to the City of Chicago for the Year XV and are to be expended during the fiscal year beginning January 1, 1989, and extended to and including December 31, 1989 for the objects and purposes as set forth in Section 11 hereof. No expenditures or encumbrance of Year XV Community Development Block Grant funds shall be made until such time as the C.D.B.G. Appropriation Ordinance is approved by the City Council. Sections 8 through 11 hereof set forth the provisions which shall be included in the C.D.B.G. Appropriation Ordinance.

SECTION 8. Included in the appropriation for Personal Services in applicable departments shall be an account appearing as Code No. ".0015 Schedule Salary Adjustments".

Also to be included in the allocation for Personal Services shall be an account appearing as Code No. ".0044 Fringe Benefits" for the purpose of providing City employees with health insurance, dental insurance, optical insurance, life insurance, pension (employer's share), unemployment insurance, workers' compensation, tuition reimbursement, paid vacation, in-house training programs, sick leave, deferred compensation, holidays, time off with pay for family death, paid salary while on jury duty and disability payments.

SECTION 9. The appropriations set forth in the C.D.B.G. Appropriation Ordinance for personal services shall be regarded as maximum amounts to be expended from such appropriations. Such expenditures shall be further limited to employment of personnel only as needed, or as may be required by law, not to exceed the specified maximum number designated in the ordinance for any office or position or title. When there is no limitation as to the maximum number that may be employed for any office or position or title, one person may be employed or more than one person may be employed with the approval of the Budget Director and Comptroller regardless of whether such title is printed in the singular or plural. The salary or wage rate fixed shall be regarded as the maximum salary or wage rates for the respective offices or positions; provided that wage rates fixed on a daily or monthly basis are subject to change by the City Council during the fiscal year beginning January 1, 1989, in accordance with the prevailing wage rates in private employment for such employees; and provided further that salaries or wage rates subject to change by the City Council during the fiscal year in accordance with contracts approved by the City Council between the City of Chicago and recognized collective bargaining agents. The salary or wage rates fixed are on a yearly basis unless otherwise indicated.

Initial appointments to any position shall be made at the entrance rate of the salary range prescribed for the applicable class grade. In exceptional cases, upon recommendation by the Department Head and approval of the Commissioner of Personnel, the Budget Director, and the Chairman of the Committee on Finance of the City Council, initial appointments may be made at a rate above the normal entrance rate. Entrance above the normal entrance rate shall be based on the outstanding and unusual character of applicant's education, experience and training over and above the minimum qualifications specified for the class. In no event shall the authority conferred herein be exercised in violation of the Shakman Judgment.

No officer or employee shall have the right to demand continuous employment or compensation by reason of any appropriation if, upon the determination of the Department Head, his services are not needed and it becomes necessary to lay him off on account of lack of work or lack of funds. In the case of a vacancy in any office or position, the head of a department in which the vacancy occurs shall not be required to fill such office or position if, in his judgment and discretion, there is no necessity thereof.

All City of Chicago employees compensated by Community Development Block Grant funds shall receive the same benefits and conditions of employment as employees performing similar work and compensated by other funds.

SECTION 10. Any employee who is required and is authorized to use his personally owned automobile in the regular conduct of official City business shall be allowed and paid twenty-two and one-half cents (\$.22-1/2) per mile allowance for the number of miles per month use of such privately owned automobile, to a maximum amount of One Hundred Fifty Dollars (\$150.00) per month; and provided further that this allowance is subject to change by the City Council during the fiscal year beginning January 1, 1989 and ending December 31, 1989, in accordance with contracts approved by the City Council between the City of Chicago and recognized collective bargaining agents. City-owned or leased automobiles shall be used only for City business.

SECTION 11. The objects and purposes for which allocations are made in this ordinance are classified and standardized by the following items:

- 1) Personal Services
- 2) Contractual Services
- 3) Travel
- 4) Commodities
- 5) Equipment
- 6) Permanent Improvements
- 7) Land

An appropriation in one or more of the items above specified shall be construed in accordance with the definitions and limitations specified in the Illinois Revised Statutes, Chapter 24, Section 8-2-5 (1985), unless this ordinance otherwise provides. An allocation for a purpose other than one specified and defined in this section may be made only as an additional, separate and distinct item, specifically stating the project and purpose thereof.

SECTION 12. All work to be performed by the City of Chicago pursuant to the C.D.B.G. Appropriation Ordinance shall be done using the current work force of the City of Chicago and the persons on the following lists shall have preference over any new employees to be hired for positions for which such lists exist in accordance with City of Chicago personnel rules:

- a) Persons on City of Chicago layoff lists;
- b) Persons on City of Chicago reinstatement lists;

- c) Persons on City of Chicago reemployment lists;
- d) Persons on City of Chicago promotion lists;
- e) Persons on City of Chicago general employment lists.

Provided, however, that the preference hereinabove specified shall not apply where other methods of hiring must be utilized in order to comply with the terms of any order or decree of a Court or administrative agency, collective bargaining agreement or Title VII, 42 U.S.C. Section 2000e, et seq.

SECTION 13. For all funds expended under the Community Development Block Grant programs for the Year XV, the Office of Budget and Management shall submit to the City Council a report on the obligations of funds within 45 days of the end of the first half of the program year and within 60 -- 90 days of the end of the program year. The report shall include an accounting for all funds expended during the preceding first half for all block grant years, all income generated from the current block grant year and all prior block grants years and a projection of income for the remaining half of the fiscal year. The report shall also include a statement of the reasons for all unencumbered and unexpended allocations in all block grant years, as reported in the Department of Finance's monthly "Community Development Block Grant Fund, Schedule of H.U.D. Approved Allocations, Current Committee Approved Allocations, Expenditures, Accruals, Encumbrances and Available Balances."

SECTION 14. Except as provided in Section 4 hereof, all unencumbered and unexpended Community Development Block Grant funds this year and all prior block grant years shall be jointly reviewed by the Budget Director and Comptroller for the purpose of preparing for the Year XVI Community Development Block Grant Proposed Statement. This joint review committee shall prepare a report of funds available for reprogramming and proposed use of such funds in Community Development Block Grant Year XVI.

This report shall be submitted to the City Council and shall be subject to public comment and hearings along with the Year XVI Community Development Block Grant Proposed Statement. Action on the use of these funds will take place concurrently with action on the Year XVI Community Development Block Grant Final Statement.

SECTION 15. Pursuant to Section 104 (a)(2)(D) and Section 104(b)(5) of the Federal Housing and Community Development Act of 1974, as amended, the City shall provide citizens with reasonable access to the past use of all Community Development Block Grant funds. Such information shall be available, on request, through the Office of Budget and Management and the Department of Finance.

CITY OF CHICAGO

YEAR XV COMMUNITY DEVELOPMENT BLOCK GRANT

Proposed Statement of Community Development Objectives and Projected Use of Funds

Introduction

Beginning January 1, 1989, the City enters the fifteenth year of the Community Development Block Grant (CDBG) program. The U.S. Department of Housing and Urban Development (HUD) has notified the City that the projected Year XV CDBG entitlement is \$80,375,367. Programs will be continued at approximately current service levels by combining the Year XV entitlement with \$6,502,012 in prior year unspent CDBG funds, \$6,500,000 in anticipated land sale revenues, \$2,050,000 in loan proceeds, \$1,827,400 in UDAG recapture, \$278,600 in program income and \$700,000 in Rental Rehabilitation Administrative recapture for a total Year XV proposed program of \$98,333,379. This represents an increase of \$4,718,012 or 5.0% over CDBG Year XIV.

The projected use of funds for CD8G Year XV allocates all available funds among the major program categories as follows:

Program Category	<u>Allocation</u>	•	3 of Total
Housing Public Services Economic Development Community Improvements Administration and Planning	\$31,076,702 36,391,818 13,834,936 6,688,000 10,341,923	·	31.6% 37.0% 14.1% 6.8% 10.5%
•	\$98,333,379		100.0%

This statement includes general objectives of the overall programs and the types of projects which will be carried out with Year XV funds. The proposed funding meets new federal guidelines which require the City's program to serve 61% low and moderate income persons. To fulfill a requirement resulting from the 1983 amendments to Title I of the Housing and Community Development Act, a separate statement which describes the use of CDBG entitlement funds expended since preparation of last year's Final Statement is available upon request from the City's Office of Budget and Management, Room 604, City Hall.

THOMAS J. ELZE? Chairman Community Development and Coordinating Committee

Community Development Objectives:

- To otherwe, resorm, and expand the City of Chicago's multi-and singletermly housing spect in order to provide housing opportuness primarily for lever located charge residents, through the low inserted financing of rafiabilitississ, the prevenous of building abandohment, and the provision of technical assistance and courseling to residents on all matters resided to hoteless.
- To eliturese and prevent stams and blight and to revokate deterorating respitationals tricular encouraging the redevelopment of bigmes and underspitate land for prevently resistance use.
- To stitution and leverage private investment in lover income communities through mesong available low interest financing or other incomtient for income communities.
- To increase neighborhood diversity by revitalizing detendrating areas to consist readers of higher income and by provising houses to operaundes throughout Chicago's neighborhoods for certains of lower income.
- To ingresse energency housing opportunities for the indigent and

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF HOUSING	Ī	1
Housing Rehabilitation	· Low/Mod	\$ 4,000,000
This program is designed to encourage the rehabilitation of buildings through the use of CDBG funds leveraged with other funding sources. The purpose is to provide below market interest rate loans to encourage rehabilitation by developers, community groups and individual owners. This program enables the City to stabilize neighborhoods, to improve low and moderate income housing and to promote construction job opportunities. Financing includes \$500,000 in loan recapture.		
Rehabilitation Program Support	Low/Mod	\$ 3,344,813
Provides the necessary support functions for the Department of Housing rehabilitation programs. This program provides staff and technical assistance support required for operation of the specific rehabilitation programs.		
Emergency Housing Assistance Program	'Low/Mod	\$-2,350,000
This program will provide financial assistance in the form of low interest loans to property owners to correct conditions which present a threat to the health and safety of building occupants unable to pay for the cost of needed repairs.		

Community Development Objectives:

- To committee, restore, and expand the City of Chicago's multi-lend angletestily flowing seek in order to provide housing opportunities greatly for lower income Chicago residents, through the law interest financing or retainfiliation, the pre-vision of building elemborisms, and the provision of terminate assistance and countering to residents on all matters resent to house.
- To eliminate and prevent shares and blight and to revealize deteriorizing neighborhoods drough encouraging the regoveropment of blighood and increasibles (see for resonance).
- To stitutitte and leverage private investment in lower income commenties though metrol available low interest financing or other incomtives for flowering rehabilitation or construction.
- To increase neighborhood diversity by revitalizing deteriorison areas to attract resource of higher income and by providing housing opportunities throughout Chicago's neighborhoods to revises of lower income.
- To increase emergency housing opportunities for the indigent and homeless through assisting the development of shelter facilities.

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF HOUSING (Cont'd)		
Housing Abandonment Prevention	Law/Mod	\$ 2,000,000
This program will implement early warning systems to identify buildings which are in danger of abandonment. The City will provide technical assistance and low-interest financing to tenants and owners to correct conditions which lead to abandonment. Financing includes \$600,000 in loan recapture.		
Senior Citizens/Handicapped Home Maintenance	Low/Mod	\$ 1,695,273
Housing maintenance, minor rehabilitation and installation of enabling devices for dwelling units occupied by senior citizens/or handicapped persons are provided through a contractual agreement with the Department of Housing and not-for-profit corporations. (See Exhibit 1 for organizations on page 33.)		·
Housing Action Grants	Law/Mod	\$ 1,126,374
To address the problems associated with neighborhoods experiencing a decline in housing quality, community based, not-for-profit organizations will provide technical assistance and counseling to residents on all matters related to housing. (See Exhibit 2 for organizations on page 35.)		

Community Development Objectives:

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF HOUSING (Cont'd)		·
Neighborhood Housing Services	Low/Mod	\$ 130,000
Rehabilitation of one to four unit, owner occupied structures in seven Chicago neighborhoods threatened by urban blight through provision of low interest loans to clients where conventional loans are not a feasible option. (See Exhibit 3 for organization on page 37.)		
N.H.S Roseland Grant	Low/Mod	\$ 80,000
Funding will be provided to the Neighborhood Housing Services (NHS) agency for their Roseland office to circumvent the high foreclosure rate in that area. The agency provides brokering for private bankable loans to owners of 1 - 4 unit buildings in need of maintenance. (See Exhibit 4 for organization on page 38.)		
Community Services Technical Assistance	Low/Mod	\$ 2,893,424
This program provides comprehensive counseling services to community groups in order to broaden the range of housing alternatives. In addition, the City provides counseling to individuals in default of FHA-insured and other mortgages. Technical staff and requisite services are also available for the relocation assistance program.		

Community Development Objectives:

- To conserve, restore, and exceed the City of Chicage's musti- and single-tested hearing spots in order to provide housing opportunities primarily for lower income Chicago residents, through the low interest financing of rehisbilitizate, the prevention of building abandoment, and the prevention of technical assessment, and countering to residents on all majors resident to housing.
- To different and prevent stume and bright and to revitalitie deteriorating neighborhoose through encouraging one reservingment of blighted and undertuiting land for preventy residences use.
- To attitudes and leverage private investment in lower income comstuntible through messing available low interest financing or other incom tives for housing relabilities or or constructions.
- To increase neighborhood diversity by revealizing detenorating areas to ethnic residents of higher income and by providing housing opportunides throughout Chicago's neighborhoods for persons of lower income.
- To increase emergency housing opportunities for the indigent and homesess through assessed the development of sheder facilities.

Program Name/Description	Netional Objective	Proposed . Allocation
DEPARTMENT OF HOUSING (Cont'd)		1
Chicago Energy Savers Fund	Low/Mad	\$ 500,000
The quality of life of Chicago residents is being threatened by continually rising housing costs, particularly rising energy costs. For many, these energy costs are forcing people to vacate their homes, or forego other life necessities in order to pay their heating bills. Below market rate interest loans to owners of multi-family buildings (5 - 49 units) will be available to rehabilitate structures. Technical assistance on energy conservation measures will also be provided.		
Residential Urban Renewal	Slum/	\$ 2,815,000
In an effort to eliminate urban blight, to provide housing opportunities (especially low and moderate income housing opportunities), and to provide community and public services and job opportunities, the City acquires and clears blighted properties and sells assembled, cleared sites for redevelopment that is consistent with its Conservation-Redevelopment Plans. The City maintains properties until they are cleared or demolished, helps relocate households or businesses displaced by acquisition, and makes improvement to the area around the redevelopment sites. Financing includes \$2.0 million from anticipated land sales.	Blight	

Community Development Objectives:

Program Name/Description		National Objective	Proposed Allocation
DEPARTMENT OF HOUSING (Cont'd)	1		· .
Residential Urban Renewal			
Projects in the following areas are sche for Year XV:	eduled		
Project Area/Development and Location	<u>Ward</u>		
.Austin Scattered Sites (Quincy-Lavergne)	28, 29		
Central West	1, 27		
Chicago—Orleans	42		-
Cicero-West End	28, 37		•
Douglas-Lawndale	24		,
Eng i ewood	3, 16, 17		
Grand Boulevard (47th-King Orive)	2, 3, 4		
Hamlin-Haypole	28		
Haskins-Hermitage	49		
	I	ı	i

Community Development Objectives:

- To detective, restore, and expand the City of Chicago's musti- and singleignity housing steck in order to provide housing opportunates greaterly for lower income Chicago reactions, divolgit the four intervet dispiracy of reflecibilitation, the prevention of building abandonment, and the provision of technical semicance and courseling to readers on all mediate related to housing.
- To ediminate and prevent stame and blight and its revealable determining neighborhoods through endocamping for redevelopment of blighted and undersations lated for preventy readenties uses.
- To elimitate and leverage private investment in lower income communities through making available low interest financing or other incomtives for housing rehabilitation or construction.
- To insurance neighborhood develop by revitalizing decembring areas to attract readents of higher income and by provious housing cooperandes directly on Chicago's neighborhoods for comme of loser income.
- To immense emergency housing opportunities for the indigent and housing director assistant the development of sheeter facilities.

	Program Name/Description		National Objective	Proposed Allocation
	DEPARTMENT OF HOUSING (Cont'd)	1	•	•
	Project Area/Development and Location	Mard		
	Hyde Park-Kenwood	4, 5		
	Kedzie-Ainslie	39 .		·
	Lake-Kedz1e	28		
	Lawndale	24, 25		
	Lincoln Park	43		
	Madison-Albany	27		
•	Mad1 son-Cana1	1		
	Mohawk-North	42	·	•
	Montarey-Vincennes	19 '		
	Near West Side	1 .		
	Pershing-Cottage Grove	2, 4		
	Uptown	46, 48		
	39th-King Orive	2		

Community Development Objectives:

Program Name/Description		National Objective	Proposed Allocation
DEPARTMENT OF HOUSING (Cont'd)		<u></u>	
Project Area/Development and Location	<u>Ward</u>		
41st-Grexel (41st-Ellis)	4		٠.
41st-King Orive	2	•	
45th-Michigan	. 3		
47th-Lake Park	4		
51st-Vincennes	4		
63rd-Oorchester	5, 20		
63rd-Stony Island	5, 20		
67th-Stony Island	5, 20		•
69th-South Chicago	20		
79th-Normal	17		
87th-Mackinaw	7, 10		

Community Development Objectives:

- Te conserve, restore, and expend the City of Chicago's must- and angleterity housing socks is crose to provide housing apparamates primitively lower income Chicago reasons, through the law interest financing of reflechibition, the prevention of building absencement, and the provision of technical assessment and courseling to residents on all matters released to housing.
- To eliminate and prevent siums and blight and to revisite deterioration reoptionrood prough encouraging the redevelopment of blightest and uniterialized land for premarking land.
- To stitutions and leverage private investment is lower income communities through making available low interest financing or other incomtives for housing rehabilitation or construction.
- To increase neighborhood oliversity by revitations deteriorating areas to attract residents of higher income and by providing housing opportunities throughout Chicago's neighborhoods for necessary of linear review.
- To increase emergency housing opportunities for the incident and houseses through assessed the development of sheeter facilities.

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF HOUSING (Cont'd)	1	1
Development Program Support	S1um/	\$ 3,469,392
Development Program Support provides support services for urban renewal and bond finance program functions by providing the technical assistance requisite to on-going development operations.	Blight	
Property Management and Maintenance	Low/Mod	s 350,000
This program will provide for the management and maintenance of Department of Housing owned properties in a safe and sanitary manner until they are delivered for demolition or rehabilitation		
Tax Reactivation Program	Low/Mod	\$ 5,000,000
This program will finance rehabilitation and development projects that will provide affordable housing on tax delinquent property. Financing includes \$4,500,000 in land sales.		
TOTAL - DEPARTMENT OF HOUSING		\$29,754,276

Community Development Objectives:

Program Name/Description	National Objective	Proposed Allocation
MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING		
Substantial Rehabilitation Training	Low/Mod	\$322,215
Many homes in Chicago neighborhoods although structurally sound are in need of rehabilitation. However, many of these residential properties would not be repaired if done by conventional contractors because the cost of rehabilitation would exceed the market value of the property. The Substantial Rehabilitation Training program provides a subsidy to facilitate this work and also provides training to community residents. (See Exhibit 5 for organizations on page 39.)		
Substantial Rehabilitation Training Support	boM\woJ	\$ 16,092
Provides staff support to coordinate the Substantial Rehabilitation Training program.		
CHA Security - Pilot Program	Low/Mod	\$250,000
This pilot program will begin to increase security in the CHA by training and hiring residents for patrol activities.		
TOTAL - MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING		\$588,307

Community Development Objectives:

- To conserve, restore, and expend the City of Chicage's much and simpletemity housing socks in order to provide housing coparturious numerity for lower income Chicage reasons, through the low inserves francing of reshabilitation, the prevention of building scientistrems, and the provision of technical assessmes and countering to residents on all matters resent to housing.
- To eliminate and prevent abund and blight and to rentate detenorating raughborhood stratuge encountrying the receivedsment of blighted and unconsidered land for preventy renternated and
- To attracte and leverage private investment in lower income communiciae through meaning evaluable low interest financing or other incomtions for housing rehabilisation of construction.
- To increase neighborhood diversity by revitalizing deteriorizing areas to editect readence of higher income and by providing housing operaunities throughout Chicago's neighborhoods for company of blever income.
- To increase emergency housing concrutation for the incident and housing through assumed the development of shaper (accided.)

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF INSPECTIONAL SERVICES	· · · · · · · · · · · · · · · · ·	!
Code Enforcement	Low/Mod	\$329,880
Code Enforcement provides for safe, clean housing for citizens of Chicago through inspections of buildings to determine code compliance. Court proceedings are initiated against the owners of seriously neglected buildings to force them to upgrade their properties.	•	-
Emergency Heat Inspections	Law/Mad	\$ 17 9,2 39
This program will qualify community representatives to verify heat complaints. Inspectional Services will provide support services to coordinate efforts	,	
Emergency Board Up Program	Low/Mod	\$225,000
In an effort to reduce demolition, the Department of Inspectional Services will qualify and secure salvageable and marketable abandoned buildings for the Board Up Program in order to maintain the City's housing stock.		
TOTAL - DEPARTMENT OF INSPECTIONAL SERVICES		\$734,119

Community Development Objectives:

- The crease and retust job opportunities prevently for former income Changosine and to expend the City of Chicago's tax bean by attracting business and instancy through the provincies of instance-tax eats other physical instruments to inclusive and business areas financial and business areas financial and business areas financial and former and low-incores financing for assessing business start-up and committees.
- To expense economic opportunities for eligible businesses, particularly for those that are women-and minority-owned, though the provision of low-interest financing to encourage commercial and industrial expension.
- To elevates the economic ventility of lower income communities through funding non-long-root economic coveragness organizations to elevat loss businesses in prinning, marketing, and promoting, and in obtaining financing.
- To elements and prevent stams and bright and to revitable and upgrade determining neighborhoods strough encounting the reseverations of brighted and undertailed land for commercial tests.

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF ECONOMIC DEVELOPMENT		
Technical Assistance to Economic Development Organizations This program will address the problems of Chicago's detariorating commercial and industrial areas. The problems addressed include the loss of tax base revenue in the City, lack of employment opportunities for local residents, and, general commercial and industrial disinvestment within the City. (See Exhibit 6 for organizations on page 40.)	Law/Mod	\$ 2.775,000
High unemployment rates plaque low and moderate income communities, particularly due to lack of well-paying stable jobs in manufacturing and distribution. To address this problem, a set of innovative coordinated initiatives including finance, infrastructure, and organizational/- evaluation support measures will be undertaken in selected locations for redevelopment initiatives. This program will be funded with \$522,400 in loan recaptures, \$278,600 in program income, \$160,000 in land sales and \$53,197 in entitlement funds.	Low/Mod	\$ 1,014,197

Community Development Objectives:

- To create and reaso job opportunities presently for forwer income Chiangosius and to expend the City of Chicago's tizz base by attracting business and inquesty through the provisions of intrastructure and other onlymical improvements to inquestria and business areast freenost and toorhical assessments for intro-free business reasonabilistics; and low-interest financing for assessing business start-upass consult.
- Te expand economic opportunities for eligible businesses, particularly for those that are women-end minority-owned, through the provision of low-interest financing to encourage commercial and insulated
- To attracting the economic visibility of lower income communities through funding not-despress economic development organizations to esset food businesses in planning, meritaing, and promoting, and is obtained financing.
- To element and prevent starts and blight and to revitalize and upgrade deterrorating respondences through encouraging the reservoirement of blighted and undersalized land for commercial use.

Program Name/Description	National Objective	Proposed Allocation
	1	
DEPARTMENT OF ECONOMIC DEVELOPMENT (Cont'd)		
Business Development Loans	Low/Mod	\$ 1,700,000
The Business Development Loan program provides funds to businesses for fixed assets and working capital to complement conventional financing sources. This program will be funded with \$172,600 in loan recapture and \$1,527,400 in Urban Development Action Grant recapture funds.		
Economic Development Program Support	Low/Mod	\$ 4,690,739
This program provides staff and operating support to promote, evaluate and monitor the Department of Economic Development's CDBG-funded industrial and business assistance programs.		
Industrial Capital Assistance	Low/Mod	- \$ 800,000
The Industrial Capital Assistance program provides assistance to industrial firms through infrastructure improvements. This program assists in the removal of substandard or hazardous operational conditions that impair local industrial growth.		

Community Development Objectives:

- To greate and reties job opportunities primarily for lower income Chicogonia and to ocpoin the City of Chicogo's tax base by attention the City of Chicogo's tax base by attention and instanty through the provisions of instantion tax of instantion tax of instantion and instantial and instant
- To expand expansive opportunities for eligible businesses, particularly for those this are women-and frenching-owned. Drough the provision of low-interest francing to encourage commercial and inquientel expansion.
- To stimutes the economic visbility of lower income communities through funding notion-profit economic development organizations to asset local businesses in planning, mericany, and promoting, and its obtaining financing.
- To eliminate and prevent slums and blight and to revitable and upgrade desentating neighborhoods through endouraging the reservatopment of blighted and unparualized lend for commercial use.

National Objective	Proposed Allocation
Law/Mad	\$ 300,000
. Low/Mod	\$ 1,800,000
	3 1,400,000
	Colective Low/Mod

Community Development Objectives:

- Te crease and recars job opportunities presently for lower income Chicagoine and to estend the City of Chicago's tox base by attracting business and incounty through the provision of infrastructure and other chyecial ingrovements to incusated and business areas; financial and increment assentance for some-form facable rehabilities; and igne-viounest financing for assenting business start-upant create.
- To expend economic opportunities for eligible bizancesses, particularly for mose that are women-and minority-owned. Divologs the provision of low-instruct financing to encourage commences and industrial economics.
- To semulate the economic vessibly of lower income communities through functing non-ton-ordit economic development organizations to expect local businesses in premising, marketing, and promoting, and in consistent functions.
- To eliminate and prevent stame and bight and to revealize and upgrade determinating meghormoods through encouraging the reservalignment of blighted and underuplized land for commercial use.

YEAR AV PROJECTED USE OF FUNDS		
Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF ECONOMIC DEVELOPMENT (Cont'd)	1	
Commercial District Development Elimination of slum and blighted conditions through acquisition, tenant relocation, and demolition; and through assembly and sale of viable development parcels to stimulate reinvestment and generate new employment. This program will be funded with \$340,000 in land sales. (See Exhibit 7 for organizations on page 44.)	Slum/ Blight	\$ 340,000
Minority-Female Capital Group Program This program will enhance and strengthen the ability of private sector loan and venture capital groups to provide financing to minority and female owned businesses which create low-moderate income jobs. This program will be funded with \$255,000 in loan recapture.	Low/Mod	\$ 255,000
Business Assistance Grants Small businesses serving low to moderate income neighborhoods will be provided with professional assistance critical to the stabilization and development of small business.	Low/Mod	\$ 160,000
TOTAL - DEPARTMENT OF ECONOMIC DEVELOPMENT		\$13,834,936

COMMUNITY IMPROVEMENTS

COMMUNITY IMPROVEMENTS

Community Development Objectives:

- To develop veible communities and prevent the determination of neighborhoods through providing privaces improvements in support of replantes housing is areas at the City which are presently of law and understand increase.
- To semiline community revealigation and private investment in Chicago's neighborhoods through the renovation of construction of constructly facilities which serve primarily lower victoms Chicago resolute.
- To eliminate conditions which are hazardous to public safety and walker though providing emergency physical improvements, such as sidematic most;
- To improve access to public science for the handcapped through the reserved of architectural barriers.

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF PUBLIC HORKS		
Model Blocks	Low/Mod	\$ 4,448,000
To refurbish damaged and deteriorating public infrastructure in the right-of-way of low and moderate income census tracts, this program provides for new sidewalks, curb and gutter concrete work, as well as sod in the parkways. Priority is given to low-moderate income areas currently undergoing residential rehabilitation. (See Exhibit 8 for sites on page 45.)		
Private Not-for-Profit Facility Rehabilitation and Historical Preservation	Low/Mod	\$ 1,340,000
This program provides funding assistance to private not-for-profit social service agencies for the purpose of renovating and improving the physical conditions of their facilities. This funding will also support historical preservation efforts. (See Exhibit 9 for sites on page 47.)		• .
Emergency Vaulted Sidewalk Repair	Low/Mod	\$ 900,000
To assure public safety, emergency repairs of vauited sidewalk structures are carried out in low to moderate income areas.		

COMMUNITY IMPROVEMENTS

Community Development Objectives:

- To develop vestic communities and prevent the description of neighborhoods direagn providing physical improvements in support of residential housing in areas of the City which are primarily of low
- To attracte continuity revitationian and private investment in Chicago's respinantiacia through the renovation or construction of community facilities which serve primarily lower income Chicago
- To element conditions which are hizzardous to public safety and welfare though providing emergency physical improvements, such as alternate mount.
- Te improve access to public spaces for the handicsoped through
 the manner of constant was because.

Program Name/Description	National Objective	Proposed Allocation
		•
DEPARTMENT OF PUBLIC WORKS (Cont'd)		
The following project areas are targeted for emergency vaulted sidewalk repair:		
NORTH BRANCH - Area generally bounded by Western Avenue/Fullerton Avenue/Orleans Street/Chicago Northwestern Railroad		
SOUTH BRANCH - Area generally bounded by California Avenue/Roosevelt Road/Federal Street/Pershing Road		-
SCUTH CHICAGO - Area generally bounded by Yates Avenue/82nd Street/Avenue "O"/Rock Island Railroad		
		-
TOTAL - DEPARTMENT OF PUBLIC WORKS		\$ 6,688,000

Community Development Objectives:

- To support stand community development through expending and impairing the variety and classify of contributely services provided to lower severe. Comproved including the element and hydrogenesis.
- To teast the violality of lower income communities by providing a safe and healthy from environment through youth crame prevention programs; preventions health care services and health treatment, including team-age assessed and other consecutations; and environment administration.
- To expent entroyment coperarities, perticularly for the unemployed an youth, drough job development, stalls training, and pleasament.
- To meet the perticularly urgent needs of the indigent and unamployed thereon me provides of emergency rood.
- Te fosser an enveronment of cultural and educational enrichment in lower insome constitutions through activities supporting the fine arts and illiments.
- To eliminate conditions which are happinguists to the health and safety of interes and entires thirdugh identifying and eliminating sources of less-part (destring).

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF HEALTH		
Adolescent Substance Abuse	Low/Mad	\$ 582,831
To provide inpatient and outpatient substance abuse treatment services to adolescents in the City of Chicago who do not have access to programs in the private sector. In addition to treatment services, educational and prevention activities will be sponsored at the community level.		
Lead Paint Identification and Abatement	Low/Mod	\$ 1,092,177
Identification and elimination of lead paint poisoning sources through inspections for lead hazards. Inspections are conducted by the Environmental Inspector based on referrals from the Lead Project Office. Property owners are ordered to eliminate identifiable lead hazards and if they do not voluntarily comply, court proceedings are initiated against them.	-	

Community Development Objectives:

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF HEALTH (Cont'd)		
Mutrition Program	Low/Mod	\$ 161,930
Nutrition counseling for non-eligible WIC (Women, Infants and Children) maternal patients is provided to reduce the incidence of infant and neo-natal mortality. In addition, adult patients with chronic and degenerative diseases registered at CDOH sites are given information on therapeutic diets to improve the overall health status of patients and identify the relationship between diet and diabetes, obesity, hypertension, heart disease, etc.		
Infant Mortality Reduction Initiative	Law/Mod	\$ 786,667
To reduce the incidence of neo-natal and post neo- natal mortality, the City will continue health services to high risk areas such as Near North, West Town, Cabrini Green and Austin communities. Health care and social service providers in the community will identify and implement effective preventative and intervention mechanisms for the outreach and follow-up of high risk residents. (See Exhibit 10 for organizations on page 49.)		•

Community Development Objectives:

- To support sound community development through expending and improving the variety and cuestry of community services provided to literal
- To losser the viability of lower income communities by providing a sale and healthy living environment through youth crime prevention programs; preventions health care services and health transmiss, including ben-age electrons and crime above report livings and providing them-age
- To expand employment opportunates, particularly for the unimployed an years, strongs job development, stills training, and precement.
- To meet the particularly urgent needs of the indigent and unemployed thereon the communit of entercency local.
- To fosser as environment of cultural and educational enrichment in lower recome communities through activides supporting the fine and and filmners.
- To element conditions which are hazardous to the health and sales of letteres and children drough identifying and elementing sources of least-court contention.

Program Name/Description		National Objective	Proposed Allocation
	· · · · · · · · · · · · · · · · · · ·		 .
DEPARTMENT OF HEALTH (Cont'd)		·	·
Neighborhood Health Centers		Law/Mod	\$6,623,342
Basic health services such as prenata care and mental health treatment are through City—owned health care facili education and various prevention programsored at the following three heal which are funded under this program:	provided ties. Health rams are also		-
Claude Holman Neighborhood Health Center 4230 South Greenwood	\$2,142,585		·
Woodlawn Neighborhood Health Center 6337 South Woodlawn	\$1,185,083		
Uptown Neighborhood Health Center 845 West Wilson	\$3,295,574		•
·	\$5,623,342		
			į
TOTAL - DEPARTMENT OF HEALTH			\$9,246,947
·			j

Community Development Objectives:

- To support seand community development through expanding and improved the versety and quality of community services provided to literate scores. Chicotoma, instrument the external entire content.
- To losser the vestality of lower income continueties by providing a sale and healthy living environment through youth crafte prevention programs; preventative health care environment health treatment, including teen-age according and cours are contributed; and enterprises; according to the contributed and course contributed.
- Te expand emoloyment opportunities, particularly for the unemployed a youth, through job development, solds training, and placement,
- To meet the perdusinty urgent needs of the insigent and unertitioned through the provision of emergency loos.
- To losser as environment of cultural and educational enrichment in losser income constrained director activities supporting the fine 4/ts and library.
- To eletinate concilions which are historical to the health and sater of infants and children through identifying and eleminating sources of least-pears powersy.

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF HUMAN SERVICES		
Human Service System	Low/Mod	\$ 5,829,871
This program helps to meet the critical and emergency human. service needs of lower income individuals and families. Information, referral, counseling and direct services will be provided regarding such concerns as emergency food and shelter, juvenile delinquency, domestic violence, tenage pregnancy and advocacy. Individuals are also assisted in applying for energy and nutrition benefits.		
Family and Youth Services	Low/Mod	\$ 1,703,600
Community—based, not-for-profit organizations provide counseling and emergency assistance to strengthen and enhance the quality of life for individuals and families experiencing disruption due to personal, physical and/or environmental stress or crisis. (See Exhibit 11 for organizations on page 50.)		
Emergency Services	Law/Mod	\$ 2,192,977
As the number of homeless individuals, domestic violence and child abuse cases increase, the need for emergency services is in greater demand. Emergency services staff operate 7 days a week, 24 hours a day to respond to individuals who are experiencing crisis situations and are in need of shelter, counseling and advocacy services.		

Community Development Objectives:

- To support stand community development through expanding and improving the venety and quality of community services provided to investigation of Community and Interchanges.
- To feeler the visibility of lower income communities by providing a sale and healthy from environment through youth crime prevention programm; proventies to health care services and health treatment, including team-age alonful and drug adules removiblenous and esterometry exercises.
- To emband employment coparturation, particularly for the unemployed and youth, through job demologment, stalls training, and placement.
- To need the particularly urgent needs of the indigent and unemployed though the provision of emergency food.
- To losser an environment of outures and educational enrichment in lower income communities through activities supporting the fine arts and literature.
- To element conditions which are hazardous to the heath and sales of interes and children through classifying and elemenating sources of least-most contents.

Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT OF HUMAN SERVICES (Cont'd)		
Youth Gang Crime Prevention	Low/Mod	\$ 2,411,455
Community based, not-for-profit agencies deter youth from gang involvement and alleviate family pressure leading to delinquent behavior through alternative recreational and educational activities, family/parent support workshops, victim assistance, and neighborhood watch programs. (See Exhibit 12 for organizations on page 52.)		
Emergency Food	Low/Mod	\$ 655,000
Staff at Department of Human Services district offices distribute emergency food boxes 24 hours a day, 7 days a week to maintain adequate nutrition for persons hungry and without funds to purchase food. (See Exhibit 13 for organization on page 56.)		
Title XX Day Care Match	Law/Mad	\$ 4,200,000
A CDBG match in combination with funding from the Illinois Department of Children and Family Services provides supervised day care at 142 sites so that low income parents may further their economic well being through employment, education and vocational training. (See Exhibit 14 for organizations on page 57.)		

Community Development Objectives:

Program Name/Description	National Objective	Proposed Allocation
	1	
DEPARTMENT OF HUMAN SERVICES (CONT'D)		
Emergency Shelter Services	Low/Mod	\$ 257,000
This program addresses the problems of families and individuals who find themselves without shelter for a variety of reasons ranging from unemployment or emotional problems to fires and natural disasters. In addition, the program addresses the problems of battered women who are victims of domestic violence and abuse. (See Exhibit 15 for organizations on page 65.)		
Fire Alarms - Day Care Centers	Low/mod	\$ 100,000
To provide supplemental funding to day care centers in need of assistance in meeting fire code regulations.		·
Orug Eliminated Through Education and Resolve	Low/Mod	\$ 750,000
Funding will support the development of a pilot program for community based organizations and other agencies. This pilot program will provide drug education and prevention in high-crime areas as part of the City-wide war on drugs.		
TOTAL - DEPARTMENT OF HUMAN SERVICES		\$18,099,903

Community Development Objectives:

- To support sound community development through expending and improving the variety and quality of community services provided to lower income Chicagoens, including the elderly and handcapped.
- To losse the viability of lower income communities by providing a safe and heathy living environment through youth crime prevention programs; preventions heath care services and heath treatment, including tem-ege atoms and drug abuse rehabilitation; and emergency assessmes.
- To expand employment opportunities, particularly for the unemployed and youth, through job development, stalls training, and placement.
- To meet the particularly urgent needs of the indigent and unemployed through the provision of emergency tood.
- To loster an environment of cultural and educational enrichment in lower income communities through activities supporting the fine and and filentiam.
- To eliminate conditions which are hazardous to the hearth and safety of intents and children through idensifying and eliminating sources of least-peint poleoning.

Program Name/Description	National Objective	Proposed Allocation
COMMISSION ON HUMAN RELATIONS	·	
Human Relations Training Assistance	Low/Mod	\$429,991
Funding will be provided to assist agencies and community groups in developing effective fair housing and human relations programs. This program will provide the necessary support to reduce tension and enhance understanding and cooperation in a variety of human relations situations.		
The Commission on Human Relations also utilizes Community Development Block Grant funds to assist immigrants and refugees in resettling and obtaining essential services from governmental agencies.	ng	
•		•
TOTAL- COMMISSION ON HUMAN RELATIONS		\$429,991

Community Development Objectives:

- To support sound community development through expanding and improving the venety and quality of community services provided to lower income Chicagoena, including the elderty and handicapped.
- To foster the visibility of lower income communities by providing a side and healthy living environment through youth crime prevention programs; preventative health care services and health treatment, including teen-ege alcohol and drug aduse rensolitization; and emergency assessments.
- To expand employment opportunities, particularly for the unemployed and youth, through job development, sixile training, and placement.
- To meet the particularly urgent needs of the indigent and unemployed through the provision of emergency food.
- To losser an environment of cultural and educational ennorment in lower income communities through activities supporting the fine arts and fibrature.
- To eliminate conditions which are hazardous to the health and safety of intense and children through identifying and eliminating sources of lead-paint poleoning.

YEAR XV PROJECTED USE OF	- דעמט	·
Program Name/Description	National Objective	Proposed Allocation
DEPARTMENT ON AGING AND DISABILITY		•
Independent Living for the Elderly and Disabled	Low/Mod	\$ 1,651,443
Lack of available services often prevents senior citizens and disabled persons from living independently, resulting in unnecessary		
institutionalization. Under this program, information, referral and special service programs, such as homemaking, transportation and medical needs are provided to assist the elderly and disabled in independent living. (See Exhibit 16 for organizations on page 66.)	. ,	
Assistance to Persons with Oisabilities	Low/Mod	\$ 406,977
Information and assistance is provided on an individual basis to encourage disabled persons to participate in and benefit from programs and services offered by public and private agencies. Services include congregate dining, home delivered meals, and case management assessment.		
Supportive Services for the Elderly and Disabled	Low/Mod	\$ 496,702
This program coordinates health, social service and recreational programs at Department of Aging and Disability regional centers and other neighborhood locations for elderly and disabled persons.		
TOTAL- DEPARTMENT ON AGING AND DISABILITY		\$ 2,555,122

Community Development Objectives:

- To secont sound community development through expanding and improving the variety and quality of community services provided to lower income Chicagoans, including the edenty and handicapped.
- To foster the visbility of lower income communities by providing a sale and heapily living environment through youth crime prevention programs; preventiative health care services and health treatment, including teen-ege accord and drug abuse rensolitation; and emergency assessmos.
- To endend employment opportunities, perticularly for the unemployed and youth. Invoign job obvelopment, stalls training, and placement.
- To meet the particularly urgent needs of the indigent and unemployed through the provision of emergency food.
- To tosser as environment of cultural and educational enrichment in lower income communities through activities supporting the fine and and thereion.
- To eliminate conditions which are hazardous to the health and safety of intents and children through identifying and eliminating sources of least-point polisoning.

Program Name/Description	National Objective	Proposed Allocation
MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING		
Jobs Training Program	Low/Mod	\$ 992,919
A problem besetting many Chicago Communities is that many residents are unemployed, often because they lack the job skills required by the business community. This program provides training and placement into unsubsidized employment or advanced training. (See Exhibit 17 for organizations on page 67.)		
Chicago First Program .	Low/Mod	\$ 346,279
The Chicago First Program addresses the problem of unemployment for Chicago residents who meet CDBG income eligibility guidelines through the development of permanent jobs. Voluntary agreements with employers receiving City assistance such as loans, grants or service contracts will allow eligible unemployed Chicago residents referrals to entry level and other serviceable jobs.		
TOTAL - MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING		\$1,339, 198

Community Development Objectives:

- To support sound community development through expanding and improving the venety and quality of community services provided to lower income Chicagoens, including the elderty and handicapped.
- To loster the visbility of lower income communities by providing a sale and healthy fiving environment through youth come prevention programs; preventative health care services and health treatment, including teen-age atomic and drug aduse rensolibition; and emergency assessance.
- To expend employment opportunides, particularly for the unemployed and youth, through job development, stolls training, and placement.
- To meet the particularly urgent needs of the indigent and unemployed through the provision of emergency food.
- To faster an environment of cultural and educational enrichment in lower income communities through activities supporting the fine arts and thermore.
- To eliminate conditions which are hazardous to the health and safety of interes and children through identifying and eliminating sources of lead-paint possening.

Brown Name/Description	National	· Proposed
Program Name/Description	Objective	Allocation
DEPARTMENT OF CULTURAL AFFAIRS		
Community Arts Development	Low/Mod	\$ 486,000
To increase support to artists and social service organizations for neighborhood arts projects in low - moderate income communities, funding will be awarded to artists and not-for-profit organizations to conduct performances in the arts.	·	
Cultural Outreach	Low/Mod	\$ 167,225
Community based, not-for-profit organizations provide cultural programming through workshops and activities to encourage cultural enrichment in the community. (See Exhibit 18 for organizations on page 68.)		
Staff Serving the Community	Low/Mod	\$ 244,291
Funds are used to develop grants management and fund raising skills of area artists and organizations. Various marketing efforts, such as newsletters, publications, and Dial-A-Poem tapes, are also supported under this program to promote art in the community.		
TOTAL - DEPARTMENT OF CULTURAL AFFAIRS		\$ 897,516

Community Development Objectives:

- To support sound community development through expending and improving the variety and quality of community services provides to lower income Chicagoens, including the elderty and handicapped.
- To feater the visability of lower income communities by providing a safe and healthy fiving environment through youth crame prevention programs; preventione health care services and health treatment, including teen-age accord and drug abuse renabilitiesoft and emergency assistance.
- To expand employment opportunities, particularly for the unemployed and youth, through job development, stats training, and placement.
- To meet the perdoularly urgent needs of the indigent and unemployed.
 through the provision of emergency food.
- To loser an environment of cultures and educational enrichment in lower indome communities through activides supporting the fine arts and thereion.
- To eliminate conditions which are hazardous to the health and safety of interes and children through identifying and eliminating sources of lead-paint poleoning.

TEAR AV PROJECTED USE OF	I	2
Program Name/Description	National Objective	Proposed Allocation
CHICAGO POLICE DEPARTHENT	•	
CHA - Public Housing Security	Low/Mod	\$3,000,000
The Chicago Housing Authority (CHA) Special Employment Program is a project which involves increased police patrol of the CHA public housing 'complexes. This project seeks to reduce criminal activity through the conspicuous presence of additional uniformed police officers. Highly motivated Chicago Police Officers are recruited on a volunteer basis to work their off-duty hours patrolling the CHA complexes in uniformed teams.		
		·
TOTAL - CHICAGO POLICE DEPARTMENT		\$3,000,000

Community Development Objectives:

- To support sound community development through expanding and improving the variety and quality of community services provided to lower income Chicagoene, including the elderly and handcapped.
- To foster the visibility of lower income communities by providing a sale and healthy living environment through youth crime prevention programs; preventieve health care services and health treatment, including tean-age accords and drug agues retractifications and emergency assistance.
- To expand employment opportunities, perdicularly for the unemployed and youth, through job development, stells training, and placement.
- To meet the perticularly urgent needs of the indigent and unemplayed through the provision of emergency food.
- To foster as environment of cultural and educational enrichment in lower income communities through activities supporting the fine arts and therefore.
- To elemente conditions which are hazardous to the health and safety of intents and children strough identifying and elementaring sources of lead-paint polarizing.

Program Name/Description	National Objective	Proposed Allocation
CHICAGO FIRE DEPARTMENT		
First Aid Care Team	Low/Mod	\$663,541
Under this program CHA residents will receive emergency medical technician training to provide first aid to CHA tenants at Robert Taylor and Henry Hörner Homes. In addition to first aid training, health awareness programs, such as blood pressure screening, are provided. (See Exhibit 19 for organization on page 69.)		
	,	
TOTAL - CHICAGO FIRE DEPARTMENT		\$663,541

Community Development Objectives:

- proving the variety and quality of community services provided to lower income Chicagoans, including the elderly and handicages.
- To faster the visality of lower income communities by providing a safe and healthy fiving environment through youth crime prevention programs; preventiente health care services and health treatment, including teen-age attories and drug abuse rehealthstort; and emergency assessmos.
- To expand employment coportanties, particularly for the unem-youth, through job development, stells training, and placement,
- To meet the perfoulerly urgent needs of the indigent and unemployed through the provision of emergency food.
- lower income communities through activities supporting the fine arts and literature.
- To eliminate conditions which are hazardous to the health and safety of intents and children through identifying and eliminating sources of lead-paint positioning.

YEAR XV PROJECTED USE OF FUNDS			
Program Name/Description	National Objective	Proposed Allocation	
•		1	
CHICAGO PUBLIC LIBRARY			
Literacy Centers	Low/Mod	\$159,600	
This program is designed to provide literacy centers for adults who have limited reading skills. Not-for-profit organizations will provide the expertise for implementing the program. Supplemental funding will be included in the City's annual operating budget. (See Exhibit 20 for organizations on page 70.)			
TOTAL - CHICAGO PUBLIC LIBRARY		\$159,600	

PLANNING AND ADMINISTRATION

PLANNING AND ADMINISTRATION

YEAR XV PROJECTED USE OF FUNDS		
Program Name/Description	Proposed Allocation	
PLANNING AND ADMINISTRATION	\$ 9,538,154	
To provide overall administration and planning support for the CDBG program, including grant monitoring, fiscal management, accounting and auditing services, environmental review clearance and contract monitoring and compliance.		
1. Budget and Management \$ 816,894 2. Comptroller-Special Accounting Division 1,187,844 3. Public Works 264,517 4. Purchasing 107,512 5. Planning 1,240,905 (See Exhibit 21 for organizations on page 71.)		
6. Housing 7. Human Services 8. Health Central Management 9. Aging and Disability 10. Mayor's Office of Employment and Training 2,938,022 1,360,303 1,266,073 230,514		
\$9,538,154		
Section 504 Compliance	\$ 27,123	
To ensure that the handicapped have equal access to all CDBG funded services, all CDBG funded programs are monitored to comply with Section 504 of the Rehabilitation Act of 1973.		
Fair Housing Counseling	\$ 776,646	
To ensure equal housing opportunities for all Chicago residents, the City's Department of Housing enforces the Chicago Fair Housing Ordinance which prohibits discrimination because of race, color, sex, marital status, religion, national origin, ancestry, or disability. The Department also attempts to resolve landlord/tenant non-ordinance compliance.		
TOTAL - PLANNING AND ADMINISTRATION	\$10,341,923	

Residential Antidisplacement and Relocation Assistance Plan under SECTION 104(d) of the Housing and Community Development Act of 1974, as Amended

The City of Chicago will replace all occupied and vacant occupiable low/moderate-income dwelling units demolished or converted to a use other than as low/moderate-income housing as a direct result of activities assisted with funds provided under the Housing and Community Development Act of 1974, as amended, as described in 24 CFR 570.606(b)(1).

All replacement housing will be provided within three years of the commencement of the demolition or rehabilitation relating to conversion. Before obligating or expending funds that will directly result in such demolition or conversion, the City of Chicago will make public and submit to the HUD Field Office the following information in writing:

- 1. A description of the proposed assisted activity;
- The general location on a map and approximate number of dwelling units by size (number of bedrooms) that will be demolished or converted to a use other than as low/moderate—income dwelling units as a direct result of the assisted activity;
- A time schedule for the commencement and completion of the demolition or conversion;
- 4. The general location on a map of the approximate number of dwelling units by size (number of bedrooms) that will be provided as replacement dwelling units:
- 5. The source of funding and a time schedule for the provision of replacement dwelling units; and
- The basis for concluding that each replacement dwelling unit will remain a low/moderate-income dwelling unit for at least 10 years from the date of initial occupancy.

The City of Chicago will provide relocation assistance, as described in Section 570.606(b)(2), to each low/moderate-income household displaced by the demolition of housing or by the conversion of a low/moderate-income dwelling to another use as a direct result of assisted activities.

Consistent with the goals and objectives of activities assisted, the City of Chicago will take the following steps to minimize the displacement of persons from their homes:

It is the policy of the City of Chicago that UDAG and CDBG funded Programs involving acquisition, rehabilitation or demolition, be so administered as to minimize permanent displacement. Under acquisition programs, the City shall consider vacant parcels to the extent feasible. Under rehabilitation programs, owners will be urged to consider the feasibility of staging activities in such a manner as to make units available to existing tenants.

However, where permanent displacement becomes necessary the following relocation assistance will be provided:

- 1. Choice between (i) actual reasonable moving expenses under Section 42.301 or (ii) fixed expense and dislocation allowance under Section 42.302.
- 2. Advisory services as described in 24 CFR Part 42, Subpart C.
- 3. Reimbursement for reasonable and necessary security deposit and credit checks.
- 4. Replacement housing assistance.
 - a. A person choosing to rent will be offered either (i) Section 8 housing voucher/certificate (through housing authority) and referrals to comparable replacement dwelling units where owner agrees to participate in Section 8 Program or (ii) cash rental assistance to reduce rent and utility costs to 30% of income (adjusted, as determined by grantee) for a 5-year period and appropriate referrals to comparable replacement dwelling units.
 - b. A person buying interest in a housing cooperative or mutual housing association may elect to receive a lump sum payment based on capitalized value of rental assistance installments.

۸r

Should the displacee elect Uniform Relocation Act assistance in lieu of the above, full services and financial assistance at the level of the Uniform Relocation Assistance and Property Acquisition Policies Act of 1970, as amended, will be accorded those who must move. These persons will be entitled to referrals (private sales and rental) to decent safe and sanitary units in areas of their choice, processing of applications for subsidized housing (conventional public housing and Section 8), social services as would affect the orderly processes of relocation and the filling of appropriate relocation claims. Non-residential displaces will also be entitled to full benefits.

A "displaced person" is defined as a person that is required to move permanently and involuntarily as a direct result of an assisted activity. The term includes a residential tenant who moves from the real property if the tenant has not been provided a reasonable opportunity to lease and occupy a suitable, decent, safe and sanitary dwelling in the same building or in a nearby building on the real property following completion of the assisted activity at a monthly rent/utility cost that does not exceed the greater of:

- 1. 30 percent of the tenant household's average monthly gross income, or
- The tenant's monthly rent and average cost for utilities before the owner requested the financial assistance (or, in the case of a unit owned or to be acquired by State agency, the submission of the application/final statement).

A residential tenant who is required to move to another unit in the property or is required to relocate temporarily, but is not reimbursed for his/her reasonable out-of-pocket expenses, would also be considered a "displaced person", if he/she moves from the real property permanently.

HOUSING CATEGORY

DEPARTMENT OF HOUSING

Senior Citizens/Handicapped Home Maintenance

		11 d d - \$ - \$ - \$ - \$ - \$ - \$ - \$
Name of Organization	Address	<u> Ward(s) Served</u>
Back of the Yards Neighborhood Council	1751 West 47th St.	11, 12, 14, 15 16, 18
Bethel New Life, Inc.	367 North Karlov Ave.	24, 28, 29, 37
Bickerdike Redevelopment Corp.	2550 West North Ave.	1, 26, 27, 29, 30, 31, 32, 33, 37
Chicago Commons Association	6259 South Halsted St.	3, 6, 7, 8, 14, 15, 16, 17, 20, 21,27
Chicago Urban League	1350 South Michigan	2, 3, 4, 6, 11, 20
Christ United Church	6401 South Sangamon	16, 17
Concerned Allied Neighbors	2507 North Greenview	32, 43
Covenant Development Corp.	1312 East 62nd St.	6, 20
18th Street Development Corp.	1839 South Carpenter	1, 22, 25
Grand Boulevard Comm. Dev. Corp.	56 East 48th St.	2, 4.
Greater Southwest Development Corp.	6249 South Western	13, 14, 15, 23
Howard Area Community Center	7642 North Paulina	49, 50
Kenwood Oakland Community Organization	1236-38 East 46th St.	2, 4
Latin American Task Force	2313 South Wolcott	22, 24, 25
Latin United Community Housing Assoc.	2750 West North Ave.	26, 31, 32
Metropolitan Chicago Coalition on Aging	53 West Jackson Blvd.	31, 33, 35, 38, 39, 45
Midwest Community Council	9 South Kedzie	27
Mission of Faith Baptist Church	11321 South Prairie	9, 10, 21, 34

Senior Citizens/Handicapped Home Maintenance (Cont'd)

Name of Organization	Address	Ward(s) Served
The Neighborhood Institute	1750 East 71st St.	5, 6, 7, 9, 10, 17, 18
Urban Development Corporation	500 East 50th Place	3, 4, 5, 20
Voice of the People in Uptown	4927 North Kenmore	39, 46, 48
Wrightwood Improvement Assoc.	2637 West 79th St.	15, 18

HOUSING CATEGORY

DEPARTMENT OF HOUSING

Housing Action Grants Program

Name of Organization	Address	Ward(s) Served
Access Living of Metropolitan Chicago	815 West Van Buren St.	City-wide
Association House	2150 West North Ave.	26, 31, 32
Chricago Rehab Network	53 West Jackson Blvd.	City-wide
Chicago Urban League	4510 South Michigan	City-wide
Circle Christian Development Corp.	118 North Central	29
Edgewater Community Council	1112 West Bryn Mawr Ave.	48, 49
18th Street Development Corp.	1839 South Carpenter St.	25, 31
Englewood Community Development Corp.	923 1/2 West 63rd St.	16
Greater Chicago Develop. Corp./ St. Michaels M.B. Church	4010 West Madison	24, 28
Greater Southwest Development Corp.	6249 South Western Ave.	15 •
Howard Area Community Center	7642 North Paulina St.	49, 50
Hyde Park-Kenwood Comm. Conference	5222 South Harper.	5 .
Kenwood-Oakland Comm. Develop. Org.	1236-38 East 46th St.	2
Latin United Community Housing Assoc.	.2750 West North Ave.	26
Lawyers Committee for Better Housing	1263 West Loyola	48, 49
Leadership Council for Metropolitan Open Communities	401 South State St.	City-wide
Marcy-Newberry Association	1539 South Springfield	24
Metro Rehab. Network/ Northeast Austin Org.	1229 North North Branch	City-wide
Metro Temants Organization	3212 North Broadway	City-wide
North River Commission	4745 North Kedzie.	39, 40

Housing Action Grants Cont'd)		•
Name of Organization	<u>Address</u>	Ward(s) Served
Northwest Austin Council	5758 West Potomac	29, 30, 36, 37
People's Housing	1724 West Jonquil Terr.	49
Peoples Reinvestment & Develop. Corp.	4 North Cicaro Ave.	25, 28, 29, 37
Rogers Park Community Council	1637 West Morse Ave.	49, 50
Rogers Park Tenants Committee	1545 West Morse Ave.	49, 50
SAMCOR Development Corp.	5453 West Madison	28, 29
St. Michaels M.B. Church	4200 West Adams St.	28
South Austin Coalition	5112 West Washington	28, 29
Uptown Center Hull House	4520 North Beacon Ave.	40, 44, 45, 47 48, 49, 50
Voice of the People in Uptown	4927 North Kenmore Ave.	46, 48
Volunteers for Housing	448 West 62nd Street	3, 16, 17
Westside Business Improvement Assoc.	5457 West Madison	.24, 37, 39
Woodlawn Community Development Corp.	6040 South Harper	5

HOUSING CATEGORY

NEIGHBORHOOD HOUSING SERVICES

Name of Organization

Address

Ward(s) Served

Neighborhood Housing Services

747 North May

City-wide

HOUSING CATEGORY

NHS ROSELAND GRANT PROGRAM

Name of Organization

<u>Address</u>

Ward(s) Served

Neighborhood Housing Services

747 North May

9, 34

HOUSING CATEGORY

MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING

Substantial Rehabilitative Training

Name of Organization	Address	Ward(s) Served
Coalition for United Community Action	2600 South Michigan	City-wide
Covenant Development Corp.	6105 South Woodlawn	City-wide
18th Street Development Corp.	1900 South Carpenter	City-wide
The Neighborhood Institute	1750 East 71st Street	City-wide

ECONOMIC DEVELOPMENT CATEGORY

DEPARTMENT OF ECONOMIC DEVELOPMENT

Technical Assistance to Business Groups

Name of Organization	<u>Address</u> .	Ward(s) Served
Andersonville Chamber of Commerce	5209 North Clark St.	40,47, 48
Austin Business Council	4909 West Division	29, 37
Back of the Yards Business Association	1751 - West 47th St.	11, 12, 14
Back of the Yards Neighborhood Council	1751 West 47th St.	11, 12, 14
Bickerdike Redevelopment Corp.	2550 West North Ave.	26, 31, 32, 33
Caballeros De San Juan Credit Union	2725 West Fullerton	City-wide
Center for Urban Econ. Develop.	815 West Van Buren Suite 500	City-wide
Chatham Business Association	8441 South Cottage Grove	6, 8
Chicago Assoc. of Neighborhood Dev.	222 West Adams . Suite 1398 .	City-wide
Chicago Avenue Business Association	755 North Ashland	1, 32
Chicago Business Development Center	7046 South Vernon	City-wide
Chicago Commons Association	915 North Wolcott	City-wide
Chicago Institute for Economic Dev.	230 North Michigan	City-wide
Chinatown Chamber of Commerce	208 West Cermak Road	1
Citizens Information Service	332 South Michigan	City-wide
Community Workshop on Economic Dev.	100 South Morgan	Cīty-wide
Cosmopolitan Chamber of Commerce	1326 South Michigan	Cīty-wide
Covenant Development Corp.	1312 East 62nd St.	5, 20
Division Street Development Corp.	2050 West Division	26
East Edgewater Chamber of Commerce	1112 West Bryn Mawr	48, 49

EXHIBIT 6

<u>Technical Assistance to Business Groups</u> (Cont'd)

Name of Organization	<u>Address</u>	Ward(s) Served
East 75th and 79th St. Bus. Assoc.	2412 East 75th St.	7
East Side Chamber of Commerce	3658 East 106th St.	10
Economic Renewal Investment and Development Corporation	407 South Dearborn	Cịty , wide
Edgewater Development Corp.	1112 West Bryn Mawr	40, 48, 49, 50
18th Street Development Corp.	1900 South Carpenter	1, 25
Englewood Business Association	806 W. 64th St.	3, 16, 17
Fullerton Ave. Merch. Assoc.	3827 West Fullerton	30, 31, 33
Greater Englewood Local Dev.	806 W. 64th St.	3, 17, 18
Greater North Pulaski Dev. Corp.	4054 West North Ave.	26, 28, 30, 31, 32, 33, 34, 35 37
Greater Southwest Develop. Corp.	2358 West 63rd St.	13, 14, 15
Greater Westside Develop. Corp.	3535 West Roosevelt	25, 27
Howard/Paulina Develop. Corp.	1514 West Howard St.	49 ,
Howard/Paulina Develop. Corp.	1514 West Howard St.	49
Hull House - Darrow Center	4340 South Lamon	12
Human Resource Institute	417 South Dearborn	City-wide
Hyde Park Development Corp.	5307 South Harper	4, 5
Industrial Council of N.W. Chicago	2023 West Carroll Ave.	1, 27, 32
Institute of Cultural Affairs	4750 North Sheridan	City-wide
Inventors Council	53 West Jackson Blvd.	City-wide
Jane Addams Indus. Resource Center	1800 West Cyler St.	32, 44, 46, 47
Kenwood-Oakland Community Organ.	1238 East 46th St.	2, 3, 4
Kenwood-Oakland Development Corp.	1238 East 46th St.	2, 3, 4
Lakeview Chamber of Commerce	3333 North Marshfield	32, 44, 47
Latin American Chamber of Commerce	203 North Wabash Suite 1510	City-wide

EXHIBIT 6 .

Technical Assistance to Business Area Groups (Cont'd)			
Name of Organization	Address	Ward(s) Served	
Lawndale Business & Local Dev. Corp.	1111 South Homan Suite 204	24, 25, 27	
Little Village Chamber of Commerce	3610 West 26th St.	2, 22, 28	
Midwest Center for Labor Research	3411 West Diversey Suite 14	City-wide	
Milwaukee/Diversey Chamber of Commerce	2856 North Milwaukee	31, 33, 35	
Neighborhood Institute	1750 East 71st St.	5, 7	
New City YMCA	1500 North Halsted	32, 42, 43	
North Center Chamber of Commerce	1946 West Irving Park	32, 44, 46, 47	
North Pulaski Chamber of Commerce	1620 North Pulaski Floor 2	30, 31, 37	
North River Commission LADCOR	4745 North Kedzie Ave.	39, 40	
Philippine Chamber of Commerce	2457 West Peterson	City-wide	
Ravenswood Chamber of Commerce	1760 West Wilson	47, 48	
Rogers Park Business Area Dev.	7001 North Clark St.	49, 50	
Roseland Business Develop. Council	11145 South Michigan	9, 34	
SANKOFA, Inc.	4128 West Madison	28, 37	
South Austin/Madison Corp.	5457 West Madison	24, 28, 29	
South Shore Council of Commerce	1911 West 79th St.	5, 7, 8	
United Business Association	6307 South Cottage Grove	20	
University of Illinois - Center on Urban Development	815 West Van Buren	City-wide	
University Village Association	925 South Loomis	1, 25, 27	
Uptown Center Hull House	4520 North Beacon St.	46, 47, 48	
Uptown Chamber of Commerce	4743 North Broadway	46, 48	
Westside Business Improvement Assoc.	5457 West Madison	28, 29, 37	

EHXIBIT 6

Technical Assistance to Business Area G	iroups (Cont'd)	
Name of Organization	Address	Ward(s) Served
Westside Small Business. Dev. Corp.	112 North Pulaski	24, 27, 28, 29, 37
Westtown Concerned Citizens Coalition	1207 North Campbell	26, 31, 33
Momen's Business Development Center	230 North Michigan	City-wide
Women's Self Employment Project	166 West Washington Suite 1400	City-wide
Woodlawn Community Development Corp.	6040 South Harper	5, 20

ECONOMIC	DEVELOPMENT	CATEGORY

DEPARTMENT OF ECONOMIC DEVELOPMENT

Commercial District Development

<u>Mard(s) Served</u>
44
28, 29, 37
1
1
11
14

•

.

COMMUNITY IMPROVEMENT CATEGORY

DEPARTMENT OF PUBLIC WORKS

Model Blocks

Location	Ward(s) Served
To be determined 6900 South Cornell 7200 South Coles	1 2 3 4 5 5
7100 South Greenwood 7100 South Dobson 7200 South Ellis 8000 South Eberhart 7400 South Champlain 7100 South Drexel 7500 South Dante 7300-7400 South Kingston 77th Street/Colfax to Saginaw 7600-7700 W. Essex 7500-7600 W. Essex	6 6 6 6 6 6 7 7 7
To be determined 10300 South Vernon 10800 South Vernon 111th-112th South Edbrooke Rhodes-Oaulphin East on 107th Street Perry: 119th-121st Street	8 9 9 9
2000 West 70th Place 6800 South Throop 1500-1600 West 68th Street 700-800 West 61st Street 7000 South Throop 1400 West 71st Place	15 16 16 16 16
7900 South Bishop 7900 South Laflin To be determined	18 18 20
8800-8900 South Gale 8700-8900 South Princeton 8700-8900 South Harvard To be determined	21 21 21 22

Model Blocks

Location	Ward(s) Served
1500 South Keeler 1100 South Whipple 1300 South Keeler 1800 South Drake 1500 South Harding	24 24 24 24 24
1600 South Fairfield 2100 South Fairfield 1900 South California 2200 South California 2400 West Washburne 800 North Mozart 1700 West Crystal 1000 North Mozart	25 25 25 25 25 26 26 26
2720 West Maypole 100 South Homan 300 South Homan 1100 South Whipple 1100 South Troy 5000 West Van Buren 3400 West Adams 3500 West Congress 5100 West Lexington 700-800 South Kenneth	27 27 27 27 27 28 28 28 28 28
To be determined 3300 West Beach 3200 West Hirsch 3300 West Hirsch (s. side)	29 31 31 31
To be determined 3000 North Albany 4000-4100 North Albany 2100-2200 North Talman	32 33 33 33
108TH St Princeton to Stewart St. Lafayette Ave 107th St. to 108th St. 113th St Wentworth to Perry Ave. 108th St Lafayette to Perry Ave. 11700-11800 South Peoria 4800 West Crystal 5000 West Augusta 1400 North Lockwood	34 34 34 34 37 37 37
To be determined	40 42 44 46 48 49

COMMUNITY IMPROVEMENT CATEGORY

DEPARTMENT OF PUBLIC WORKS

Private Not-For-Profit Facility Rehabilitation And Historical Preservation

		•
Name of Organization	Address	Ward(s) Served
Ada S. McKinley	6033 S. Wentworth	3
Austin People's Action	5931 W. Corcoran	29
Boys and Girls Club - Horner Unit	1832 W. Washington	24
The Center	2032 N. Clybourn	43
Center for Neighborhood Technology	2125 W. North Avenue	26
Center for New Horizons	3948-50 S. State	2
Center in Rogers Park	6050 N. California	50
Chicago Commons	1258 W. 51st	.11
Circle Urban Ministries	118 N. Central	. 29
CYC - Altgeld Murray	, 951 E. 132nd .	9
CYC - Lower North	1000 N. Sedgwick	42
El Hogar del Nino	2325 S. California	22
El Valor Corporation	1850 W. 21st	⁻ 25
Englewood Child Home and Aid	5958 S. Marshfield	15
ETA Creative Arts	7558 S. Chicago	6
Gateway Foundation	1706 N. Kedzie	26
Institute for Cultural Affairs	4750 N. Sheridan	46
Instituto Dei Progresso Latino	2570 S. Blue Island	25
Lathrop Boys and Girls Club	2915 N. Leavitt	32
Mexican Fine Arts Center	1852 W. 19th	25
Noble-Seymour-Crippen House	5622-24 N. Newark	41

Private Not-For-Profit Facility Rehabilitation (Cont'd)

Name of Organization	<u>Address</u>	Ward(s) Served
Northwestern Settlement House	1400 W. Augusta	32
Operation Brotherhood	3745 W. Ogden	24
Pilsen YMCA	1608 W. 21st	25
Southern School	1447 W. Montrose	46
Spanish Coalition/Jobs	1737 W. 18th Street	25
Viva Center Child Home and Aid	2516 W. Division	26
Woodlawn Organization	1447 E. 65th	20
YMCA - Duncan	1200 W. 14th Street	1 -
Organizations to be determined		

PIBL	.TC	SERVICE	CATEGORY

DEPARTMENT OF HEALTH

Infant Mortality Reduction Initiative

Name of Organization	<u>Address</u>	Ward(s) Served
Humboldt Park Infant Mortality Reduction Initiative, Inc.	2748 West North Ave.	1, 25, 27, 32
Chicago Urban League	4510 South Michigan Ave.	1
Near North Health Service Corp.	1276 North Clybourn	42

PUBLIC SERVICE CATEGORY

DEPARTMENT OF HUMAN SERVICES

Family and Youth Services

Name of Organization	Address	Ward(s) Served
Academy of Scholastic Achievement	5400 West Harrison	29
Ada S. McKinley Comm. Services, Inc.	2938 East 91st St.	4
Albany Park Community Center	3401 West Ainslie	39, 40
Alternative Schools Network	1105 West Lawrence	City-wide
Asian Human Services	4753 North Broadway	City-wide
Austin Peoples Action Center	301 North Mayfield	29
Back of the Yards Neighborhood Council	1751 West 47th Street	11, 12, 14
Benton House Community Services	3052 South Gratten	11
Bobby E. Wright Comprehensive CMHC	9 South Kedzie	27
BRASS Foundation .	7022 South Shore Dr.	20
Central Baptist Family Services	201 North Wells	City-wide
Chicago Boys and Girls Club Valentine Unit	34 West Randolph	11, 12, 14
Counseling Center of Lakeview	3225 North Sheffield	44
.Family Cares AFC Mission	2810 West Washington	City-wide
Gateway House Foundation	624 South Michigan	City-wide
Howard Area Community Center	7648 North Paulina	49
Hull House Association-Uptown	118 North Clinton	City-wide
Inner City Education and Recreation	1076 West Roosevelt	1, 2, 4, 25
Inner City Education and Recreation	1076 West Roosevelt	1, 2, 4, 25
Jackie Robinson West Little League, Inc.	10827 South Morgan	9, 21, 34

Family and Youth Services (Cont'd)

YWCA of Metropolitan Chicago

EXHIBIT 11

Name of Organization	<u>Address</u>	Ward(s) Served
Learning Network	5911 West Midway Park	27, 28, 29, 37
Mujeres Latinas en Accion	1823 West 17th Street	25
Project Better Chance	4554 North Broadway	City-wide
S.O.Y.	4138 West North Ave.	26, 31, 33, 35
Safer Foundation/ DARE, CABRINI CHALLENGE	571 West Jackson Blvd.	City-wide
Safer Foundation/Troubled Adolescent	571 West Jackson 81vd.	City-wide
Southern Human Services	1456 West Montrose	City-wide

Southwest Women Working Together 3201 West 63rd St. 14 14 East Jackson 42 United Charities Universal Family Connection 10627 South Halsted 34 West Austin Community Organization 5842 West North Ave. 29 1207 North Campbell 25. Westtown Concerned Citizens Coalition 53 West Jackson Youth Guidance City-wide

180 North Wabash .

City-wide

PUBLIC SERVICE CATEGORY

DEPARTMENT OF HUMAN SERVICES

Youth Gang Crime Prevention

	·	•			
٠	Name of Organization	Address		Ward(s) Se	erved
	ACTION-Avondale C.D. Patrol	3051 North Chris		22, 30, 3 ¹ 35	1, 33,
	Alternative Schools Network .	1105 West Lawren	ce. Jana	25, 31	
	Association House of Chicago	2150 West North	Ave.	26, 31, 32	2, 33
	Big Buddies Youth Services	5845 South Ellis		2	
	Blue Gargoyle Youth Service Center	5655 South Unive	rsity	4, 5	
	8.U.I.L.D., Inc.	1223 North Milwa	ukee	31, 32, 33	3
	Cabrini Green Legal Aid Clinic	1500 North Halst	ed	42	
	Carole Robertson Center	2020 West Roosev	elt Rd.	1, 25, 27	
	Casa Atzalan	1831 South Racin	e	25	
	Canter for New Horizons	4150 South King	Orive	3	
	Centro Unidad Latino	2914 West North	Ave.	26, 31, 32	2, 33
	Chicago Alliance for Neighbor. Safety	59 East Van Bure		2, 24, 25, 42	27,
	Chicago Boys and Girls Club Marshall Square	2628 West Cermak	. :	25	
	Chicago Housing Authority	5120 South Feder	al :	2, 3	
	Chicago Housing Authority	5120 South Feder	a 1	1, 2, 9	
	Chicago Urban League	920 North Frankl	in 4	42	
	Christ United Methodist Church	6401 South Sanga	non 1	16, 17	
	Christopher House	2507 North Green	view 3	32, 43	
	Community Alliance of Met. Chicago	1350 South Racin	e 1		
	Community Human Services	937 West Grace	3	32, 44	

Youth	Ganq	Crime	Prevention	(Cont'd)

THE REAL PROPERTY AND ADDRESS OF THE PERSON		•
Name of Organization	<u>Address</u>	Mard(s) Served
Cook County States Attorney's Office	2650 South California	City-wide
CYC-ABC - BBR	1530 South Hamlin	24
CYC-Altgeld Murray Community Center	611 West Adams	9
CYC-Centro Nuestro	3304 West North Ave.	31
CYC-Elliott Donnelly Youth Center	3947 South Michigan	3
CYC-Elliott Donnelly Youth Center	3947 South Michigan	2, 3, 4
CYC-Fellowship House	844 West 32nd St.	11
CYC-Lower North Center	1000 North Sedgwick	42
CYC-South Shore Community Center	7601 South Phillips	7
Demicco Youth Services, Inc.	509 West North Ave.	42
Demicco Youth Services, Inc.	509 West North Ave.	42
Edgewater Community Council	1112 West Bryn Mawr	40, 48, 50
El Hogar Del Nino	2325 South California	1, 22, 25
Englewood Community Dev. Corp.	923 1/2 West 63rd St.	16
Englewood Community Health Org.	945 West 69th St.	16
Firman Community Services	144 West 47th St.	2, 3, 4, 16
Gads Hill Center	1919 West Cullerton	25
Habilitative Systems	415 South Kilpatrick	28
Hermosa Community Organization	2056 North Tripp Ave.	30, 31, 35
House of Inspiration/New Directions	11145 South Michigan	9, 21, 34
Hull House - Parkway Community Center	500 East 67th St.	20
Human Resources Development Institute	417 South Dearborn	3, 27, 42
Humboldt Park Institute	3208 West North Ave.	31
Kenwood Oakland Community Organ.	1236 East 46th St.	2, 4,

Youth Gang Crime Prevention (Cont'd)

Name of Organization	Address	Ward(s) Served
Lakaview Academy	716 West Addison	46
LaSalle Street Cycle	515 West Oak St.	42
Latin American Assoc. Pro Educational Rights	2855 South Lawndale	22, 25
Latino Youth, Inc.	1919 West Cullerton	22, 25
Marcy-Newberry Association	1703 West Maxwell	1, 25
Mexican Community Committee	2939 East 91st St.	7
Mid-Austin Steering Committee	816 North Laramie	29, 37
Mujeres Latinas en Accion	1823 West 17th St.	25.
Near North Development Corp.	1336 North Sedgwick	42
Near North Health Service Corp.	1441 North Cleveland	42
New City Community Council	726 West Garfield	15
North Avenue Day Nursery	2023 West Pierce	32
Northeast Austin Organization	5057 West North Ave.	29, 30, 37
Por Un Barrio Mejor	2402 South Millard	12, 22, 25
Prologue	1105 West Lawrence	46, 48
Ravenswood Community Council	2028 West Montrose	40
Riverview Youth Services	3245 North Sheffield	32, 43, 44, 45, 47
Roseland Community Development	33 East 111th St.	9.
Safer Foundation	2028 West Montrose	46, 47
Southeast Orug Abuse and Alcoholism Center	8616 South Ellis	5, 6, 17,21
Southwest Women Working Together	3201 West 63rd St.	12, 15, 18, 19, 23
Sullivan House	8910 South Commercial	7, 10

Youth Gang Crime Prevention (Cont'd)

Name of Organization	Address	Ward(s) Served
West Side Youth Boosters	3419 West Fifth Ave.	27, 28
Woodlawn Organization	6040 South Harper	5
YMCA - 111th Street	4 East 111th Street	8, 9, 21, 34
YMCA Logan Square	3600 West Fullerton	31, 32, 33
YMCA - New City	1515 North Halsted	42
YMCA - Sears	3210 West Arthington	24
YMCA - South Shore	1833 East 71st St.	5
YMCA - Washington Park	5000 South Indiana	2, 3, 4, 11, 16, 20
YMCA - Harris	6200 South Drexel	20 .
Youth Service Comm. of the Westside	120 North Wood	27 .
Youth Services Project	3942 West North Ave.	31

PUBLIC SERVICE CATEGORY

DEPARTMENT OF HUMAN SERVICES

Emergency Food

Name of Organization

<u>Address</u>

Ward(s) Served

Greater Chicago Food Depository

4529 South Tripp

Ci ty-wi de

PUBLIC SERVICES CATEGORY

DEPARTMENT OF HUMAN SERVICES

Title XX Day Care Match

Name of Organization	Site Name	Address .	<u>Ward</u> Serv
Abraham Lincoln Centre	Abraham Lincoln Center	3858 South Cottage Grove	2
Abraham Lincoln Centre	Lincoln/King	4314 South Cottage Grove	4
Abraham Lincoln Centre	Abraham Lincoln Centre	7239 South Dobson	6
Albany Park Community Center	Albany Park	3401 Hest Ainslie	39
Albany Park Community Center	Albany Park	3401 Hest Ainslie	39
Archdiocese of Chicago	Holy Cross	6527 South Maryland	20
Archdiocese of Chicago	Our Lady of Sorrows	3141 Hest Jackson	28
Archdiocese of Chicago	St. Clara	6423 South Hoodlawn	20
Archdiocese of Chicago	St. Columbanus	7130 South Calumet	6
Archdiocese of Chicago	St. Mel/Holy Ghost	4319 Hest Washington	28 .
Austin Baptist UCC	Austin Baptist UCC	5460 Hest Ohio	37
Bethel AME Church	Bethel AME Church	4440 South Michigan	3
Bethel Mennonite Community Church	Bethel Mennonite Community Church	1434 South Laflin	. 1
Better Boys Foundation	Project Lead	1512 South Pulaski	21

<u>Title XX Day Care Match</u> (Cont'd)

Name of Organization	<u>Site Name</u>	Address	Ward(s Served
Bray Temple	Bray Temple	1049 East 73rd Street	6
Casa Central	Casa Central .	1401 North California	25
Casa Central	Casa Central .	2610 North Francisco	33
Catholic Bishop of Chicago	St. Cyrill	155 East Superior	42
Centers for New Horizons	Robert Taylor II	5120 South Federal	3
Centers for New Horizons	Robert Taylor South	5140 South Federal	3
Centers for New Horizons	Edison Hoard	3950 South State	2
Centers for New Horizons	Ida B. Hells	3641 South Rhodes	2
Centers for New Horizons	Stateway Gardens	3500 South State	2
Centers for New Horizons	Hashington Park	6225 South Wabash	20
Chaney Ford Church of God	Chaney Ford Church of God	4526 South Habash ' '	3
Chase House, Inc.	Holy Cross	211 South Ashland	- 1
Chicago Boys Club	Marshall Square	2641 West 23rd Street	24
Chicago Boys Club	McCormick Boy's Club	4825 North Sheridan	48
Chicago Boys Club	Hoodlawn Boy's Club	859 East 63rd Street	20
Chicago Boys and Girls Club	King Boys Club	2950 West Washington	27
Chicago Boys and Girls Club	Valentine	3310 South Emerald .	11
Chicago Commons Assoc.	Miles Square	124 North Hoyne	27

Title	XX	Day	Care	<u>Match</u>	(Cont'd)

Transfer de la constant de la consta			
Name of Organization	Site Name	Address	Ward(s) Served
Chicago Commons Assoc.	Olivett Community Center	1441 North Cleveland	40
Chicago Commons Assoc.	Taylor House	915 North Wolcott	40
Chicago Commons Assoc.	Taylor House	915 North Holcott	40
Chicago Housing Authority	ABLA	1347 South Racine	1 .
Chicago Housing Authority	Bernard Gentry	2326 South Dearborn	1
Chicago Housing Authority	Childrens Happiness	22 West Madison	1
Chicago Housing Authority	Henry Horner	123 North Hoyne	27
Chicago Housing Authority	Rockwell Gardens	150 South Hestern	27
Chicago Housing Authority	Robert Taylor Homes	4352 South State	2
Chicago Housing Authority	South Commons	2614 South Calumet	2
Chicago Housing Authority	South Commons	2614 South Calumet	2
Chinese American Services	Chinese American Services	310 Hest 24th Street	1
Christopher House Assoc.	Christopher House	1100 West Lawrence	48
Christopher House Assoc.	Christopher House	1100 Hest Lawrence	48
Christopher House	Christopher House Eastwood	2507 North Greenview	43
Christopher House Assoc. North Greenview	Christopher House—Greenvie 42	•	2507
Church of God	Church of God	1738 West 67th Street	15
Church of the Good Shepherd	Church of the Good Shepherd	5700 South Prairie	20

Name of Organization	Site Name	Address	Ward(s Served
Day Care in Lawndale, Inc.	Ruthie Ann	423 South Central Park	28
Day Care in Lawndale, Inc.	Sadie Nesbitt	1448 South Homan	21
El Hogar Del Nino	El Hogar Del Nino	2325 South California	23
El Hogar Del Nino	El Hogar Del Nino	2325 South California	25
El Hogar Del Nino	El Hogar Del Nino	2325 South California	25
El Hogar Del Nino	El Hogar Del Nino	2325 South California	25
El Hogar Del Nino	El Hogar Del Nino	2325 South California	25
El Hogar Del Nino	El Hogar Del Nino	2325 South California	25
Erie Neighborhood House	Erie House	1347 Hest Erie	1
Erie Neighborhood House	Erie House .	1347 West Erie	1
Firman House	Firman House	4622 South King Drive	3
Firman House	Firman House	4622 South King Drive	3
First Church of Deliverance	Maggie Drummond Memorial	4301 South Habash	3
First Presbyterian Church	First Presbyterian Church	6400 South Kimbark	20
First Presbyterian Church	First Presbyterian Church	6400 South Kimbark	20
Gads Hill Center	Gads Hill	1919 Hest Cullerton	24
Grant AME Church	Grant AME Church	4025 South Drexel	4
Grant AME Church	Grant AME Church	4025 South Drexel	4

	-		
Name of Organization	Site Name	Address .	<u> Mard(s)</u> Served
HICA	·HICA	3726 West Flournoy	28
Henry Booth	Henry Booth	2328 South Dearborn	1
Howard Area Community Center	Howard Area Comm. Center	7648 North Paulina	49
Hull House Association	Jane Addams/Broadway	118 North Clinton	1
Hull House Association	Clarence Darrow	118 North Clinton	1
Hull House Association	Clarence Darrow	118 North Clinton	1
Hull House Association	Clarence Darrow	118 North Clinton	1
Hull House Association	Clarence Darrow/Lawndale	118 North Clinton	1
Hull House Association	Jane Addams - Sheridan	912 West Sheridan	46
Hull House Association	Jane Addams - Sheridan	912 Hest Sheridan	46
Hull House Association	Parkway Community Center	500 East 67th Street	20
Hull House Association	Parkway Community Center	500 East 67th Street	20
Hull House Association	Uptown Hull House East	4520 North Beacon	46
Hull House Association	Uptown Hull House West	4520 North Beacon	46
Hull House Association	Uptown West	118 North Clinton	1 .
Korean American Community Center	Korean American Community Center	4300 North California	40
Lutheran Family Mission	Lutheran	855 North Monticello	37
Lutheran Family Mission	Lutheran	855 North Monticello	37

Name of Organization	<u>Site Name</u>	Address	<u>Hard(s</u> <u>Served</u>
Lutheran Social Services	Holy Family	542 West Hobbie	40
Lutheran Social Services	Unity	5409 North Magnolia	48
Lutheran Social Services	Uptown Lutheran	5030 North Marine Drive	48
Lutheran Social Services	Hinthrop	4848 North Hinthrop	48
Marcy Newberry	Ashland I	1440 South Ashland	ĵ
Marcy Newberry Assoc., Inc.	Beacon	1440 South Ashland	1
Marcy Newberry Assoc., Inc.	Beacon	1440 South Ashland	1
Marcy Newberry Assoc., Inc.	Marcy Center	1539 South Springfield	24
Marcy Newberry Assoc., Inc.	Marcy Center	1539 South Springfield	24
Marcy Newberry Assoc., Inc.	Beacon Out Post	107 West Maxwell	1
Marcy Newberry Assoc., Inc.	Newberry Center	1073 West Maxwell	1
Marcy Newberry Association .	Newberry Center	1073 Hest Maxwell	1
Marcy Newberry	Rockwell .	2540 Hest Jackson	27
Marillac House	Marrilac	2822 West Jackson	27 ·
Millard Ogden	Millard Ogden	1908 South Millard	24
North Avende Day Nursery	North Avenue Day Nursery	2023 West Pierce	32
North Avenue Day Nursery	North Avenue Day Nursery	1500 North Hoyne	32
Onward Neighborhood House	Onward House	600 North Leavitt	27
Onward Neighborhood House	Onward House (Bilingual)	600 North Leavitt	27

	•		
Name of Organization	<u>Site Name</u> .	Address	<u>Ward(s</u> <u>Served</u>
Peoples' Progressive Center .	Peoples' Progressive Center	56 East 48th Street	. 3 .
Rush-Presbyterian/St. Luke Medical Center	Lawrence Armour	630 South Ashland	27
St. Mark AME Church	St. Mark AME Church	3040 West Washington	27
St. Mark AME Church	St. Mark AME Church	3040 West Washington	27
South Austin	South Austin	301 North Mayfield	29
South Shore Bible Church	South Shore Bible Day Care	7159 South Cornell	5
South Shore Comm. Church	South Shore Comm. Church	7401 South Yates	7
South Shore United Methodist Church	South Shore United Methodist Church	7350 South Jeffery	5
Spanish Christian Church	Spanish Christian Church	1507 Hest Sunnyside	46
Temple Sholom	Temple Sholom	3480 North Lake Shore	44
Trinity United Church of Christ	Trinity Day Care	532 West 95th Street	21
Wayman Day Care Center	Wayman	509 West Elm Street	42
Wellington Avenue Church	Broadway Children's Center	615 West Wellington	44
Hooulawn AME	Hoodlawn AME	6456 South Evans	20
Hoodlawn AME	Hoodlawn AME	6456 South Evans	20
YMCA	Austin	501 North Central	37
YMCA	Sears	3210 West Arthington	24

Name of Organization	<u>Site Name</u>	Address	<u>Hard(s)</u> Served
YMCA	Symons/Logan Square	3600 West Fullerton	33
YMCA of Metropolitan Chicago	Austin	755 Hest North Avenue	42
YMCA of Metropolitan Chicago	Isham ·	1404 North Sedgwick	42
YMCA of Metropolitan Chicago	111th Street	4 East 111th Street	9
YMCA of Metropolitan Chicago	New City	1500 North Halsted	40
YMCA of Metropolitan Chicago	New City	1500 North Halsted	40
YMCA of Metropolitan Chicago	South Chicago	3039 East 91st Street	10
YMCA of Metropolitan Chicago	South Chicago	3039 East 91st Street	10
YMCA of Metropolitan Chicago	South Shore	7000 South Jeffery	6
YMCA of Metropolitan Chicago	Washington Park	5000 South Indiana	3
Y.H.C.A.	King Day Care	436 East 39th Street	2
Y.H.C.A.	Westside	5680 Hest Harrison	29
Young Homen's Christian Assoc.	Coretta Scott King	436 East 39th Street	2
Young Homen's Christian Assoc.	Coretta Scott King	436 East 39th Street	2
Young Homen's Christian Assoc.	Harriet Harris	6200 South Drexel	20
Young Homen's Christian Assoc.	Northside	5244 North Lakewood	48
Young Women's Christian Assoc.	Northside	5244 North Lakewood	48
Zion Hill Baptist Church	Zion Hill Baptist Church	1460 West 78th Street	17
Zion Hill Baptist Church	Zion Hill Baptist Church	1460 West 78th Street	17

PUBLIC SERVICE CATEGORY

DEPARTMENT OF HUMAN SERVICES

Emergency Shelter/Battered Women

Name of Organization Address Ward(s) Served

Gospel Brothers Regional (PORT) 4747 South Justine City-wide

Human Resources Dev. Institute 417 South Dearborn City-wide

PUBLIC SERVICE CATEGORY

AGING AND DISABILITY

Independent Living for Disabled Persons

Name of Organization	<u>Address</u>	Ward(s) Served
Access Living	815 West Van Buren Suite 525	City-wide
Asi	2619 West Armitage	Ci ty-wide
Chicago Hearing Society	10 West Jackson	City-wide
Helping Care Services, Inc.	53 West Jackson	Ci ty-wide
Open Kitchens	1161 West 21st St.	City-wide
Rush-Presbyterian St. Lukes Medical Center (Johnson R. Bowman Health Center)	710 S. Paulina	City-wide
SCR, Inc.	6447 S. King Dirve	City-wide
Southwest Parish	3306 West 63rd St.	12, 14, 15, 23

PUBLIC SERVICE CATEGORY

MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING

Jobs Training Program

Name of Organization	<u>Address</u>	Mard(s) Served:
Association House of Chicago	2150 West North Ave.	City-wide
Association House of Chicago	2150 West North Ave.	City-wide
Austin Career Education Center	5352 West Chicago	City-wide
Back of the Yards Community Council	1751 West 47th St.	City-wide
Community Film Workshop	1130 South Wabash	City-wide
Community Linkages, Inc.	6950 South Western	City-wide
Community Mental Health Council	1001 East 87th St.	City-wide
Humboldt Park Youth Services	3334 West North Ave.	City-wide
Instituto del Progresso Latino	1919 South Blue Island	City-wide
Jewish Vocational Service	l South Franklin	City-wide
Job Resources for the Disabled	3140 North Cambridge	City-wide
Jobs for Youth	67 East Madison	City-wide
Kenwood/Oakland Community Development	1236-38 East 46th St.	City-wide
Latin American Chamber of Commerce	203 North Wabash	City-wide
The Neighborhood Institute	1750 East 71st Street	City-wide
Operation Able	36 South Wabash	City-wide
Project Better Chance	4554 North Broadway	City-wide
South Austin Job Referral	5082 West Jackson	City_wide
Spanish Coalition for Jobs	2011 West Pershing	City-wide
Spanish Coalition for Jobs	2011 West Pershing	City-wide
Union League Foundation Boys Club	65 West Jackson	°City-wide
Union League Foundation Boys Club	65 West Jackson	City-wide

PUBLIC SERVICE CATEGORY

DEPARTMENT OF CULTURAL AFFAIRS

CULTURAL OUTREACH

Name of Organization	Address	Ward(s) Served
CHA Ambassador Choir	22 West Madison	City-wide
ETA Creative Arts Foundation	7558 South Chicago Ave.	1, 2, 3, 5, 6, 7, 8, 9, 10, 15, 16, 17, 18, 19, 20, 21
Free Street Theatre	441 West North Ave.	42
Imagination Theater, Inc.	5875 North Lincoln Ave.	1, 11, 15, 27, 28, 32, 37, 40, 43, 47, 48, 49, 50
Mexican Fine Arts Center Museum	1852 West 19th Street	25, 28
Pegasus Players	1145 West Wilson	City-wide
Ruiz Belvis Center .	1632 North Milwaukee	26, 31, 32, 33
Ukrainian Village Neighborhood Assoc.	1001 North Winchester	26
Urban Gateways	342 South Dearborn	1, 2, 3, 7, 10, 16, 17, 22, 24, 25, 26, 27, 28, 29, 32, 42, 46

PUBLIC SERVICE CATEGORY

CHICAGO FIRE DEPARTMENT

First Aid Care Team

Name of Organization

Hull House Association

Address

Ward(s) Served

118 North Clinton

2, 3, 27

PUBLIC SERVICE CATEGORY

CHICAGO PUBLIC LIBRARY

Literacy Centers

Name of Organization	<u>Address</u>	Mard(s) Served
Casa Aztian	1831 South Racine	25
Centro Romero	5610 North Glenwood	46, 48, 49
Instituto Del Progresso Latino	1919 South Blue Island	11, 12, 22, 25
Latino Youth, Inc.	2901-07 West Cermak	22, 25
Pedro Albizu Campos Puerto Rican High School	1671 North Claremont	26, 31, 32
Universidad Popular/Centro Latino	3255 North Sheffield	22, 44

PLANNING AND ADMINISTRATION CATEGORY

DEPARTMENT OF PLANNING Planning Grants

Name of Organization	<u>Address</u>	Ward(s) Served
Greater North Pulaski Development Corp.	4054 W. North Avenue	26, 27, 30, 31, 33, 35
Heritage South Development	3433 S. Indiana	2, 3, 4
Latino Inititute	228 S. Wabash	7,.10, 22, 25, 26, 31
Neighborhood Housing Services	747 N. May	28
West Side Neighborhood Allaince	116 S. Wolcott	27

382 - YEAR XV COMMUNITY DEVELOPMENT BLOCK GRANT FUND

ESTIMATES OF COMMUNITY DEVELOPMENT BLOCK GRANT FUNDING FOR YEAR XV - JANUARY 1, 1989 THROUGH DECEMBER 31, 1989

For Year XV	\$ 80,375,367
Reallocation of Unspent Community Development Block Grant Funds From Prior Years	6,602.012
Revenue from the Sale of Land	6,500,000
Revenue from Loan Repayments	2,050,000
Urban Development Action Grant Recapture Funds	1,827,400
Renabilitation Administration Reimpursement	700.000
Program Income	278,500
Total	98.333.379

*Nets: The objects and purposes for which appropriations are recommended are designated in the Budget Document by asterisk.

382-COMMUNITY DEVELOPMENT BLOCK GRANT YEAR XV FUND OFFICE OF BUDGET AND MANAGEMENT ADMINISTRATION AND MONITORING

05/1005		Amounts
Cade	•	Aggregated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 561.024
	SCHEDULE SALARY AGJUSTMENTS	4,447
,0044	FRINGE BENEFITS	126,023
*2505.0000	for Personal Services	591,484
.0130	POSTAGE	2,500
.0140	PROFESSIONAL AND TECHNICAL SERVICES	35,000
	PUBLICATIONS AND REPRODUCTION-IN HOUSE	
.0151	SERVICES	28,500
.0152	AOVERTISING	4,000
.0157	RENTAL OF EQUIPMENT AND SERVICES	2,000
	LEASE PURCHASE AGREEMENTS FOR EQUIPMENT	
.0159	AND MACHINERY	25,000
.0162	REPAIR MAINTENANCE OF EQUIPMENT	2,500
. 0166	CUES. SUBSCRIPTIONS AND MEMBERSHIPS	1,500
.0169	TECHNICAL MEETING COSTS	3,000
	MAINTENANCE AND OPERATION-CITY OWNED	
.0176	VEHICLES	1,000
.0186	TELEPHONE	.8,000
#2505.0100	FOR CONTRACTUAL SERVICES	113,000
.0245	REIMBURSEMENT TO TRAVELERS	3,000
.0270	LOCAL TRANSPORTATION	300
=2505.0200	FOR TRAVEL	3,300
.0320	GASOLINE	1,000
.0348	SCOKS AND RELATED MATERIALS	600
.0350	STATIONERY AND OFFICE SUPPLIES	
=2505.0300	FOR COMMODITIES AND MATERIALS	5,500
.0422	OFFICE MACHINES	1,500
.0424	FURNITURE AND FURNISHINGS	1,000
*2505.0400	FOR EQUIPMENT	2,500
	*GUDGET LEVEL TUTAL	5 816,894

Cade	Pasitions_	Na_	<u> </u>
A	DMINISTRATION AND MONITORING-3505		
1142	SENIOR OPERATIONS RESEARCH ANALYST	1 1	26,820
1141	PRINCIPAL OPERATIONS RESEARCH ANALYST	2	32,568
1119	SUPERVISING BUDGET ANALYST	2	32.568
1107		٠ - ق	29.568
0404	STUDENT AS TRAINEE.	ĭ	8.62H
1105	SENIOR BUDGET ANALYST	į	28.128
1105	SENIOR SUGGET ANALYST	ė	28.820
1103	BUDGET ANALYST		26.820
1103	BUDGET ANALYST	•	25.524
1103	BUDGET ANALYST	ġ	24.300
0323		•	27,300
	AGMINISTRATION	•	48.000
0303	ADMINISTRATIVE ASSISTANT III	:	23, 136
	AOMINISTRATIVE ASSISTANT I	1	
0301		1	19,956
UJU 1	ADMINISTRATIVE ASSISTANT I	7	17,280
	SCHEDULE SALARY ADJUSTMENTS		4,447
	SECTION TOTAL	23	639,372
	DIVISION TOTAL	23	639,372
	LESS TURNOVER		73.901
	TOTAL		\$ 565,471

DEPARTMENT OF ECONOMIC DEVELOPMENT ECONOMIC DEVELOPMENT PROGRAM SUPPORT

07/1005	•	Amounts
Code		Aggregatiated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 3,004,338
.0015	SCHEDULE SALARY ADJUSTMENTS	48, 144
.0020	OVERTIME	4,000
.0044	FRINGE BENEFITS	1,077,026
#250E.0000	FOR PERSONAL SERVICES	4, 133, 508
.0125	OFFICE AND BUILDING SERVICES	1,500
	POSTAGE	25,000
	PROFESSIONAL AND TECHNICAL SERVICES	150,000
.0143	COURT REPORTING	1,000
	. PUBLICATIONS AND REPRODUCTION-OUTSIDE	• • •
	SERVICES TO BE EXPENDED WITH THE PRIOR	•
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
.0150	AND REPRODUCTION CENTER	5,000
	PUBLICATIONS AND REPRODUCTION-IN HOUSE	• • • • •
.0151	SERVICES	4,000
	ADVERTISING	10.000
	RENTAL OF PROPERTY	230,000
	RENTAL OF SOUIPMENT AND SERVICES	2,000
	LEASE PURCHASE AGREEMENTS FOR EQUIPMENT	
.0159	AND MACHINERY	14,000
	REPAIR OR MAINTENANCE OF PROPERTY	4.000
	REPAIR MAINTENANCE OF EQUIPMENT	5.000
	QUES. SUBSCRIPTIONS AND MEMBERSHIPS	2.000
	TECHNICAL MEETING COSTS	5.000
• • • • • • • • • • • • • • • • • • • •	MAINTENANCE AND OPERATION-CITY OWNED	- •
.0176	VEHICLES	1,000
.0182	GAS	9,600
.0186	TELEPHONE	16,000
*2505,0100	FOR CONTRACTUAL SERVICES	485, 100
.0229	TRANSPORTATION AND EXPENSE ALLOWANCE	7, 131
.0245	REIMBURSEMENT TO TRAVELERS	10,000
.0270	LOCAL TRANSPORTATION	
*2505.0200	FOR TRAVEL	20, 131
.0320	GASOLINE	5.000
	LICENSE STICKERS, TAGS AND PLATES	1,000
.0350	STATIONERY AND OFFICE SUPPLIES	- 30,000
*2505.0300		38,000
	OFFICE MACHINES	6,000
	FURNITURE AND FURNISHINGS	10,000
=2505.0400	FOR EQUIPMENT	15,000
		•
	*GUDGET LEVEL TUTAL	\$ 4,690,739

Code	<u>Pasitions</u>	Na_		Bate
	ECONOMIC DEVELOPMENT PROGRAM SUPPORT-3505			
9843	FIRST DEPUTY COMMISSIONER-SCONOMIC			
	GEVELOPMENT	1	\$	64,200
1341	PERSONNEL ASSISTANT II	1		16,464
0429		1		12.984
0341	SUPERVISOR OF GRANTS ADMINISTRATION	1		35,925
0313	ASSISTANT COMMISSIONER	1		44,505
5402	ARCHITECT II	1		23, 136
5402	ARCHITECT II	. 1		22.044
4236	MAINTENANCE AIDE III	1		22.044
1990	ASSISTANT DIRECTOR OF LOAN PROCESSING	1		28, 125
1981	COORDINATOR OF ECONOMIC DEVELOPMENT	2	•	34,224
1912	PROJECT COORDINATOR	1		28.128
1908	ASSISTANT DIRECTOR OF DEVELOPMENT	1		28.125
1752	ECONOMIC DEVELOPMENT COORDINATOR	1		53,448
1752	ECONOMIC DEVELOPMENT COORDINATOR	1		48,936
1752	ECONOMIC DEVELOPMENT COORDINATOR	1		46.836
1751	COURDINATOR OF PROGRAM SERVICES AND			
	EVALUATION	1		31.032
1749	DIRECTOR OF PROGRAM SERVICES	1		34,224

382-COMMUNITY DEVELOPMENT BLOCK GRANT YEAR XV FUND ECONOMIC DEVELOPMENT PROGRAM SUPPORT - CONTINUED

	·		
Cade	Positions	<u>Ne</u>	Rate
	ECONOMIC DEVELOPMENT PROGRAM SUPPORT-3505 - CONTINUED	•	•
	PROGRAM SPECIALIST II	1	23, 136
	PROGRAM SPECIALIST I	1 2	21,000 39,312
	FINANCIAL PLANNING ANALYST	1	37,608
1401	CITY PLANNER I	1	22,044
	ADMINISTRATIVE SERVICES OFFICER II	1	37,608 31.032
	DATA PROCESSING COORDINATOR I	i	22.044
1127	MANAGEMENT SYSTEMS SPECIALIST	1	23, 136
	WORD PROCESSING OPERATOR II	1	17,280 14,220
	EXECUTIVE SECRETARY I	i	21,000
0809	EXECUTIVE SECRETARY I	1	19,044
	SECRETARY	1	15,584 42,864
	ASSISTANT TO THE COMMISSIONER	i	25,524
	COORDINATOR OF SPECIAL PROJECTS	1	31,032
	STAFF ASSISTANT	1	34,224
0304	ASSISTANT TO COMMISSIONER OF ECONOMIC DEVELOPMENT.	•	35.928
	ADMINISTRATIVE ASSISTANT III	2	24,300
	AUMINISTRATIVE ASSISTANT III	1	23, 136
	ADMINISTRATIVE ASSISTANT III	1	22,044 21,000
	PRINCIPAL ACCOUNT CLERK	i	19,956
	FISCAL MANAGER	2	29,588
0103	ACCOUNTANT III	. 1	25.524 18.662
	SECTION TOTAL	47 .	1,400,006
	INDUSTRIAL CARITAL		
	Industrial Capital Assistance (Staff)-3915		
1440	COORDINATING PLANNER II	2	39,312
	CITY PLANNER III	1	32,568
1402	CITY PLANNER II	1	23, 136
	SCHEDULE SALARY ADJUSTMENTS		138,089
•		•	,
	FACADE REBATE (STAFF)-3530		
	ARCHITECT III	1 1	25.524 32.568
	CITY PLANNER III	1	32,568
	SCHEDULE SALARY ADJUSTMENTS	-3	1,237
	SECTION TOTAL	. 3	91,897
	COMMERCIAL DISTRICT (STAFF)-3535	•	
	COORDINATOR OF ECONOMIC DEVELOPMENT	1	44.808
	PROPERTY MANAGEMENT SUPERVISORPROGRAM ANALYST	1	25,524
	LANG ACQUISITION OFFICER	1	31,032 31,032
1603	DIRECTOR OF LAND ACQUISITION AND		
1479	DISPOSITIONFINANCIAL PLANNING ANALYST	1	44,808
	CITY PLANNER V.	1	37.508 37.608
1403	CITY PLANNER III	1	29,568
1403	CITY PLANNER III	1	28, 128
0805	SECRETARY	1	22.044 22.044
	MANAGEMENT REPRESENTATIVE	Ť	21.000
	SCHEDULE SALARY ADJUSTMENTS		4.396
	SECTION TOTAL	12	381,500
	TECHNICAL ASSISTANCE TO BUSINESS		
4740	AREA (STAFF)-3540		.
	DEPUTY COMMISSIONER OF DED PROGRAMS ASSISTANT COMMISSIONER OF DED PROGRAMS	1	54,517
		'	41,873

382-COMMUNITY DEVELOPMENT BLOCK GRANT YEAR XV FUNC ECONOMIC DEVELOPMENT PROGRAM SUPPORT - CONTINUED

Code.	<u>Positions</u>	No_	
	TECHNICAL ASSISTANCE TO BUSINESS AREA (STAFF)-3540 - CONTINUED		
1981	COORDINATOR OF ECONOMIC DEVELOPMENT	3	42,864
	COGRDINATOR OF ECONOMIC DEVELOPMENT	2	39,312
1977	INDUSTRIAL DEVELOPMENT	_	
·	REPRESENTATIVE III	2	31,032
1977	INDUSTRIAL DEVELOPMENT	3	29,568
1787	REPRESENTATIVE III	1	37,608
	EVALUATION SPECIALIST II	i	. 34,224
1759	EVALUATION SPECIALIST II	1	32,568
1759	EVALUATION SPECIALIST II	1	28,128
	EVALUATION SPECIALIST II	1	25,524
	EVALUATION SPECIALIST. II	1	23, 136
	EXECUTIVE SECRETARY II	1	24,300 19,956
	SECRETARY	1	19.044
	STAFF ASSISTANT	1	26.820
	SCHEDULE SALARY ADJUSTMENTS	•	12.563
	SECTION TOTAL	22	738,245
	ișiness development loan (Staff)-3550	3	
9662	DEPUTY COMMISSIONER OF ECONOMIC		
	DEVELOPMENT	1	54,517
1990	ASSISTANT DIRECTOR OF LOAN PROCESSING FINANCIAL PLANNING ANALYST	1	28,128 37,608
	FINANCIAL PLANNING ANALYST	2	35.928
	EXECUTIVE SECRETARY I	ī	18, 168
	ASSISTANT COMMISSIONER	i	46,836
0309	COORDINATOR OF SPECIAL PROJECTS	1	34,224
	SCHEDULE SALARY ADJUSTMENTS		3,829
	SECTION TOTAL	-	295, 186
1	INDUSTRIAL & BUSINESS DEVELOPMENT INITIATIVES (STAFF)-3365		•
	ASSISTANT COMMISSIONER OF DED PROGRAMS	1	47,773
	CITY PLANNER III	•	32,568
0303	ACMINISTRATIVE ASSISTANT III		28, 128
	SECTION TOTAL	-3	106,469
	MINORITY AND FEMALE		4
	CAPITAL GP (STAFF)-3580		•
1439	FINANCIAL PLANNING ANALYST	•	37,608
	SCHEDULE SALARY ADJUSTMENTS	•	71
	SECTION TOTAL	1	37,879
BU	SINESS ASSISTANCE GRANT (STAFF)-3585	i	•
1989	DIRECTOR OF LOAN PROCESSING.	1	39,312
	LOAN PROCESSING OFFICER.	i	26,820
	SCHEDULE SALARY ADJUSTMENTS		1,645
	SECTION TOTAL		67,777
	DIVISION TOTAL	102	3,258,904
	LESS TURNGVER		208,428
	TUTAL		3 3,052,482
			,,_

DEPARTMENT OF ECONOMIC DEVELOPMENT INDUSTRIAL CAPITAL ASSISTANCE PROGRAM

07/1005	Amounts
Code	_Aggregatiated_
.9101 INCUSTRIAL RETENTION COSTS	
*2515.9100 FOR SPECIFIC PURPOSE-AS SPECIFIED	800,000
*GUDGET LEVEL TOTAL	3 800,000

DEPARTMENT OF ECONOMIC DEVELOPMENT FACADE REBATE PROGRAM

07/1005 Cade .9103 REHABILITATION LOANS AND GRANTS *2530.9100 FOR SPECIFIC PURPOSE-AS SPECIFIED	Amounts - Aggregated \$ 1,800,000 1,200,000
**SUDGET LEVEL TOTAL	\$ 1,800,000

DEPARTMENT OF ECONOMIC DEVELOPMENT COMMERCIAL DISTRICT DEVELOPMENT PROGRAM

The \$340,000 funding for the Commercial District Development Program is to be derived from the sale of land. No expenditures will be made until the revenues are received and allotted to the program. The allotment of funds will be under the direction of the Budgot Director.

07/1005 Code .0140 PROFESSIONAL AND TECHNICAL SERVICES. #2535.0100 FOR CONTRACTUAL SERVICES	
SHIPSET I SVEL TITAL	* 140 000

BELMONT-SHEFFIELD
MADISON-CICERO
MADISON-RACINE
ROOSEVELT-HALSTED
43RO-RACINE
GRO-KEDZIE
OTHER PROJECTS TO BE-DETERMINED

DEPARTMENT OF ECONOMIC DEVELOPMENT TECHNICAL ASSISTANCE TO BUSINESS AREA & ECONOMIC DEVELOPMENT GROUPS

97/10	15	Ampunts	-
de		Appropriated	
	40 PROFESSIONAL AND TECHNICAL SERVICES		
• • •	PUBLICATIONS AND REPRODUCTION-OUTSIDE		
	SERVICES TO BE EXPENDED WITH THE PRIOR		
	APPROVAL OF THE DIRECTOR OF GRAPHICS		
	AFFRUTAS OF THE VARIANT OF WARFHARD	** 400	
.01	50 AND REPRODUCTION CENTER	75,000	
	PUBLICATIONS AND REPRODUCTION-IN HOUSE		
	S1 SERVICES	50,000	
.01	S2 ADVERTISING	50,000	
2540.01	OO FOR CONTRACTUAL SERVICES	2,773,000	
•	•		
	*GUOGET LEVEL TOTAL	<u>\$ 2,775,000</u>	
	•		
	ANDERSONVILLE CHAMBER OF COMMERCE	25,000	
	AUSTIN BUSINESS COUNCIL	25,000 .	
	BACK OF THE YARDS BUSINESS ASSOC.	50,000	
	BACK OF THE YARDS NEIGHBORHOOD COUNCIL	57,000 ·	
	BICKERDIKE DEVELOPMENT CORP.	22.000	
		—— ·	
	CABALLEROS DE SAN JUAN CREDIT UNION	50,000	
	CENTER FOR URBAN ECONOMIC DEVELOPMENT	47,000	
	CHATHAM BUSINESS ASSOCIATION	35,000	
	CHICAGO ASSOC. OF NEIGHBORHOOD DEVELOPMENT		
	CHICAGO AVENUE BUSINESS ASSOCIATION	25,000	
	CHICAGO BUSINESS DEVELOPMENT CENTER	45,000	
	CHICAGO COMMONS ASSOCIATION	30.000	
	CHICAGO INSTITUTE FOR DEVELOPMENT	45,000	
	CHINATOWN CHAMBER OF COMMERCE	45.000	
	CITIZENS INFORMATION SERVICE	47,000	
	COMMUNITY WORKSHOP ON ECONOMIC DEVELOPMENT		
•	COSMOPOLITAN CHAMBER OF COMMERCE .	50,000	
	COVENANT DEVELOPMENT	22,000	
	DIVISION STREET DEVELOPMENT CO.	27,000	
	EAST EDGEWATER CHAMBER OF COMMERCE	25,000	
	EAST SIDE CHAMBER OF COMMERCE	27,000	
	ECONOMIC RENEWAL INVESTMENT & DEVELOPMENT		
	EDGEWATER DEVELOPMENT CORPORATION	30.000	
	ENGLEWOOD BUSINESS ASSOCIATION		
		. 34,000	
	FULLERTON AVENUE MERCHANTS ASSOC.	27,000	
	GREATER ENGLEWOOD LOCAL DEVELOPMENT	27,000	
	GREATER NORTH PULASKI DEVELOPMENT CORP.	57,000	
	GREATER SOUTHWEST DEVELOPMENT CORP.	50,000	
	GREATER WESTSIDE DEVELOPMENT CORPORATION	53,000	
	HOWARD/PAULINA	27.000	
	HOWARD/PAULINA DEVELOPMENT CORP.	25,000	
	HULL HOUSE-DARROW CENTER	27,000	
	WIMAM SEERIISAS ASUSI ASMENT THETTTITS		
	HYDE PARK-KENWOOD DEVELOPMENT CORP	47,000	
	Thoughton Administration	35,000	
	INDUSTRIAL COUNCIL OF NORTHWEST CHICAGO	57.000	
	INSTITUTE OF CULTURAL AFFAIRS	47,000	
	INVENTORS COUNCIL	37,000	
	JANE ADDAMS INDUSTRIAL RESOURCE CENTER	28.500	
	KENWOOD GAKLAND GEVELOPMENT CORP.	30,000	
	KENWGOD-GAKLANG CEMMUNITY ORGANIZATION	47.000	
	LAKEVIEW CHAMBER OF COMMERCE	• • •	
	LATIN AMERICAN CHAMBER	27,000	
		25,000	
	LAWNDALE BUSINESS DEVELOPMENT CORP.	32,000	
	LITTLE VILLAGE CHAMBER OF COMMERCE	35.000	
	MIDWEST CENTER FOR LABOR RESEARCH	35.000	
	MILWAUKEE/DIVERSEY CHAMBER OF COMMERCE	27.000	
	NEW CITY YMCA - LEED COUNCIL		

TECHNICAL ASSISTANCE TO BUSINESS AREA & ECONOMIC DEVELOPMENT GROUPS - CONTINUE

		Amounts
Code	•	Appropriated
	NORTH CENTER CHAMBER OF COMMERCE	27,000
1	NORTH PULASKI CHAMBER OF COMMERCE	27,000
1	NORTH RIVER COMMISSION/LAWRENCE AV. DEV	50,000
1	PHILIPPINE CHAMBER OF COMMERCE	27,000
i	RAVENSWOOD CHAMBER OF COMMERCE	27,000
5	rogers park business area development corp	. 32,000
J	roseland Business Development Council	32,000
9	Sankofa	32,000
:	SANAUPA SOUTH AUSTIN/MAGISON CORP. SOUTH SHORE COUNCIL OF COMMERCE THE NEIGHBORHOOD INSTITUTE	57,000
:	SOUTH SHORE COUNCIL OF COMMERCE	27,000
1	THE NEIGHBORHOOD INSTITUTE	40,000
•	AUTIER BROTUESS WSSACTWITH	22,000
ţ	UNIVERSITY VILLAGE ASSOCIATION	. 22,000
, ι	JPTOWN CENTER HULL HOUSE	35,000
•	UPTOWN CHAMBER OF COMMERCE MESTSIDE BUSINESS IMPROVEMENT ASSOC.	27,000
		50,000
	vestside small business dev. Corp.	47,000
	VESTTOWN CONCERNED CITIZENS COALITION	
	WOMEN'S BUSINESS DEVELOPMENT CENTER	
	NOMEN'S SELF EMPLOYMENT PROJECT	37,000
	MODDLAWN COMMUNITY DEVELOPMENT CORP.	50,000
•	18TH ST DEVELOPMENT CORPORATION	25,500
		57,000
	75TH AND 79TH ST. BUSINESS ASSOC.	<u> 27,000</u>
J	PROJECT TOTAL	2,600,000

DEPARTMENT OF ECONOMIC DEVELOPMENT BUSINESS DEVELOPMENT LOAN PROGRAM

\$172,600 of the funding for the Business Development, Loan Program is to be derived from loan recapture funds. The remaining \$1,527,400 is to be derived from Urban Development Action Grant recapture funds. No Expenditures will be made until the revenues are received and allotted to the program. The allotment of funds will be under the direction of the Budget Director.

07/1005 Code	Amounts Appropriated
.9106 LGAN PROGRAM COSTS =2550.9100 FOR SPECIFIC PURPOSE-AS SPECIFIED	
*GUDGET LEVEL TOTAL	<u>\$ 1,700,000</u>

DEPARTMENT OF ECONOMIC DEVELOPMENT DIRECT MICRO-LOAN PROGRAM

All of the \$300,000 of funding for the Direct Micro-Loan Program is to be derived from loan recapture funds. No Expenditures will be made until the revenues are received and allotted to the program. The allottent of funds will be under the direction of the Sudget Director.

07/1905	Amounts	
Cade	_Appropriated_	•
.9106 LGAN PROGRAM COSTS		
	300,000	
*GUDGET LEVEL TOTAL	<u>\$ 300,000</u>	

DEPARTMENT OF ECONOMIC DEVELOPMENT INDUSTRIAL & BUSINESS DEVELOPMENT INITIATIVES

\$522,400 of the funding for the Industrial & Business Development Initiatives Program is to be derived from loan recepture funds, \$278,600 from program income and \$160,000 from land sales. Expenditures will be limited to \$53,197 until the revenues are received and allotted to the program. The allotment of funds will be under the direction of the Budget Director.

07/1005 Code .0140 =2585.0100		Amounts Accordance 1 1,014,197 1,014,197
	-BUDGET LEVEL TOTAL	\$ 1,014,197

DEPARTMENT OF ECONOMIC DEVELOPMENT MINORITY AND FEMALE CAPITAL GROUPS

All the \$255,000 of funding for the Minority and Female Capital Groups Program is to be derived from loan recapture funds. No expenditures will be made until the revenues are received and allotted to the program. The allotment of funds will be under the direction of the Budget Director.

07/1005 Code .9106 LGAN PROGRAM COSTS	Amounts Agortopristed \$ 255,000 255,000
-BUDGET LEVEL TOTAL	\$ 255,000

DEPARTMENT OF ECONOMIC DEVELOPMENT BUSINESS ASSISTANCE GRANT PROGRAM

07/1005 Code .0140 PROFESSIONAL AND TECHNICAL SERVICES =2985.0100 FOR CONTRACTUAL SERVICES	Amounts
*BUDGET LEVEL TOTAL	\$ 180,000
*GEPARTMENT TOTAL	<u>\$13,834,938</u>

OFFICE OF EMPLOYMENT AND TRAINING MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING JOBS TRAINING PROGRAM

13/1005 Code			MOUNTS TOOMSTEEL
	SALARIES AND WAGES-ON PAYROLL	\$	17,112
.0015	SCHEDULE SALARY ADJUSTMENTS		
.0044	FRINGE SENEFITS		5,989
*2505.0000	FOR PERSONAL SERVICES		23, 101
.0120	POSTAGE		1,000
*2505.0100	FOR CONTRACTUAL SERVICES		1,000
	*GUDGET LEVEL TOTAL	1	24, 101

Code	Pasitions	•	Ne_	•	Parte
	JOBS TRAI	NING PROGRAM-3505			
1420		R	1	\$	34,224
		ADJUSTMENTS	1	_	34,224
	DIVISION T	OTAL	11		34,224
		R		_	17, 112 17, 112
	TOTAL			3	17,112

OFFICE OF EMPLOYMENT AND TRAINING SUBSTANTIAL REHABILITATION PROGRAM SUPPORT

13/1005 Cade	· ·	Amounts Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 10.045
	SCHEDULE SALARY ADJUSTMENTS	1,134
	FRINGE BENEFITS	3,913
	FOR PERSONAL SERVICES	
.0130	POSTAGE	500
.0140	PROFESSIONAL AND TECHNICAL SERVICES	500
=2510.0100	FOR CONTRACTUAL SERVICES	1,000
	*GUDGET LEVEL TOTAL	18,092

Code	Positions	No_		fzre
	SUBSTANTIAL REHABILITATION PROGRAM SUPPORT-3510			
142	MANPOWER PLANNER	1	\$	26,820
	SCHEDULE SALARY ADJUSTMENTS	1	_	1, 134 27, 954
	DIVISION TOTAL	1		27,954
	LESS TURNOVER		\$	18,775 11,179

OFFICE OF EMPLOYMENT AND TRAINING SUBSTANTIAL REHABILITATION AND TRAINING

12/1005 Cods .0140 PROFESSIONAL AND TECHNICAL SERVICES =2515.0100 FOR CONTRACTUAL SERVICES	Amounts
*SUDGET LEVEL TOTAL	3 322, 215
•	
COALITION FOR UNITED COMMUNITY ACTION COVENANT DEVELOPMENT CORPORATION THE NEIGHBORHOOD INSTITUTE 18TH STREET DEVELOPMENT CORP. PROJECT TOTAL	58,800 59,150 77,703 126,562 322,215

OFFICE OF EMPLOYMENT AND TRAINING JOBS TRAINING/DELEGATES

13/1005 Cods .0140 PROFESSIONAL AND TECHNICAL SERVICES #2520.0100 FOR CONTRACTUAL SERVICES	Amounts
-BUDGET LEVEL TOTAL	3 992,919
ASSOCIATION HOUSE OF CHICAGO ASSOCIATION HOUSE OF CHICAGO AUSTIN CAREER EDUCATION CENTER BACK OF THE YARDS COMM. COUNCIL COMMUNITY FILM WORKSHOP OF CHICAGO COMMUNITY LINKAGES. INC. COMMUNITY MENTAL HEALTH COUNCIL HUMBOLT PARK INSTITUTE INSTITUTO DEL PROGRESSO LATINO JEWISH VOCATIONAL SERVICE JOBS FOR YOUTH JOBS RESOURCES FOR THE DISABLED KENWOOD/GAKLAND COMMUNITY DEVLMT. LATIN AMERICAN CHAMBER OF COMMERCE OPERATION ABLE PROJECT BETTER CHANCE SOUTH AUSTIN JOB REFERRAL SERVICES. INC. SPANISH COALITION FOR JOBS. INC. SPANISH COALITION FOR JOBS. INC.	73.055 22,447 198.930 45.000 17.770 23.590 26.656 27.645 18.706 25.473 75.000 42.890 80.000 16.490 15.000 37.298 15.000 88.777 36.230 74.812
UNION LEAGUE EDYS CLUB UNION LEAGUE BOYS CLUB PROJECT TOTAL	16,150 15,000 992,919

OFFICE OF EMPLOYMENT AND TRAINING MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING CHICAGO FIRST PROGRAM

13/1005 Cade		Amounts Appropriated
_	SALARIES AND WAGES-ON PAYROLL	\$ 144,912
.0015	SCHEDULE SALARY ADJUSTMENTS	1,374
.0044	FRINGE BENEFITS	51,000
*2525,0000		197,286
.0130	POSTAGE	6,000
	PROFESSIONAL AND TECHNICAL SERVICES	16,000
	PUBLICATIONS AND REPRODUCTION-GUTSIDE	-,,
	SERVICES TO BE EXPENDED WITH THE PRIOR	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
.0150	AND REPRODUCTION CENTER	1,000
	RENTAL OF PROPERTY	67,493
.0157		7.000
	REPAIR OR MAINTENANCE OF PROPERTY	4,000
.0182		-,,
	ELECTRICITY	11,000
	TELEPHONE	11.000
*2525,0100	THE RESERVE OF THE PROPERTY OF	123, 493
	LOCAL TRANSPORTATION	2.500
=2525,0200		2,500
	FOR TRAVEL	7,000
	STATIONERY AND OFFICE SUPPLIES	7,000
=2525.0300	FOR COMMODITIES AND MATERIALS	
	OFFICE MACHINES	10,000
	FURNITURE AND FURNISHINGS	6,000
=2525.0400	FOR EQUIPMENT	16,000
	*GUDGET LEVEL TOTAL	5 346,279

Cade	Pasitions	<u>Na</u>	Para
	CHICAGO FIRST PROGRAM		
2944	EMPLOYABILITY REVIEW SPECIALIST 111	1 \$	26.820
2943	EMPLOYABILITY REVIEW SPECIALIST II	2	23, 136
2943	EMPLOYABILITY REVIEW SPECIALIST II	1	22.044
1977			
	REPRESENTATIVE III	1	26.820
1972	INDUSTRIAL DEVELOPMENT REPRESENTATIVE II	1	25.524
1972	INDUSTRIAL DEVELOPMENT REPRESENTATIVE II	•	24.300
	INGUSTRIAL DEVELOPMENT REPRESENTATIVE II	•	23, 136
0826		;	14.220
	ADMINISTRATIVE ASSISTANT II		17,280
7	SCHEDULE SALARY ADJUSTMENTS	•	1,374
	SECTION TOTAL	10	227,790
	2001401 UIM		227,730
	DIVISION TOTAL	10	227,790
	LESS TURNOVER		81,504
	TUTAL	<u> </u>	146, 286

OFFICE OF EMPLOYMENT AND TRAINING MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING DAVIS BACON COMPLIANCE SECTION

13/1005 Cade	•	Amounts Appropriated
	SALARIES AND WAGES-ON PAYROLL	
		3 43,004
	SCHEDULE SALARY ADJUSTMENTS	
.0044	FRINGE BENEFITS	22,781
*2535.0000	FOR PERSONAL SERVICES	87,889
.0140	PROFESSIONAL AND TECHNICAL SERVICES	7,000
	TELEPHONE	5,000
-2535 .0100	FOR CONTRACTUAL SERVICES	12,000
.0229	TRANSPORTATION AND EXPENSE ALLOWANCE	1,000
=2535 .0200	FOR TRAVEL	1,000
.0350	STATIONERY AND OFFICE SUPPLIES	600
=2535.0300	FOR COMMODITIES AND MATERIALS	500
	*BUDGET LEVEL TOTAL	\$ 101,489

Positions and Salaries

Code	Positions	<u></u>		R###
	DAVIS BACON-3535			
1761	EVALUATION SPECIALIST I	2	3	22.044
1761	EVALUATION SPECIALIST I	1		22,044 21,000
	SCHEDULE SALARY ADJUSTMENTS			
	SECTION TOTAL.	3		85,088
	DIVISION TOTAL	3	•	85 . OSS

OFFICE OF EMPLOYMENT AND TRAINING CHA SECURITY PILOT PROGRAM

13/1005 Cade .0140 PROFESSIONAL AND TECHNICAL SERVICES =2540.0100 FOR CONTRACTUAL SERVICES	Amounts Appropriated \$ 250,000 250,000
-GUDGET LEVEL TOTAL	\$ 250,000
=GEPARTMENT TOTAL	\$ 2,053,075

DEPARTMENT OF PLANNING ADMINISTRATION AND PLANNING

	the state of the s	
19/1005		Amounts
Code		Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 754,098
.0015	SCHEDULE SALARY ADJUSTMENTS	7,867
.0044	FRINGE BENEFITS	264,960
=2505.0000	FOR PERSONAL SERVICES	1,025,925
.0130	POSTAGE	10,600
.0140	PROFESSIONAL AND TECHNICAL SERVICES	25,000
	PUBLICATIONS AND REPRODUCTION-IN HOUSE	
.0151	SERVICES	4,000
.0152	ACVERTISING	500
.0157	RENTAL OF EQUIPMENT AND SERVICES	7,160
	REPAIR MAINTENANCE OF EQUIPMENT	12,600
.0166	DUES. SUBSCRIPTIONS AND MEMBERSHIPS	1,000
.0169	TECHNICAL MEETING COSTS	6,000
	MAINTENANCE AND OPERATION-CITY OWNED	
.0176	VEHICLES	2,500
#2505.0100	FOR CONTRACTUAL SERVICES	89,380
	REIMBURSEMENT TO TRAVELERS	1,500
*2505.0200		1,500
.0320	GASOLINE	2,120
	MATERIAL AND SUPPLIES.	7.500
	STATIONERY AND OFFICE SUPPLIES	13,500
=2505,0300		23, 120
		20,100
	SCHOOL I EVEL THEAL	e 1 170 90E

Cade Pasitions	No.	9me
ADMINISTRATION AND PLANNING-3505	•	
5754 CHIEF GRAPHIC ARTIST	1 \$	39.312
5736 COMPUTER GRAPHICS SUPERVISOR		28, 128
STIS COMPUTER GRAPHICS TECHNICIAN		22.044
2924 GOVERNMENTAL GRANTS SPECIALIST II		42.864
2056 RESEARCH ASSOCIATE	' ·	42.864
1447 DISTRICT PLANNING LIAISON.	1	
	! .	42.864
1447 DISTRICT PLANNING LIAISON	1	41.052
POLICY STUDIES	. 1	44,808
1441 COORDINATING PLANNER I	2	35,928
1440 COURDINATING PLANNER II	1	53,448
1405 CITY PLANNER V	2	41,052
1405 CITY PLANNER V	1	32.568
1405 CITY PLANNER V	1	29,568
1403 CITY PLANNER III	1	34,224
1403 CITY PLANNER III	· 1	31.032
1403 CITY PLANNER III	1	26.820
1403 CITY PLANNER III	1	25 . 524
1402 CITY PLANNER II	1	32.564
1402 CITY PLANNER II	1	28,128
1401 CITY PLANNER I	2 .	26,820
0147 PRINCIPAL ACCOUNT CLERK	1	15.684
SCHEDULE SALARY ADJUSTMENTS		7.867
SECTION TOTAL	24	828,967
GIVISION TOTAL	24	828,967
LESS TURNOVER		57,002
TOTAL	· •	781,965

DEPARTMENT OF PLANNING PLANNING GRANTS

19/1005	Amounts Appropriated
.0140 PROFESSIONAL AND TECHNICAL SERVICES #2510.0100 FOR CONTRACTUAL SERVICES	120,000
*BUDGET LEVEL TOTAL	<u>\$- 120,000</u>
*GEPARTMENT TOTAL	3 1,240,905
.•	•
GREATER NORTH PULASKI DEVELOPMENT CORP. HERITAGE SOUTH DEVELOPMENT	20,000 27,500
LATIMO INSTITUTE NEIGHBURHOUD HOUSING SERVICES WEST SIDE NEIGHBURHOUD ALLIANCE PROJECT TOTAL	17,500 25,000 30,000 120,000

DEPARTMENT OF HOUSING PLANNING AND ADMINISTRATION

21/1005		Amounts
Cade	•	Aggregated
	SALARIES AND WAGES-ON PAYROLL	\$ 1,645,321
.0015	SCHEDULE SALARY ADJUSTMENTS	30,790
	FRINGE BENEFITS	481,951
*2505,0000	FOR PERSONAL SERVICES	2, 158, 062
.0125	OFFICE AND BUILDING SERVICES	4,023
.0126	OFFICE CONVENIENCES	95 1
.0130	POSTAGE	1,000
.0140	PROFESSIONAL AND TECHNICAL SERVICES	57,500
	FOR THE PURCHASE, LICENSING AND MAIN-	
.0149	TENANCE OF SOFTWARE PRODUCTS	9:870
	PUBLICATIONS AND REPRODUCTION-GUTSIDE	
	SERVICES TO BE EXPENDED WITH THE PRIOR	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
.0150	AND REPRODUCTION CENTER	3,204
.0152	ADVERTISING	494
	FOR THE RENTAL AND MAINTENANCE OF DATA	•
	PROCESSING. OFFICE AUTOMATION AND DATA	
	COMMUNICATIONS MARDWARE	34,000
	RENTAL OF PROPERTY	501,250
.0157	RENTAL OF EQUIPMENT AND SERVICES	13,873
	LEASE PURCHASE AGREEMENTS FOR EQUIPMENT.	
	AND MACHINERY	11,500
	REPAIR MAINTENANCE OF EQUIPMENT	29, 150
	OUES, SUBSCRIPTIONS AND MEMBERSHIPS	4, 100
.0169	TECHNICAL MEETING COSTS	4,005
	MAINTENANCE AND OPERATION-CITY OWNED	
	VEHICLES	1.378
	FREIGHT AND EXPRESS CHARGES	919
	GLS	44 444
	ELECTRICITY	18,375
	FOR CONTRACTUAL SERVICES	722,592
	TRANSPORTATION AND EXPENSE ALLOWANCE	900
	REIMBURSEMENT TO TRAVELERS	4.303
	LOCAL TRANSPORTATION	
*2505.0200		7, 355
	GASOLINE	3.800
	MATERIAL AND SUPPLIES	20.000
	BOOKS AND RELATED MATERIALS	400
	STATIONERY AND OFFICE SUPPLIES	10.500
=2505.0300		34,700
.0422	OFFICE MACHINES	1,200
	FURNITURE AND FURNISHINGS	4,713
.0440	MACHINERY AND EQUIPMENT	9,400
*2505.0400	FOR EQUIPMENT	15,313
	*BUDGET LEVEL TOTAL	\$ 2,938,022
	•	

Cade_	Pastrions_	Ne_	_ 0 818
	PLANNING AND ADMINISTRATION-3505		
4230	MAINTENANCE SUPERVISOR	1	32,568
4224	MAINTENANCE ALDE II	1	16,464
4224	MAINTENANCE ALDE II	1	14,916
1302	ADMINISTRATIVE SERVICES OFFICER II	1	35,928
1302	ADMINISTRATIVE SERVICES OFFICER II	1	31,032
1127	MANAGEMENT SYSTEMS SPECIALIST	1	22,044
0832	WORD PROCESSING OPERATOR II	1	15.684
0693	REPROGRAPHICS TECHNICIAN II	1	14,220
0428	CLERK [1	11,220
0318	ASSISTANT TO THE COMMISSIONER	1	25.524
0308	STAFF ASSISTANT	1	23, 136
0179	ACCOUNTING CLERK	1	19,956
0179	ACCOUNTING CLERK	1	15,684
	GRAPHIC ARTIST II	1	26,820
5408	COORDINATING ARCHITECT II	1	53,448

DEPARTMENT OF HOUSING - CONTINUED Positions and Salaries - Continued

Code.	<u>Positions</u>	_No_	Rate
PLAI	uning and administration-3505 - Cont	INUED	•
	PROGRAM AUDITOR III	1	29,568
	PROGRAM AUDITOR III	1	23, 136
	ASSISTANT DIRECTOR OF FINANCE	1	41,052
	RECORDS COORDINATOR	1	21,000
	PROGRAM EXPEDITOR III	1	28.128 41.052
	PROGRAM AUDITOR I	i	18, 168
	AREA COGROINATOR	i	51, 144
	PRINCIPAL STOREKEEPER	1	16,464
	DIRECTOR OF PROGRAM SERVICES	1	31,032
	PROGRAM SPECIALIST III	1	32.568
	PROGRAM SPECIALIST III	1	28, 128
	PROGRAM SPECIALIST II	1	24,300 18,168
	SENIOR RESEARCH ASSISTANT	i	22.044
	SENIOR RESEARCH ASSISTANT	i	19.044
	VOUCHER COORDINATOR	1	18, 168
	SUYER II	1	28,128
	COURDINATING PLANNER II	1	\$1,144
	COORDINATING PLANNER II	1	41,052
	CITY PLANNER IV	1	37,60 8 34,224
	PERSONNEL ASSISTANT II	1	23, 136
	PERSONNEL ASSISTANT II	i	21,000
	FIELD TRAINING DIRECTOR.	1	39,928
1301	ADMINISTRATIVE SERVICES OFFICER I	- 1	31,032
1144	DIRECTOR OF OPERATIONAL AND		
	INFORMATIONAL SERVICES	1	39,312
	PRINCIPAL OPERATIONS RESEARCH ANALYST	2	34,224 34,224
	SENIOR MANAGEMENT SYSTEMS SPECIALIST	1	19,956
0826	SENIOR TYPIST	į	12,984
0832	WORD PROCESSING OPERATOR 11	i	19,956
	PRINCIPAL TYPIST	1	21,000
	PRINCIPAL TYPIST	1	17,280
	EXECUTIVE SECRETARY I	1	25.524
	EXECUTIVE SECRETARY I	1	22,044
	SECRETARYSECRETARY	1	19.956 19.044
	SECRETARY	i	18, 168
	SECRETARY	1	17,280
	REPROGRAPHICS TECHNICIAN I	2	14,916
	REPROGRAPHICS TECHNICIAN I	1	12,984
	TELEPHONE OPERATOR	1	16,464
	TELEPHONE OPERATOR	!	15,684
	SENIOR DATA ENTRY OPERATOR	1	18,168 21,000
	SENIOR DATA ENTRY OPERATOR	÷	19,044
	SENIOR MICROFILM MACHINE OPERATOR	1	14,220
0637	SENIOR MICROFILM MACHINE OPERATOR	1	12,984
	CLERK III	1	19.044
	CLIRK III	1	17,280
	CLERK II	1	14,916
	CLERK II	1	13,572
•••	UTILIZATION	1	42.364
0328	BUSINESS MANAGER	i	35,928
	SPECIAL ASSISTANT	1	44.808
	AGMINISTRATIVE ASSISTANT III	1	28,128
	ADMINISTRATIVE ASSISTANT [[1	23, 136
	AUMINISTRATIVE ASSISTANT II	1	18, 168
	THE THAT ELECA SVITARTE INTERPRETATION	1	17,280
	THATELEZE BYITARTEIMBA	1	22,044 17,280
	ACCOUNTING TECHNICIAN II	1	23,136
0190	ACCOUNTING TECHNICIAN II	; †	22.044
0190	ACCOUNTING TECHNICIAN II	1	19,044
0178	SUPERVISOR OF PAYROLLS	1	24,300

DEPARTMENT OF HOUSING - CONTINUED Positions and Salaries - Continued

<u>Code</u>	Positions	Na_	Bate
PLA	nning and administration-3505 - Con	TINUED	•
0104	DIRECTOR OF FINANCIAL CONTROLS	1	54,492 29,568
0103	ACCOUNTANT III	1	24,300 30,790 2,182,738
	DIVISION TOTAL	16	2, 182, 738
	LESS TURNOVER		308,527 \$ 1,878,111

DEPARTMENT OF HOUSING FAIR HOUSING COUNSELING

21/1005		Amounts
Code		Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 453,125
.0015	SCHEDULE SALARY ADJUSTMENTS	2,955
	FRINGE BENEFITS	168.786
#2510.0000		824,887
	OFFICE AND BUILDING SERVICES	1,342
	OFFICE CONVENIENCES	455
	POSTAGE	597
	PROFESSIONAL AND TECHNICAL SERVICES	63.000
	COURT REPORTING.	1.225
	-PUBLICATIONS AND REPRODUCTION-OUTSIDE	,
	SERVICES TO BE EXPENDED WITH THE PRIOR	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
.0150	AND REPRODUCTION CENTER	1.282
	ACVERTISING	210
	RENTAL OF PROPERTY	56.250
	RENTAL OF EQUIPMENT AND SERVICES	903
.0.0.	LEASE PURCHASE AGREEMENTS FOR EQUIPMENT	
0159	AND MACHINERY	1,470
	REPAIR MAINTENANCE OF EQUIPMENT	4,590
	DUES. SUBSCRIPTIONS AND MEMBERSHIPS	650
	ELECTRICITY	4.135
	TELEPHONE	4,000
=2510.0100		140, 109
	TRANSPORTATION AND EXPENSE ALLOWANCE	2.700
	REIMBURSEMENT TO TRAVELERS	795
	LOCAL TRANSPORTATION.	1,925
=2510.0200		5, 420
	MATERIAL AND SUPPLIES	1,000
	STATIONERY AND OFFICE SUPPLIES	3.250
=2510.0300		4,250
	OFFICE MACHINES	1,000
	FURNITURE AND FURNISHINGS	1,000
	FOR EQUIPMENT	2,000
		2,300
	*GUOGET LEVEL TOTAL	1 778,646

<u>Cade</u>	Pesitions .	Ne_	
	FAIR HOUSING COUNSELING-3510		
3096	DIRECTOR OF FAIR HOUSING	1 \$	48.936
	ASSISTANT DIRECTOR OF FAIR HOUSING		37,608
	HUMAN RELATIONS OFFICER III		35.928
3013			34,224
		1	
3013		1	32,568
3013	HUMAN RELATIONS OFFICER III	1	31,032
3013	HUMAN RELATIONS OFFICER III	1	29,568
3009	HUMAN RELATIONS OFFICER I	1	25,524
3009	HUMAN RELATIONS OFFICER I	1	17,230
3008	HUMAN RELATIONS OFFICER II	1	32.568
3008	HUMAN RELATIONS OFFICER II	1	29.568
3008	HUMAN RELATIONS OFFICER II	į	28, 128
3008	HUMAN RELATIONS OFFICER II.	÷	21,000
0836	SENIOR TYPIST	•	14.916
0205		1	
	SECRETARY	Ţ	19,956
0303	ADMINISTRATIVE ASSISTANT III	1	32.568
	SCHEDULE SALARY ADJUSTMENTS		2,955
	SECTION TOTAL	17	495, 327
	DIVISION TOTAL	17	495, 3 2 7
•	LESS TURNOVER		39,245
	TOTAL	7	ARR ORI

DEPARTMENT OF HOUSING REHABILITATION PROGRAM SUPPORT

21/1005		Amounts
Cade		Appropriated
	SALARIES AND WAGES-ON PAYROLL	\$ 1,937,400
.0015	SCHEDULE SALARY ADJUSTMENTS	23,265
	FRINGE BENEFITS	601.935
=2515.0000		2,582,800
	OFFICE AND BUILDING SERVICES	5.753
	OFFICE CONVENIENCES	951
	POSTAGE	1,672
	PROFESSIONAL AND TECHNICAL SERVICES	238.000
.01-0	PUBLICATIONS AND REPRODUCTION-GUTSIDE	200,000
	SERVICES TO BE EXPENDED WITH THE PRIOR	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
0150	AND REPRODUCTION CENTER.	12.389
	ADVERTISING.	6.668
.0132	FOR THE RENTAL AND MAINTENANCE OF DATA	0,000
	PROCESSING. OFFICE AUTOMATION AND DATA	
0181	COMMUNICATIONS HARDWARE	20,000
	RENTAL OF PROPERTY	275.000
	RENTAL OF EQUIPMENT AND SERVICES	4.516
.015/		
	LEASE PURCHASE AGREEMENTS FOR EQUIPMENT	
	AND MACHINERY	11,500
	REPAIR MAINTENANCE OF EQUIPMENT	26,500
	OUES, SUBSCRIPTIONS AND MEMBERSHIPS	1,225
.0169	TECHNICAL MEETING COSTS	A,005
	MAINTENANCE AND OPERATION-CITY OWNED	
	VEHICLES	1,378
	FREIGHT AND EXPRESS CHARGES	
	ELECTRICITY	24,500
	TELEPHONE	105,000
=2515.0100		740,527
	TRANSPORTATION AND EXPENSE ALLOWANCE	14,250
	REIMBURSEMENT TO TRAVELERS	4,785
	LOCAL TRANSPORTATION	1,435
	FOR TRAVEL	20,470
	GASOLINE	3,500
	MATERIAL AND SUPPLIES	6,886
	BOOKS AND RELATED MATERIALS	600
	STATIONERY AND OFFICE SUPPLIES	7,300
	FOR COMMODITIES AND MATERIALS	18,785
	OFFICE MACHINES	1,215
	FURNITURE AND FURNISHINGS	11, 215
=2515.0400	FOR EQUIPMENT	2,430
	· ·	
	*GUDGET LEVEL TOTAL	5 3,344,813

Code	<u>Pasitions</u>	No.	Rate		
REHABILITATION PROGRAM SUPPORT-3515					
		_			
9679		1 \$	54,517		
1969	DIRECTOR OF REHABILITATION FINANCE	1	46 , 836		
1956	ASSISTANT COMMISSIONER OF HOUSING	1	48,936		
3896	PROGRAM AUDITOR III	1	26,820		
1993	LOAN PROCESSING OFFICER ASSISTANT	1	23, 136		
1993	LOAN PROCESSING OFFICER ASSISTANT	1	22.044		
1993	LOAN PROCESSING OFFICER ASSISTANT	•	19.044		
1990	ASSISTANT DIRECTOR OF LOAN PROCESSING	•	42.864		
1989	DIRECTUR OF LOAN PROCESSING				
		1	48,936		
1988	LOAN PROCESSING SUPERVISOR	3	39,312		
1988	LOAN PROCESSING SUPERVISOR	1	35 . 928		
1988	LOAN PROCESSING SUPERVISOR	2	34,224		
1987	LOAN PROCESSING OFFICER	1	32,568		
1987	LOAN PROCESSING OFFICER	9	29.568		
1987	LOAN PROCESSING OFFICER	2	26.820		
1987	LOAN PROCESSING OFFICER	7	25,524		
1949	DIRECTOR OF REHABILITATION CONSTRUCTION	7	-		
1941		1	54,492		
1341	ASSISTANT DIRECTOR OF REMABILITATION				
	CONSTRUCTION	1	41,052		

DEPARTMENT OF HOUSING - CONTINUED Positions and Salaries - Continued

<u>Code</u>	Pasitions	No_	Rate
REH	ABILITATION PROGRAM SUPPORT-3515 -	CONTINUED	
1940	SUPERVISING REHABILITATION CONSTRUCTION	•.	
1010	SPECIALISTSUPERVISING REMARKLITATION CONSTRUCTION	1.	39,312
1940	SPECIALIST	2	35,928
1940	SUPERVISING REMABILITATION CONSTRUCTION	•	10,120
	SPECIALIST	1	34.224
1939	REHABILITATION CONSTRUCTION SPECIALIST	2	32,568
1939	REHABILITATION CONSTRUCTION SPECIALIST	3	31,032
1939	REHABILITATION CONSTRUCTION SPECIALIST	3	29,568
1939	REHABILITATION CONSTRUCTION SPECIALIST	3	28, 128
1939	REHABILITATION CONSTRUCTION SPECIALIST	4	25,524
1939	REHABILITATION CONSTRUCTION SPECIALIST	2	23, 136
	ASSISTANT TO COMMISSIONER	1	31,032
0836	SENIOR TYPIST	! .	16,464 14,916
0836	SENIOR TYPIST	1	14,220
0836	SENICR TYPIST	į	13.572
0836	SENIOR TYPIST	÷	12:984
•	WORD PROCESSING OPERATOR I	i	18.168
0826	PRINCIPAL TYPIST	1	17.280
0809	EXECUTIVE SECRETARY I	1	22.044
0809	EXECUTIVE SECRETARY I	1	17,280
Q 8Q 5	SECRETARY	1	17,280
	CLERK III	1	18, 168
	CLERK III	1	17.280
	CLERK III	1	14,220
	INCUIRY AIDE I	1	13.972
_	COORDINATOR OF SPECIAL PROJECTS	1	48,936
	STAFF ASSISTANT	!	35,928
0302	SCHEDULE SALARY ADJUSTMENTS	1	21,000 23,265
	SECTION TOTAL	77 7	118,094
			., , 055
	DIVISION TOTAL	72 2	, 118,094
	LESS TURNOVER		157, 429
	TUTAL	\$ 1	, 960 , 865

DEPARTMENT OF HOUSING DEVELOPMENT PROGRAM SUPPORT

21/1005		Amounts
Cade		Appropriated
	SALARIES AND WAGES-ON PAYROLL	\$ 1,943,874
.0015	SCHEDULE SALARY ADJUSTMENTS	22.156
	FRINGE BENEFITS	496,539
*2520,0000	FOR PERSONAL SERVICES	2,482,589
.0125	OFFICE AND BUILDING SERVICES	4,023
	OFFICE CONVENIENCES	951
	POSTAGE	1.015
	PROFESSIONAL AND TECHNICAL SERVICES	350,000
	APPRAISALS	78,000
	COURT REPORTING.	2.940
.00	PUBLICATIONS AND REPRODUCTION-GUTSIDE	
	SERVICES TO BE EXPENDED WITH THE PRIOR	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
0150	AND REPRODUCTION CENTER	3,204
	ADVERTISING	4,939
	RENTAL OF PROPERTY	. 368.750
	RENTAL OF EQUIPMENT AND SERVICES	2.936
	LEASE PURCHASE AGREEMENTS FOR EQUIPMENT	5,555
0155	AND MACHINERY	11,500
	REPAIR MAINTENANCE OF EQUIPMENT	26.700
	DUES. SUBSCRIPTIONS AND MEMBERSHIPS	1.229
	TECHNICAL MEETING COSTS	4.009
,0.05	MAINTENANCE AND OPERATION-CITY OWNED	-,,,,,
0175	VEHICLES	1.470
	FREIGHT AND EXPRESS CHARGES	1, 110
	ELECTRICITY	70.285
	TELEPHONE	25.000
*2520.0100	FOR CENTRACTUAL SERVICES.	958.053
	TRANSPORTATION AND EXPENSE ALLOWANCE	4.500
	REIMBURSEMENT TO TRAVELERS	4.785
	LOCAL TRANSPORTATION.	1,435
=2520.0200	FOR TRAVEL	10.720
	GASCLINE	5.500
	MATERIAL AND SUPPLIES	19.500
	BOOKS AND RELATED MATERIALS.	400
	STATIONERY AND OFFICE SUPPLIES	10.500
*2520.0300		35.900
	OFFICE MACHINES	1.075
	FURNITURE AND FURNISHINGS.	1,075
=2520.0400		2, 150
- 4444 . 0	5. We'll the the state of a section of a sec	2, 130
	*BUDGET LEVEL TOTAL	\$ 3,489,392
	TUNNET PAIR INIME	, -00, 332

Carra Positions No.	-3me
DEVELOPMENT PROGRAM SUPPORT-3520	
9679 DEPUTY COMMISSIONER 1 \$	54.517
5613 CIVIL ENGINEER III	29.568
1956 ASSISTANT COMMISSIONER OF HOUSING 1	53,444
1401 CITY PLANNER I	19.956
0430 CLERK III 1	15.584
6163 DEMOLITION INSPECTOR	24.300
6163 DEMOLITION INSPECTOR	21,000
6163 DEMOLITION INSPECTOR	19,044
5614 CIVIL ENGINEER IV	32,568
54Q4 ARCHITECT IV 1	31,032
4236 MAINTENANCE AIDE III	25,820
4236 MAINTENANCE AIDE III	25,524
4236 MAINTENANCE AIDE III	22.044
4236 MAINTENANCE AIDE III	21,000
4236 MAINTENANCE AIDE III	19,956
4236 MAINTENANCE AIDE III	19.044
4230 MAINTENANCE SUPERVISOR	29.568
4224 MAINTENANCE AIDE II	19.956
4224 MAINTENANCE AIDE II	19,044
4224 MAINTENANCE AIDE II 9	18, 168

DEPARTMENT OF HOUSING - CONTINUED Positions and Salaries - Continued

Code_	Pasitions	Na_	Pare
DEV	elopment program support-3520 - (CONTINUED	
	MAINTENANCE AIDE II	2	17,280
	MAINTENANCE AIDE II	4	16,464
4224	MAINTENANCE AIDE II	1	15,684
4221	MAINTENANCE AIDE I	1	15,684
2989		1	34,224
1950		- !	25,524
1947		1	32.568
1946	DIRECTOR OF DEMOLITION	1	. 32,568 51,144
	COGROINATOR OF URBAN DEVELOPMENT	į	51, 144
	COGRDINATOR OF URBAN DEVELOPMENT	i	42.864
	PROPERTY MANAGEMENT SUPERVISOR	i	24,300
	LAND ACCUISITION OFFICER.	1	31,032
	DIRECTOR OF PROPERTY ACQUISITION	1	35,928
1603	DIRECTOR OF LAND ACQUISITION AND		
	DISPOSITION	• •	46,836
1602	DIRECTOR OF LAND DISPOSITION	1	34,224
	DIRECTOR OF PLANNING	1	44,808
	CITY PLANNER III.	2	34.224
	CITY PLANNER III	2	26,820
	CITY PLANNER II	1	24,300 44,808
	MANAGER OF FINANCE	2	17.280
	PRINCIPAL TYPIST	1.	14.916
	PRINCIPAL TYPIST	•	14.220
	EXECUTIVE SECRETARY I	į	26.820
	SECRETARY	1	22.044
0805	SECRETARY	1	19,044
0805	SECRETARY	3	18,168
	SECRETARY	1	17.280
0805		. 1	16,464
	MANAGEMENT REPRESENTATIVE	1	22.044
	MANAGEMENT SUPERVISOR	1	31.032
	COORDINATOR OF SPECIAL PROJECTS	1	41.052 31.032
	STAFF ASSISTANT		31.032
	ACMINISTRATIVE ASSISTANT II	2	24,300
0302			23, 136
	ADMINISTRATIVE ASSISTANT II	1	21.000
0302	ADMINISTRATIVE ASSISTANT II	1	18,168
0203	BONO RESEARCH SPECIALIST	t	35,928
	BONO RESEARCH SPECIALIST	1	34,224
	BONO RESEARCH SPECIALIST	†	29,568
4656	SIGN PAINTER	1	14.89H
	SCHEDULE SALARY AGUISTMENTS	 -	22,156
	• • •	. 89	2,287,085
	DIVISION TOTAL	89	2,287,065
	LESS TURNOVER		321,035
	TOTAL	<u> </u>	1,365,030

DEPARTMENT OF HOUSING PROPERTY MANAGEMENT AND MAINTENANCE

21/1005		Amounts
Cade		Appropriated
		\$ 228,428
*2525.0500		228,428
.9107	PROPERTY MANAGEMENT	121,572
=2525.9100	FOR SPECIFIC PURPOSE-AS SPECIFIED	121,572
	=GUDGET LEVEL TOTAL	1 350,000

DEPARTMENT OF HOUSING NES-ROSELAND GRANTS PROGRAM

21/1005 <u>Cade</u> .0140 PROFESSIONAL AND TECHNI -2540.0100 POR CONTRACTUAL SERVI		Amounts Appropriated 80,000
*CUDGET LEVEL	. TOTAL \$	\$0,000
NEIGHEORHOCO HOUSING SER PROJECT TOTAL	vice	80,000 80,000

DEPARTMENT OF HOUSING COMMUNITY SERVICES TECHNICAL ASSISTANCE

21/1005	• •	Amounts
Code		Aggregatisted
	SALARIES AND WAGES-ON PAYROLL	\$ 1,935,017
.0015	SCHEDULE SALARY ADJUSTMENTS	29,146
.0044	FRINGE BENEFITS	684,306
#2550.0000		2,848,471
0125	OFFICE AND BUILDING SERVICES	4,023
.0126	OFFICE CONVENIENCES	951
.0130	POSTAGE	1,373
	PUBLICATIONS AND REPRODUCTION-OUTSIDE	
	SERVICES TO BE EXPENDED WITH THE PRIOR	
•	APPROVAL OF THE DIRECTOR OF GRAPHICS	
.0150	AND REPRODUCTION CENTER	1,225
	ADVERTISING.	230
	RENTAL OF PROPERTY	168,750
	RENTAL OF EQUIPMENT AND SERVICES	3,000
	LEASE PURCHASE AGREEMENTS FOR EQUIPMENT	
.0159	AND MACHINERY	1,960
	REPAIR MAINTENANCE OF EQUIPMENT	6,432
	DUES. SUBSCRIPTIONS AND MEMBERSHIPS	850
	TECHNICAL MEETING COSTS	1,600
	MAINTENANCE AND OPERATION-CITY OWNED	•
.0176	VEHICLES.	1,470
.0178	FREIGHT AND EXPRESS CHARGES	490
.0184	ELECTRICITY	15,313
.0186	TELEPHONE	19,000
#2550.0100	FOR CONTRACTUAL SERVICES	228,887
.0229	TRANSPORTATION AND EXPENSE ALLOWANCE	4,500
.0245	REIMBURSEMENT TO TRAVELERS	1,921
.0270	LOCAL TRANSPORTATION	1,435
*2550.0200	FOR TRAVEL	7,858
	GASOLINE	1,000
.0340	MATERIAL AND SUPPLIES	2,200
.0348	BOOKS AND RELATED MATERIALS	400
	STATIONERY AND OFFICE SUPPLIES	4,400
=2550.0300		8,000
	OFFICE MACHINES	1,215
	FURNITURE AND FURNISHINGS	1,215
*2550.0400	FOR EQUIPMENT	2,430
	*GUDGET LEVEL TOTAL	<u> </u>

Code	Positions_	<u>Ne.</u>	Rate
(COMMUNITY SERVICES TECHNICAL-3550		
9679	DEPUTY COMMISSIONER	1 \$	54,517
3931	SOCIAL WORKER	1	34,224
3823	HOUSING COUNSELOR	2	32.568
3823	HOUSING COUNSELOR	3	31.032
3823	HOUSING COUNSELOR	6	29.568
3823	HOUSING COUNSELOR	4	28.128
3823	HOUSING COUNSELOR	3	25.820
3823	HOUSING COUNSELOR	2	23, 136
3823	HOUSING COUNSELOR	1	22.044
3076	COGRDINATOR OF COMMUNITY SERVICES	1	31.032
2961	DIRECTOR OF HOUSING SERVICES	1	51,144
2919	SENIOR PLANNING ANALYST	3	34,224
1922	RELOCATION SUPERVISOR	2	35.928
1922	RELOCATION SUPERVISOR	1	34,224
1922	RELOCATION SUPERVISOR	1	23.136
1920	HEAD HOUSING COUNSELOR	1	31.032
1920	HEAD HOUSING COUNSELOR	1	29,568
1915	RELOCATION REPRESENTATIVE	2	32.568
1915	RELOCATION REPRESENTATIVE	1	31.032
1915	RELOCATION REPRESENTATIVE	4	29.568
1915	RELOCATION REPRESENTATIVE	4	28, 128
1915	RELOCATION REPRESENTATIVE	1	25.820
1915	RELOCATION REPRESENTATIVE	1	24,300

DEPARTMENT OF HOUSING - CONTINUED Positions and Salaries - Continued

Code	<u>Positions</u>	No.	
COM	IMUNITY SERVICES TECHNICAL-3550 - CI	CHUNITAC	
1915	RELOCATION REPRESENTATIVE	1	23, 136
1915	RELOCATION REPRESENTATIVE	1	21,000
1905	DIRECTOR OF RELOCATION	t	48,936
1904	ASSISTANT DIRECTOR OF RELOCATION	1	34,224
1901	RELOCATION SPECIALIST.	1	32.568
1532	CONTRACT COMPLIANCE COORDINATOR	1	37,608
1528	ASSISTANT DIRECTOR OF COMPLIANCE	1	39.312
1440	COGROINATING PLANNER II	1	53.448
0836	SENIOR TYPIST	t	18, 162
0826	SENIGR TYPIST	1	14,220
0826	SENIOR TYPIST	1	. 12,984
0809	EXECUTIVE SECRETARY 1	1	22,044
0805	SECRETARY	1	19,044
0805	SECRETARY	1	18.168
0791	DIRECTOR OF NEIGHBORHOOD HOUSING SUPPORT	1 .	42.864
0430	CLERK III	1	22.044
0430	CLERK III.	1	18, 168
0303	ADMINISTRATIVE ASSISTANT III	1	32,568
0302	ADMINISTRATIVE ASSISTANT II	1	21,000
0302	ADMINISTRATIVE ASSISTANT II	2	19.044
	SCHEDULE SALARY ADJUSTMENTS		29, 148
	SECTION TOTAL	- 54	2,037,148
	DIVISION TOTAL	58	2,037,145
	LESS TURNOVER	_	72,960
	TUTAL	. 3	1,964,165

DEPARTMENT OF HOUSING RESIDENTIAL URBAN RENEWAL

\$2,000,000 of the \$3,000,000 funding for the Residential Urban Renewal Program is to be derived from revenues from the sale of land. Expenditures for this program will be limited to \$1,000,000 until the revenues are received and allotted to the program. The allottent of funds will be under the direction of the Budget Director.

21/1005 Cade		Amounts Appropriated
.0528	DEMOLITIONCONSTRUCTION OF BUILDINGS AND GTHER	\$ 185,000
.0540	STRUCTURES	200,000
=2555.0500	FOR PERMANENT IMPROVEMENTS	385,000
.0510	LAND ACQUISITION	2,250,000
*2555.0600	FOR LAND	2,250,000
. 9104	RELOCATION PAYMENTS	180,000
*2555.9100	FOR SPECIFIC PURPOSE-AS SPECIFIED	180,000
	. *BUDGET LEVEL TOTAL	\$ 2,815,000

AUSTIN/SCATTERED SITES(QUINCY-LAVERGNE) CENTRAL WEST CHICAGO-ORLEANS CICERO-WEST ENO DOUGLAS-LAWNCALE ENGLEWOOD GRAND BOULEVARD (47TH-KING DRIVE) HAMLIN-MAYPOLE HASKINS-HERMITAGE HYDE PARK-KENWOOD KEDZIE-AINTLIE LAKE-KEDZIE LAWNOALE LINCOLN PARK YMAGISON-ALBANY MADISON-CANAL HCHAWK-NGRTH MONTEREY-VINCENNES NEAR WEST SIDE PERSHING-COTTAGE GROVE UPTOWN STH-KING DRIVE 41ST-OREXEL (41ST-ELLIS) 41ST-KING DRIVE 45TH-MICHIGAN 47TH-KING DRIVE (GRAND BLVD) 47TH-LAKE PARK SIST-VINCENNES 63RD-OURCHESTER ONAJZI YMOTZ-OREB 67H-STUNY ISLAND DAJCH CHICZ-HTEB 79TH-NORMAL 87TH-MACKINAW

DEPARTMENT OF HOUSING HOUSING ACTION GRANTS

	FECHNICAL SERVICES	Amounts

ACCESS LIVING OF METROPOLITAN CHICAGO ASSOCIATION HOUSE	55.000
ASSOCIATION HOUSE	
CHICAGO REHAB NETWORK	80,187
CIRCLE CHRISTIAN DEV. CORP.	25.000
EDGEWATER COMMUNITY COUNCIL	30.000
ASSOCIATION HOUSE CHICAGO REHAB METWORK CIRCLE CHRISTIAN DEV. CORP. EDGEWATER COMMUNITY COUNCIL ENGLEWOOD COMMUNITY DEVELOPMENT CORP GREATER CHGO DEV CORP./ST MICHAELS M.B. CHURC GREATER SHITTH WEST DEVELOPMENT CORP.	18.750
GREATER CHGO DEV CORP./ST MICHAELS M.B. CHURC	H 25.000
GREATER SOUTH WEST DEVELOPMENT CORP	25,000
HOWARD AREA COMMUNITY CENTER	30.000
HYDE PARK-KENWOOD CONF.	18.750
GREATER SOUTH WEST DEVELOPMENT CORP HOWARD AREA COMMUNITY CENTER HYDE PARK-KENWOOD CONF. KENWOOD-GAKLAND COMM.DEV. ORG. LATIN UNITED COMMUNITY HOUSING ASSOC. LAWER'S COMMITTEE FOR BETTER HOUSING LEADERSHIP COUNCIL METRO OPEN COMM. MARCY-NEWBERRY ASSOC.	45,000
LATIN UNITED COMMUNITY HOUSING ASSOC.	30.000
LAWYER'S COMMITTEE FOR BETTER HOUSING	19,000
LEADERSHIP COUNCIL METRO OPEN COMM.	41,250
MARCY-NEWBERRY ASSOC.	55.000
METRO REMABILITATION NETWORK/N.E. AUSTIN ORG	50, 187
METRO TENANTS ORGANIZATION	40,000
METRO TENANTS ORGANIZATION NORTH RIVER COMMISSION NORTHWEST AUSTIN COUNCIL PEOPLES' HOUSING PEOPLES' REINVESTMENT & DEVELOPMENT ROGERS PARK COMMUNITY COUNCIL ROGERS PARK TENANTS COMMITTEE SAMCOR DEVELOPMENT CORP. SOUTH AUSTIN.COALITION ST. MICHAELS M. B. CHURCH THE CHICAGO URBAN LEAGUE UPTOWN CENTER HULL HOUSE VOICE OF THE PEOPLE(UPTOWN) VOLUNTEERS FOR HOUSING	23,500
NORTHWEST AUSTIN COUNCIL	25,000
PEOPLES' HOUSING	22,500
PEOPLES' REINVESTMENT & DEVELOPMENT	25,000
ROGERS PARK COMMUNITY COUNCIL	30,000
ROGERS PARK TENANTS COMMITTEE	20,000
SAMCOR DEVELOPMENT CORP.	25,000
SOUTH AUSTIN.COALITION	25,000
ST. MICHAELS M. B. CHURCH	15,000
THE CHICAGO URBAN LEAGUE	50,000
UPTOWN CENTER HULL HOUSE	45.000
VOICE OF THE PEOPLE (UPTOWN)	38,000
VOLUNTEERS FOR HOUSING .	18,750
VOLUNTEERS FOR HOUSING WESTSIDE BUSINESS IMPROVEMENT ASSOC. WOODLAWN COMMUNITY DEVELOPMENT CORP. 18TH STREET DEVELOPMENT CORPORATION PROJECT TOTAL	30,000
WODDLAWN COMMUNITY DEVELOPMENT CORP.	43.000
18TH STREET DEVELOPMENT CORPORATION	22,500
PROJECT TOTAL	1,126,374

DEPARTMENT OF HOUSING NEIGHBORHOOD HOUSING SERVICES OF CHICAGO

21/1005 Code .0140 *2585.0100	PROFESSIONAL AND TECHNICAL SERVICES FOR CONTRACTUAL SERVICES	Armounts Appropriated 3 130,000 130,000	 -
•	•		
	EIGHBORHOOD HOUSING SERVICES ROJECT TOTAL	130,000 130,000	•

DEPARTMENT OF HOUSING SENIOR CITIZENS/HANDICAPPED HOME MAINTENANCE

21/1005	Amounts
Cado	_Appropriated
.0140 PROFESSIONAL AND TECHNICAL SERVICES	<u>\$ 1,695,273</u>
#2570.0100 FOR CONTRACTUAL SERVICES	1,685,273
DELIDGET LEVEL TOTAL	<u>\$ 1,695,273</u>
BACK-OF-THE YARDS NEIGHBORHOOD COUNCIL	107 811
BETHEL NEW LIFE. INC.	108,000
BICKERDIKE REDEVELOPMENT CORPORATION .	124.050
CHICAGO COMMONS ASSOCIATION	147.000
CHICAGO URBAN LEAGUE DEVELOPMENT CORP.	
CHRIST UNITED CHURCH	54.375
CHRIST UNITED CHURCH CONCERNED ALLIED NEIGHBORS	55,000
COVENANT DEVELOPMENT CORPORATION	55.625
GRAND BLVD COMM. DEVELOPMENT CORP.	55,625
GREATER SOUTHWEST DEVELOPMENT CORP.	113,562
HOWARD AREA COMMUNITY CENTER KENWOOD-OAKLAND COMMUNITY ORGN. LATIN AMERICAN TASK FORCE	60,000
KENWOOD-OAKLAND COMMUNITY ORGN.	55.625
latin American task force	. 58.000
LATIN UNITED COMMUNITY HOUSING ASSOC.	77,500
METROPOLITAN CHICAGO COALITION FOR THE AG	ING 100.000
MIDWEST COMMUNITY COUNCIL	60,000
MISSION OF FAITH BAPTIST CHURCH	60,750
THE NEIGHBORHOOD INSTITUTE	95,750
urban development corp.	76,600
VOICE OF THE PEOPLE (UPTOWN)	70.000
WRIGHTWOOD IMPROVEMENT ASSOCIATION	49.000
HATH STREET DEVELOPMENT CORPORATION	60,000
PROJECT TOTAL	1,695,275

DEPARTMENT OF HOUSING EMERGENCY HOUSING ASSISTANCE PROGRAM

21/1005		Amounts
Code		Appropriated
.9103	REMABILITATION LOAMS AND GRANTS	\$ 2,390,000
32580.9100	FOR SPECIFIC PURPOSE-AS SPECIFIED	2,350,000
	*MIDGET LEVEL TUTAL	\$ 2,390,000

DEPARTMENT OF HOUSING HOUSING REHABILITATION

\$500,000 of the \$4,000,000 funding for the Housing Rehabilitation Program is to be derived from loan recapture funds. Expenditures for this program will be limited to \$3,500,000 until the revenue is received and allotted to the program. The allotment of funds will be under the direction of the Budget Director.

21/1065	·	Amounts		* * * * * * * * * * * * * * * * * * * *	
Code		Aggregated			
.9103	REMABILITATION LOAMS AND GRANTS				
. 9108	SEVERE EMERGENCY ALECT	300,000	_		
=2585.9100	FOR SPECIFIC PURPOSE-AS SPECIFIED	4,000,000	•		
	*GUDGET LEVEL TOTAL	<u> </u>			

DEPARTMENT OF HOUSING HOUSING ABANDONMENT PREVENTION PROGRAM

\$800,000 of the \$2,000,000 funding for the Housing Abandonment Prevention Program is to be derived from loan recapture funds. Expenditures will be limited to \$1,400,000 until the revenues are received and allotted to the program. The allottent of funds will be under the direction of the Budget Director.

21/1005		Amounts
Code		Appropriated
.0140	PROFESSIONAL AND TECHNICAL SERVICES	\$ 300,000
*2500.0100	FOR CONTRACTUAL SERVICES	300,000
. 9103	REMARILITATION LOAMS AND GRANTS	1,700,000
		1,700,000
	*GLIDGET LEVEL TOTAL	\$ 2,000,000

DEPARTMENT OF HOUSING CHICAGO ENERGY SAVERS PROGRAM

21/1005 Cade		Amounts Appropriated
.9103		\$ 500,000 500,000
	*SUDGET LEVEL TOTAL	\$ 500,000

DEPARTMENT OF HOUSING TAX REACTIVATION PROGRAM

34.500,000 of the 35,000.000 funding for the Tax Rescrivation Program is to be derived from the sale of land. 'Expenditures for this program will be limited to 3500,000 until the revenues, are received and allotted to the program. The allottnent of funds will be under the direction of the Budget Director.

21/1005 Cade	Amounts Appropriated
FOR SPECIAL PROGRAM COSTS ASSOCIATED .9116 WITH THE TAX REACTIVATION PROGRAM =2815.9100 FUR SPECIFIC PURPOSE-AS SPECIFIED	\$ 5.000,000 5,000,000
-GUDGET LEVEL TOTAL	<u>\$ 5,000,000</u>
*OEPARTMENT TOTAL	<u>\$33,488,944</u>

DEPARTMENT OF CULTURAL AFFAIRS COMMUNITY ARTS DEVELOPMENT

23/1005		.Amounts
ade	•	Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 245,988
.0015	SCHEDULE SALARY ADJUSTMENTS	5,895
.0044	FRINGE BENEFITS	82,228
2505.0000	FOR PERSONAL SERVICES	334, 111
	PUBLICATIONS AND REPRODUCTION-GUTSIDE	
	SERVICES TO BE EXPENDED WITH THE PRIOR	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
.0150	AND REPRODUCTION CENTER	. 1,300
2505.0100	FOR CONTRACTUAL SERVICES	1,300
.0270	LOCAL TRANSPORTATION	589
2505.0200	FOR TRAVEL	589
2505.0900	FOR SPECIFIC PURPOSES-FINANCIAL	150,000
•	=BUDGET LEVEL TOTAL	\$ 486,000

Code	<u>Positions</u>	_No_		Rate
	COMMUNITY ARTS DEVELOPMENT-3505			
2905	COORDINATOR OF GRANTS MANAGEMENT	1	3	28, 128
1912	PROJECT CCORDINATOR	1		35,928
1747	PROGRAM SPECIALIST III	1		25.524
0826	PRINCIPAL TYPIST	1		14,916
0708	COORDINATOR OF ARTS PROGRAMS	1		31,032
0707	ASSISTANT COORDINATOR OF ARTS PROGRAMS	1		24,300
0707	ASSISTANT COORDINATOR OF ARTS PROGRAMS	1		22,044
0358	DIRECTOR OF ARTS DEVELOPMENT	1		46,836
0301	ADMINISTRATIVE ASSISTANT I	1		17.280
	SCHEDULE SALARY ADJUSTMENTS			5,595
	SECTION TOTAL	9		251,883
	DIVISION TOTAL		\$	251,883

DEPARTMENT OF CULTURAL AFFAIRS CHICAGO OFFICE OF FINE ARTS-STAFF SERVING THE COMMUNITY

23/1005			Amounts
Code		_Ar	organisted
.0005	SALARIES AND WAGES-ON PAYROLL	3	178,716
.0015	SCHEDULE SALARY ADJUSTMENTS		1,586
.0044	FRINGE BENEFITS		62,264
*2510.0000	FOR PERSONAL SERVICES		242,888
.0140	PROFESSIONAL AND TECHNICAL SERVICES		1,625
•2510.0100	FOR CONTRACTUAL SERVICES		1,825
	*GLIDGET LEVEL TITAL	•	244.291

Positions and Salaries

Code	Positions_	No_		Rate
	STAFF SERVING THE COMMUNITY-3510			
1805	STOCKHANDLER	1	\$	12.372
0708	COGRDINATOR OF ARTS PROGRAMS	2	•	34.224
0708	COORDINATOR OF ARTS PROGRAMS	1		26.820
0707	ASSISTANT COORDINATOR OF ARTS PROGRAMS	1		24.300
0303	ADMINISTRATIVE ASSISTANT III	1		26.820
0190	ACCOUNTING TECHNICIAN II	1		19.956
	SCHEDULE SALARY ADJUSTMENTS			1,686
	SECTION TOTAL	7		180,402
	DIVISION TOTAL	. 7	\$	180,402

DEPARTMENT OF CULTURAL AFFAIRS CULTURAL OUTREACH

23/1005 Cade	Amounts Appropriated
.0140 PROFESSIONAL AND TECHNICAL SERVICES =2515.0100 FOR CONTRACTUAL SERVICES	\$ 167,225 167,225
*BUDGET LEVEL TOTAL	187,225
*GEPARTMENT TOTAL	s 897,516
•	
CHA AMBASSADDR CHOIR	17,650
ETA CREATIVE ARTS FOUNDATION	21.180
FREE STREET THEATRE	14, 120
IMAGINATION THEATER, INC.	9,964
MEXICAN FINE ARTS CENTER	21,180
pegasus players "	15.532
RUIZ BELVIS CENTER	14, 120
ukrainian village	13,237
urean gateways	40,242
PROJECT TOTAL	167,225

382-COMMUNITY DEVELOPMENT BLOCK GRANT YEAR XV FUND

DEPARTMENT OF FINANCE SPECIAL ACCOUNTING DIVISION-FISCAL MANAGEMENT, ACCOUNTING & AUDITING SERVICES

27/1005		Ameunts
Cade		Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 492.590
	SCHEDULE SALARY ADJUSTMENTS	4,270
	FRINGE BENEFITS	167,218
	FOR PERSONAL SERVICES	884,078
.0130	POSTAGE	637
	ACCOUNTING AND AUDITING	125,000
••••	FOR THE PURCHASE. LICENSING AND MAIN-	
.0149	TENANCE OF SOFTWARE PRODUCTS	255
	PUBLICATIONS AND REPRODUCTION-IN HOUSE	
.0151	SERVICES	306
	FOR THE RENTAL AND MAINTENANCE OF DATA	
	PROCESSING. OFFICE AUTOMATION AND DATA	
.0154	COMMUNICATIONS HARDWARE	1,800
.0157	RENTAL OF EQUIPMENT AND SERVICES	94
	REPAIR MAINTENANCE OF EQUIPMENT	2.847
.0166	QUES. SUBSCRIPTIONS AND MEMBERSHIPS	. 312
.0169	TECHNICAL MEETING COSTS	215
	MAINTENANCE AND OPERATION-CITY OWNED	
	VEHICLES	190
	TELEPHONE	6,781
	FOR CONTRACTUAL SERVICES	138,417
	REIMBURSEMENT TO TRAVELERS	456
	LOCAL TRANSPORTATION	383
	FOR TRAVEL	1,038
	GASOLINE	285
	BOOKS AND RELATED MATERIALS	637
	STATIONERY AND OFFICE SUPPLIES	4, 514
	FOR COMMODITIES AND MATERIALS	5,738
	OFFICE MACHINES	424
.0424	FURNITURE AND FURNISHINGS	1,040
•	FOR THE PURCHASE OF DATA PROCESSING.	•
	OFFICE AUTOMATION AND GATA COMMUNICATION	
	HARDWARE	3,800
*7505.0400	FOR EQUIPMENT.	5,064
	TO REIMBURSE CORPORATE FUNO FOR ING-	•
	GIRECT COST ASSOCIATED WITH MAINTAINING KRAFT BUILDING OFFICE'S OCCUPIED BY THE	
2000		209.869
. 3650	TO REIMBURSE CORPORATE FUND FOR SAL-	203,503
	ARIES AND WAGES OF CORPORATE SUPPORT	•
0.55	SERVICES	163.542
	FOR REIMBURSEMENTS CORPORATE FUND	373.511
- 2004 , 3000	I ALL LOS GARGES CONTRACTOR LANGUAGE LANGUAGE LA CONTRACTOR LA CONTRACTO	4.4,411
	*GUDGET LEVEL TOTAL	5 1 187 344

Cade Pastrions	<u>Ye</u>	9ate
FISCAL MANAGEMENT. ACCOUNTING AND AUDITING SERVICES-3505		
0190 ACCOUNTING TECHNICIAN II	1 \$	29.568
0190 ACCOUNTING TECHNICIAN II	t	28,128
0190 ACCOUNTING TECHNICIAN II	1	25.324
0190 ACCOUNTING TECHNICIAN II	1	23, 136
0190 ACCOUNTING TECHNICIAN II	1	22.044
0189 ACCOUNTING TECHNICIAN I	3	15,684
0187 DIRECTOR OF ACCOUNTING	1	35.928
0143 SYSTEMS ACCOUNTANT II	1	34,224
0120 SUPERVISOR OF ACCOUNTING	1	39,312
0119 ASSISTANT SUPERVISOR OF ACCOUNTING	1	28.128
0119 ASSISTANT SUPERVISOR OF ACCOUNTING	1	26, 320
0104 ACCOUNTANT IV	t	34,224
G1G3 ACCOUNTANT [II] THATHUSSDA EDID	2	31,032
0102 ACCOUNTANT II	1	25,820
0102 ACCOUNTANT II	†	21,000
0101 ACCOUNTANT I	1	24.300
SCHEDULE SALARY ADJUSTMENTS		4,270

382-COMMUNITY DEVELOPMENT SLOCK GRANT YEAR XV FUND SPECIAL ACCOUNTING DIVISION-FISCAL MANAGEMENT, ACCOUNTING & AUDITING SERVICES

Code Protitions	No_	fare
FISCAL MANAGEMENT, ACCOUNTING AN AUDITING SERVICES - 3505 - CONTINUES		
SECTION TOTAL	19	512,542
DIVISION TOTAL	19	512,542
LESS TURNOVER	•	15,682 3 486,880

DEPARTMENT OF PURCHASES. CONTRACTS AND SUPPLIES CONTRACT MONITORING AND COMPLIANCE

35/1005 Cade	mounts organisted
.0005 SALARIES AND WAGES-ON PAYROLL	\$ 78.264 1.374 27.374
#2508.0000 FOR PERSONAL SERVICES	 107,512
*CLIDGET LEVEL TOTAL	\$ 107.512

Code	<u>Positions</u>	No.		Rate·
CONT	TRACT MONITORING AND COMPLIANCE-3505			_
1530	CONTRACT COMPLIANCE OFFICER	1	3	22,044
1530	CONTRACT COMPLIANCE OFFICER	1		21,000
	PRINCIPAL TYPIST	1		14,220
C3O3	ADMINISTRATIVE ASSISTANT III	1		21,000
	SCHEDULE SALARY ADJUSTMENTS			1,374
	SECTION TOTAL	4		79,638
	DIVISION TOTAL	4	\$	79,638

DEPARTMENT OF HEALTH NEIGHBORHOOD HEALTH CENTER CENTRAL MANAGEMENT

41/1005		Amounts
Code		Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 922.587
.0015	SCHEDULE SALARY ADJUSTMENTS	11,179
.0044	FRINGE BENEFITS	326,818
.0091	UNIFORM ALLOWANCE	900
*2510,0000	FOR PERSONAL SERVICES	1,281,484
.0126	OFFICE CONVENIENCES	210
.0130	POSTAGE	100
.0140	PROFESSIONAL AND TECHNICAL SERVICES	
•	PUBLICATIONS AND REPRODUCTION-OUTSIDE	•
	SERVICES TO BE EXPENDED WITH THE PRIOR	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
.0150	AND REPRODUCTION CENTER	2,000
	PUBLICATIONS AND REPRODUCTION-IN HOUSE	
.0151	SERVICES	350
.0157	RENTAL OF EQUIPMENT AND SERVICES	384
.0162	REPAIR MAINTENANCE OF EQUIPMENT	200
	QUES, SUBSCRIPTIONS AND MEMBERSHIPS	
.0169	TECHNICAL MEETING COSTS	450
#2510.0100	FOR CONTRACTUAL SERVICES	3,894
.0245		
.0270	LOCAL TRANSPORTATION	100
*25 10 . 0200	FOR TRAVEL	100
	MATERIAL AND SUPPLIES	
	BOOKS AND RELATED MATERIALS	195
	STATIONERY AND OFFICE SUPPLIES	500
*2510.0300	FOR COMMODITIES AND MATERIALS	795
	*GUDGET LEYEL TOTAL	\$ 1,286,073

Cade	<u>Pasitions</u>		
N	EIGHBORHOOD HEALTH CENTER CENTRAL MANAGEMENT-3510		
3883	ASSISTANT DIRECTOR OF FINANCE	1	\$ 31,032
3465	PUBLIC HEALTH ADMINISTRATOR I	1	29,568
3406	SPEECH THERAPY ASSISTANT	1	22,044
3203	DENTIST	1.820H	22.94H
3179	MICROBIOLOGIST IV	1	. 37,508
3130	LABORATORY TECHNICIAN III	1	25.524
3117	PHARMACIST	1	28,128
3055		1	28,128
2391	HEALTH CODE ENFORCEMENT INSPECTION		•
	ANALYST	1	29.568
	SUPERVISOR OF INVENTORY CONTROL II	1	31,032
	SUPERVISOR OF INVENTORY CONTROL II	1	29,568
	SUPERVISOR OF INVENTORY CONTROL I	1	24,300
1725		1	19,044
	SENIOR HEALTH PLANNER	1	34,224
1449	SENIOR HEALTH PLANNER	1	28, 128
1449		t	24,300
	ADMINISTRATIVE SERVICES OFFICER I	1	24,300
	EXECUTIVE SECRETARY II	1	31,032
	EXECUTIVE SECRETARY II	1	28, 128
	REMOTE TERMINAL OPERATOR	1	19.956
	SENIOR DATA ENTRY OPERATOR	1	18, 168
	DIRECTOR OF COMMUNITY EDUCATION	1	44.808
	CLERK II	1	19,956
	CLERK II	3	17,250
	CLERK II	2	15.684
0384	SPECIAL ASSISTANT TO THE COMMISSIONER		
	OF HEALTH	1	46,836
	SUPERVISOR OF PROGRAM REVIEW AND AUDIT	1	39,312
	ADMINISTRATIVE ASSISTANT III	1	25,524
	ADMINISTRATIVE ASSISTANT II	1	25,820
	ADMINISTRATIVE ASSISTANT II	1	21,000
0301	ADMINISTRATIVE ASSISTANT I	1	18, 168

DEPARTMENT OF HEALTH - CONTINUED Positions and Salaries - Continued

Code	Positions_	No_	Sate
N	EIGHBORHOOD HEALTH CENTER CENTRAL MANAGEMENT-3510 - CONTINUED	•	
	FIELD PAYROLL AUDITOR	35	19,764 14,30H 11,179 371,278
	DIVISION TOTAL	35	971,278
	LESS TURNOVER		37,512 \$ 933,786

DEPARTMENT OF HEALTH NUTRITION PROGRAM

41/1005 Cade		Amounts Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 116,650
.0015	SCHEDULE SALARY ADJUSTMENTS	2,528
.0044	FRINGE BENEFITS.	41,712
*2525.0000	FOR PERSONAL SERVICES	150, 890
.0169	TECHNICAL MEETING COSTS	240
*2525.0100		240
.0348	BOOKS AND RELATED MATERIALS	400
.0350	STATIONERY AND OFFICE SUPPLIES	400
*2525.0300	FOR COMMODITIES AND MATERIALS	800
	#SUDGET LEVEL TOTAL	161.930

Code	<u>Positions</u>	No_		o ste
	NUTRITION PROGRAM-3525	•		
	PUBLIC HEALTH NUTRITIONIST II. PUBLIC HEALTH NUTRITIONIST II. SCHEDULE SALARY ADJUSTMENTS. SECTION TOTAL	4 1 ———————————————————————————————————	• _	24.300 23.136 2.528 122.864
	DIVISION TOTAL	5		122,884
	LESS TURNOVER		3	3,585 119,178

DEPARTMENT OF HEALTH LEAD PAINT IDENTIFICATION AND ABATEMENT

41/1005 Code		Amounts Appropriated
	SALARIES AND WAGES-ON PAYROLL	\$ 573,720
	SCHEDULE SALARY ADJUSTMENTS	4,634
.0044		202,424
*2555,0000	FOR PERSONAL SERVICES	780,778
	POSTAGE	570
	PROFESSIONAL AND TECHNICAL SERVICES PUBLICATIONS AND REPRODUCTION-OUTSIDE SERVICES TO BE EXPENDED WITH THE PRIOR APPROVAL OF THE DIRECTOR OF GRAPMICS	269.274
.0150	AND REPRODUCTION CENTER	. 8,000
.0151	SERVICES	5,000
.0159	AND MACHINERY	1,320
.0162	REPAIR MAINTENANCE OF EQUIPMENT	4,385
	TELEPHONE	2,210
=2555.0100	FOR CONTRACTUAL SERVICES	290,759
.0229	TRANSPORTATION AND EXPENSE ALLOWANCE	12,440
=2555.0200	FOR TRAVEL	12,440
.0315	MOTOR VEHICLE DIESEL FUEL	750
.0350	STATIONERY AND OFFICE SUPPLIES	2.050
*2555.0200	FOR COMMODITIES AND MATERIALS	2,300
.0440	MACHINERY AND EQUIPMENT	5,400
=2555.0400	FOR EQUIPMENT	5, 400
	#BUDGET LEVEL TOTAL	\$ 1,092,177

39,312 38,928
38.928
33,888
30,720
29,280
32,244
29,250
27,852
26.556
24,060
22,908
35,928
28,128
16,464
4.634
500,950
500, 350
22,596 578,354

DEPARTMENT OF HEALTH ADOLESCENT SUBSTANCE ABUSE

41/1005			AMOUNTS
Code		As	proprieted
.0005	SALARIES AND WAGES-ON PAYROLL	\$	392.022
.0015	SCHEDULE SALARY ADJUSTMENTS		7,927
.0020	OVERTIME		2,000
.0044	FRINGE BENEFITS		139,982
.0091	UNIFORM ALLOWANCE		2_100
*2560,0000	FOR PERSONAL SERVICES		544,031
.0130	POSTAGE		300
.0169	TECHNICAL MEETING COSTS		1,000
.0186	TELEPHONE		5,000
*2580.0100			6,300
.0270	LOCAL TRANSPORTATION		300
*2580.0200	FOR TRAVEL		500
.0330	FOOD		27,000
.0340	MATERIAL AND SUPPLIES		2.000
	DRUGS, MEDICAL AND CHEMICAL MATERIALS		
.0342	AND SUPPLIES		1.000
.0348	SCOKS AND RELATED MATERIALS		1,000
.0350	STATIONERY AND OFFICE SUPPLIES		1.000
#2580,0300	FOR COMMODITIES AND MATERIALS		32,000
			•
	*GLIDGET LEVEL TUTAL	<u>. </u>	582,831

Code	Positions	No_	Pate
	ADOLESCENT SUBSTANCE ABUSE-3560		
4235	CUSTODIAL AIDE	1 \$	11.784
3620	HOSPITAL LICENSED PRACTICAL NURSE	1	18.168
3615	HOSPITAL NURSE	3	23.962
3615	HOSPITAL NURSE	1	22,800
3615	HOSPITAL NURSE.	1	20.664
3536	ALCOHOLISM COUNSELOR	1	18, 168
3536	ALCOHOLISM COUNSELOR	2	17.280
3536	ALCOHOLISM COUNSELOR.	2	16.464
3536	ALCOHOLISM COUNSELOR.	1	15.684
3534	CLINICAL THERAPIST III	1	29.568
3533	CLINICAL THERAPIST II	1	25.524
3533	CLINICAL THERAPIST II.	1	24.300
3533	CLINICAL THERAPIST II	<u>,</u>	23, 136
3384	PSYCHIATRIST	·	32.11H
3363	PHYSICIAN	416H	30.96H
2764	FOOD SERVICE AIDE.	1	12.372
0825	PRINCIPAL TYPIST.	•	15.684
2733	ASSISTANT COOK	2.04CH	7.08H
	SCHEDULE SALARY ADJUSTMENTS		7 927
	SECTION TOTAL	19	412,445
	DIVISION TOTAL	19	412,445
	LESS TURNOVER		12.496
	TUTAL	3	399,949

DEPARTMENT OF HEALTH WOODLAWN NEIGHBORHOOD HEALTH CENTER

41/1005		Amounts
Code		_Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 683,514
.0015	SCHEDULE SALARY ADJUSTMENTS	5,983
.0044	FRINGE BENEFITS	241,324
.0091	UNIFORM ALLOWANCE	2,500
*2565,0000	FOR PERSONAL SERVICES	933,321
.0130	POSTAGE	100
	PROFESSIONAL AND TECHNICAL SERVICES	445
	PUBLICATIONS AND REPRODUCTION-OUTSIDE	
	SERVICES TO BE EXPENDED WITH THE PRIOR	
•	APPROVAL OF THE DIRECTOR OF GRAPHICS	•
.0150	AND REPRODUCTION CENTER	1.700
	PUBLICATIONS AND REPRODUCTION-IN HOUSE	•
.0151	SERVICES	2,000
	RENTAL OF EQUIPMENT AND SERVICES	360
	LEASE PURCHASE AGREEMENTS FOR EQUIPMENT	
.0159	AND MACHINERY	1.756
	REPAIR MAINTENANCE OF EQUIPMENT	6.650
	TELEPHONE	15,999
#2565.0100		29,010
.0340	MATERIAL AND SUPPLIES	3.285
	DRUGS. MEDICAL AND CHEMICAL MATERIALS	••
.0342	AND SUPPLIES	310.462
	X-RAY SUPPLIES.	5.385
.0350	STATIONERY AND OFFICE SUPPLIES	3.500
*2585.0300		322,752
. 9335	LESS MISCELLANEOUS REVENUE	100,000
	FOR REDUCTION IN APPROPRIATION	100,000
		•
	*GUDGET LEVEL TOTAL	\$ 1,185,083

382-COMMUNITY DEVELOPMENT: BLCCX GRANT YEAR XV FUNC WOODLAWN NEIGHBORHOOD HEALTH CENTER - CONTINUED

<u>Cade</u>	Pasitions	No_	Rate			
WOO	WOODLAWN NEIGHBORHOOD HEALTH CENTER-3965					
3782	NURSE CLINICIAN	1	\$ 35,448			
3734	PUBLIC HEALTH NURSE IV	. 1	47,520			
3732	PUBLIC HEALTH NURSE II	1	37.200			
2750	CLINIC NURSE.	1	33.756			
1750	CLINIC NURSE	1	29.112			
	CLINIC NURSE.	1	25.152			
3613	LICENSED PRACTICAL NURSE	1	23.136			
3613	LICENSED PRACTICAL MURSE	1	19.956			
3420	HEALTH EDUCATOR II	1	24,300			
3411	PUBLIC HEALTH NUTRITIONIST II	1	25.524			
3136	CARDIOPULMONARY TECHNOLOGIST I	1	14,220			
	MEDICAL TECHNOLOGIST 1	1	26,820			
	LABORATORY TECHNICIAN III	1	25.524			
	PHARMACY HELPER	1	19.044			
	PHARMACIST	1	37.608			
	PHARMACIST	i	28, 128			
1811	STOREKEEPER	. i	17.280			
	SENICR TYPIST		16.464			
0669	REMOTE TERMINAL OPERATOR	•	15.584			
	MEDICAL RECORDS TECHNICIAN	į	19.956			
0431	CLERK IV	•	24.300			
0431	CLERK IV.		19.956			
0431	CLERK IV		19.044			
0429	CLERK II	•	18. 168			
0429	CLERK II	•	17.280			
0429	CLERK II		16,464			
0429		1	14.916			
U=43	CLERK IISCHEDULE SALARY ADJUSTMENTS	•	5.983			
	SECTION TOTAL	20	710,743			
•	3661 AUM 101 Mb	30	/10,/43			
	DIVISION TOTAL	30	710,743			
	LESS TURNOVER		21,246			
	TOTAL		\$ 889,497			

DEPARTMENT OF HEALTH UPTOWN NEIGHBORHOOD HEALTH CENTER

41/1005		Amounts
Cade		Agorgariated
	SALARIES AND WAGES-ON PAYROLL	\$ 2,361,352
	SCHEDULE SALARY ADJUSTMENTS	16, 163
.0044	FRINGE BENEFITS	832.130
.0091	UNIFORM ALLOWANCE	<u>6,200</u>
*2570.0000	FOR PERSONAL SERVICES	3,215,845
.0130	POSTAGE	300
.0140	PROFESSIONAL AND TECHNICAL SERVICES	805
	PUBLICATIONS AND REPRODUCTION-OUTSIDE	
	SERVICES TO BE EXPENDED WITH THE PRIOR	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	* *
.0150	AND REPRODUCTION CENTER	5.000
	PUBLICATIONS AND REPRODUCTION-IN HOUSE	
.0151	SERVICES	2.000
	FOR THE RENTAL AND MAINTENANCE OF DATA	
	PROCESSING, OFFICE AUTOMATION AND DATA	
.0154	COMMUNICATIONS HARDWARE	2.330
	REPAIR MAINTENANCE OF EQUIPMENT	10,000
	TELEPHONE	37,864
	FOR CONTRACTUAL SERVICES	58.299
	MATERIAL AND SUPPLIES	8.000
.00-0	DRUGS, MEDICAL AND CHEMICAL MATERIALS	3,333
0242	AND SUPPLIES	370.940
	X-RAY SUPPLIES.	12.270
	APPARATUS AND INSTRUMENTS.	,
	STATIONERY AND OFFICE SUPPLIES	10,320
	FOR COMMODITIES AND MATERIALS	401.530
	LESS MISCELLANEOUS REVENUE	380.000
. 9335 42 570 . 9300	FOR REDUCTION IN APPROPRIATION	380,000
-23/0.3300	TUR REMULTION IN APPROPRIATION	330,000
	*#UDGET FUEL TOTAL	4 7 798 87A

<u>Cade</u>	Pasitions	Ne_	Pate
UPT	TOWN NEIGHBORHOOD HEALTH CENTER-357	o	
3753	PUBLIC HEALTH NURSE III	1	\$ 45.264
3751	PUBLIC HEALTH NURSE I	1	37,200
3751	PUBLIC HEALTH NURSE I	1	25, 152
3750	CLINIC NURSE	1	33.796
3750	CLINIC NURSE	2	32, 124
3750	CLINIC NURSE	4	30.588
3750	CLINIC NURSE	2	29.112
3750	CLINIC MURSE	2	27.744
3750	CLINIC NURSE	1	25,424
3750	CLINIC NURSE	- 1	22,800
3741	COMMUNITY HEALTH ASSISTANT II	1	15,684
3613	LICENSED PRACTICAL NURSE	1	19,956
3613	LICENSED PRACTICAL NURSE	728H	9.49H
3611	NURSES AIDE	4	15,684
3611	MURSES AIDE	1	14,916
3582	PUBLIC HEALTH SOCIAL WORKER III	1	34,224
3473			
_	ACMINISTRATOR II	1	44,808
	PUBLIC HEALTH MUTRITIONIST III	1	28, 128
3369	PHYSICIAN SPECIALIST		34.40H
3369		1 , 820H	33.26H
3366	SUPERVISING PHYSICIAN	91QH	37.84H
3262		2.184H	34,4QH
3363		4,914H	33.26H
3363		4.732H	32. 1 1H
3363	PHYSICIAN	910H	29.82H
3348	MEDICAL DIRECTOR	1	37.8AH
3213	GENTAL ASSISTANT	2	18, 168
3210	CENTAL HYGIENIST	1	25.524
3203		1 . 8ZCH	24.67H
3203		1.820H	22.94H
3178	MICROBIOLOGIST III	1	34,224

382-COMMUNITY DEVELOPMENT BLOCK GRANT YEAR XV FUND UPTOWN NEIGHBORHOOD HEALTH CENTER - CONTINUED

Cada	Positions_	No_	<u>9ate</u>
UPT	OWN NEIGHBORHOOD HEALTH CENTER-3570	- CC	NTINUED
3169		1	29,568
3169	MEDICAL X-RAY TECHNICIAN II	1	26,820
3163	X-RAY TECHNICIAN	1	. 19,956
3137		1	19.956
3130	LABORATURY TECHNICIAN III	2	23, 136
3118	PHARMACY HELPER	1	18, 168
3118	PHARMACY HELPER	1	16,464
3117	PHARMACIST	2	37,608
1813	SENIOR STOREKEEPER	1	18, 168
1805	STOCKHANGLER	1	15.684
1747	PROGRAM SPECIALIST III		37,608
1199	DATA PROCESSING COORDINATOR I	1	22.044 19.956
0903	AUDIO-VISION TESTER	1	18, 168
0846	MEDICAL STENGGRAPHER	1	19.044
0826	REMOTE TERMINAL OPERATOR	;	17.280
0669	REMOTE TERMINAL OPERATOR	2	16,464
0669	REMOTE TERMINAL OPERATOR	7	15.684
0665	SENIOR DATA ENTRY OPERATOR	•	17.280
0550	MEDICAL RECORDS TECHNICIAN	•	19.044
0431	CLERK IV	1	22.044
0431	CLERK IV	1	19.956
0431	CLERK IV.	2	13.044
0431	CLERK IV.	1	18,168
0430	CLERK III	1	19,956
0430	CLERK III	1	18, 168
Q429	CLERK II	2	19,956
0429	CLERK II	1	19,044
0429	CLERK II	1	18.168
0429	CLERK II	3	17,280
0429	CLERK II	7	16,464
	ADMINISTRATIVE ASSISTANT II	1	22.044
0302		1	19.044
	SCHEDULE SALARY ADJUSTMENTS		16, 163
	SECTION TOTAL	78	2,453,010
	DIVISION TOTAL	78	2,453,010
	LESS TURNOVER		75,495
	TOTAL		\$ 2.377.315
	,		

DEPARTMENT OF HEALTH CLAUDE W. B. HOLMAN NEIGHBORHOOD HEALTH CENTER

41/1005		Amounts
Cade	•	Aggragated
	SALARIES AND WAGES-ON PAYROLL	\$ 1,411,341
.0015	SCHEDULE SALARY ADJUSTMENTS	10,355
.0044	FRINGE SENEFITS	497,594
.0091	UNIFORM ALLOWANCE	5,200
	FOR PERSONAL SERVICES	1, 924, 490
	POSTAGE	100
	PROFESSIONAL AND TECHNICAL SERVICES	655
•••	PUBLICATIONS AND REPRODUCTION-OUTSIDE	
	SERVICES TO BE EXPENDED WITH THE PRICE	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
.0150	AND REPRODUCTION CENTER	4,000
	PUBLICATIONS AND REPRODUCTION-IN HOUSE	•
.0151	SERVICES	2.000
	FOR THE RENTAL AND MAINTENANCE OF DATA	
	PROCESSING, OFFICE AUTOMATION AND DATA	
.0154	COMMUNICATIONS HARDWARE	700
	LEASE PURCHASE AGREEMENTS FOR EQUIPMENT	
	AND MACHINERY	2,168
.0162	REPAIR MAINTENANCE OF EQUIPMENT	7,900
.0186	TELEPHONE	23,098
	FOR CONTRACTUAL SERVICES	40.621
.0340	MATERIAL AND SUPPLIES	6, 105
	DRUGS. MEDICAL AND CHEMICAL MATERIALS	•
.0342	AND SUPPLIES.	350.744
.0343	X-RAY SUPPLIES	6.825
. 0350	STATIONERY AND OFFICE SUPPLIES	1,800
*2575.0300	FOR COMMODITIES AND MATERIALS	387,474
. 9335	LESS MISCELLANEOUS REVENUE	190,000
=2575.9300	FOR REDUCTION IN APPROPRIATION	190,000
	•	
	=BUDGET LEVEL TOTAL	5 2, 142, 585

Cade	723111003		No_	
CLA!	UDE W. B. H	OLMAN NEIGHBORHÓOD HEALTI CENTER-3575	+	•
4224	MAINTENANCE	AIDE II	1 5	19.956
1782	MURSE CLINIC	IAN	1	37.200
		H NURSE IV	1	45.264
3751	PUBLIC HEALT	H NURSE I	2	37.200
3750	CLINIC NURSE		1	33.756
3750	CLINIC NURSE		1	30.588
			1	26,424
3750	CLINIC NURSE		. 1	23.952
3743	PUBLIC HEALT	H AIDE	· 2	19.044
3743	PUBLIC HEALT	H AIDE	1	18, 168
3613	LICENSED PRA	CTICAL NURSE	1	23.136
3613	LICENSED PRA	CTICAL NURSE	3	22.044
3611			1	18.168
3611	MURSES AIDE.		1	16,464
			2	13.572
3574	SUCIAL WORK	ASSISTANT	1	19.956
3460	NEIGHBORHOOD	HEALTH CENTER		
	ACMINISTRATO	R I	1	41,052
			, 820H	34.99H
3363	PHYSICIAN		, SACH	33.26%
	PHYSICIAN		.092H	3Q.96H
3232	SUPERVISING	DENTIST	. 820H	24.67H
3213	DENTAL ASSIS	TANT	1	18, 168
3203	DENTIST		1.640H	22.94H
3169	MEDICAL X-RA	Y TECHNICIAN II	1	32,568
3169	MEDICAL X-RA	Y TECHNICIAN II	1	31,032
3130	LABORATORY T	ECHNICIAN III	t	23, 136
3118	PHARMACY HEL	PER	1	19,956
3117	PHARMACIST	******	1	37,608
3117	PHARMACIST	********	2	29.568
			-	

382-COMMUNITY DEVELOPMENT BLOCK GRANT YEAR XV FUND CLAUDE W. B. HOLMAN NEIGHBORHOOD HEALTH CENTER - CONTINUED

Code Positions	No_	<u> </u>
CLAUDE W. B. HOLMAN NEIGHBORHOOD HEALT CENTER-3575 - CONTINUED	Н	
1805 STOCKHANDLER	1	13,572
0903 AUDIG-VISION TESTER	1	19,044
OGGS REMOTE TERMINAL OPERATOR	1	19,044
OGGS REMOTE TERMINAL OPERATOR	1	15,584
OSSO MEDICAL RECORDS TECHNICIAN	1	19,044
0431 CLERK IV	1	21,000
0431 CLERK IV	1	19,956
0429 CLERK II	2	19.956
0429 CLERK II	1	19,044
0429 CLERK II	1	18, 168
0429 CLERK II	6	17,280
0429 CLERK II	1	15,684
0302 ADMINISTRATIVE ASSISTANT II	1	19,956
SCHEDULE SALARY ADJUSTMENTS		10,355
SECTION TOTAL	49	1,482,552
DIVISION TOTAL	40	1,482,552
LESS TURNOVER.		60,856 \$ 1,421,896

DEPARTMENT OF HEALTH INFANT MORTALITY REDUCTION INTIATIVE

41/1005 Code .0140 PROFESSIONAL AND TECHNIC =2580.0100 FOR CONTRACTUAL SERVIC	
*GLIDGET LEVEL	TOTAL <u>\$ 786,667</u>
*GEPARTHENT TO	TAL \$10,513,020
• .	•
CHICAGO URBAN LEAGUE HUMBOLDT PARK INFANT MORT.	226,667
REDUCTION INITIATIVE.	
NEAR NORTH HEALTH SERVICE	
PROJECT TOTAL	

COMMISSION ON HUMAN RELATIONS TRAINING ASSISTANCE/HUMAN RELATIONS PROGRAM

45/1005		Amounts
Code		Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$. 142, 164
.0015	SCHEDULE SALARY ADJUSTMENTS	1,976
.0020	CVERTIME	1,500
.0044	FRINGE BENEFITS	51,339
*2505.0000	FOR PERSONAL SERVICES	198,979
.0130	POSTAGE	2,000
.0140	PROFESSIONAL AND TECHNICAL SERVICES	750
	PUBLICATIONS AND REPRODUCTION-IN HOUSE	
.0151	SERVICES	1,000
.0157	RENTAL OF EQUIPMENT AND SERVICES	9,000
.0162	REPAIR MAINTENANCE OF EQUIPMENT	2, 112
.0166	QUES, SUBSCRIPTIONS AND MEMBERSHIPS	1,300
.0169	TECHNICAL MEETING COSTS	1,950
.0186	TELEPHONE	2,000
*2505. 0100	FOR CONTRACTUAL SERVICES	22,.112
.0229	TRANSPORTATION AND EXPENSE ALLOWANCE	3, 100
.0270	LOCAL TRANSPORTATION	950
=2505.0200	FOR TRAVEL	4,050
.0320	GASOLINE	800
.0330		800
.0348	SCOKS AND RELATED MATERIALS	1,000
.0350		2,250
*2505.0300		4,850
	COMMUNICATION DEVICES	2,000
=2505.0400		2,000
-2505 .0700	FOR CONTINGENCIES	200,000
	*SUDGET LEVEL TOTAL	3 429,991

<u>Code</u>	Prairient_	Na_		fre
7	TAINING ASSISTANCE/HUMAN RELATIONS PROGRAM-3505			
3966	COMMUNITY RESOURCE SPECIALIST	2	\$	21,000
3856	COMMUNITY LIAISON	1		34,224
3008	MUMAN RELATIONS OFFICER II	1		23, 136
0826	PRINCIPAL TYPIST	Ť		17,280
0308	STAFF ASSISTANT	1		25.524
	SCHEDULE SALARY ADJUSTMENTS			1.975
	SECTION TOTAL			144, 140
	DIVISION TOTAL	6	٠.	144, 140

DEPARTMENT ON AGING AND DISABILITY ADMINISTRATION

47/1005			mounts
Cade		Ασ	prograted
	SALARIES AND WAGES-ON PAYROLL	<u> </u>	154, 440
	SCHEDULE SALARY ADJUSTMENTS	•	1,352
	FRINGE BENEFITS		53.990
*2505,0000			209.782
	OFFICE AND BUILDING SERVICES		321
	OFFICE CONVENIENCES		100
	POSTAGE		1,000
	PROFESSIONAL AND TECHNICAL SERVICES		5.800
.0140	PUBLICATIONS AND REPRODUCTION-OUTSIDE		3,000
	SERVICES TO BE EXPENDED WITH THE PRIOR		•
	APPROVAL OF THE DIRECTOR OF GRAPHICS		
4450	AND REPRODUCTION CENTER		4.625
.0150	PUBLICATIONS AND REPRODUCTION-IN HOUSE		4,040
	SERVICES		2,500
	RENTAL OF EQUIPMENT AND SERVICES		
	REPAIR MAINTENANCE OF EQUIPMENT		1.296
	DUES, SUBSCRIPTIONS AND MEMBERSHIPS		125
.0169	TECHNICAL MEETING COSTS		444
	MAINTENANCE AND OPERATION-CITY OWNED		
	VEHICLES		216
	FREIGHT AND EXPRESS CHARGES		111
	TELEPHONE	_	1,000
*2505.0100	FOR CONTRACTUAL SERVICES		17,548
	REIMBURSEMENT TO TRAVELERS		504
	LOCAL TRANSPORTATION		840
*2505.0200	FOR TRAVEL		1,344
.0320	GASOLINE		240
.0348	BOOKS AND RELATED MATERIALS		100
.0350	STATIONERY AND OFFICE SUPPLIES		1,000
*2505.0300	FOR COMMODITIES AND MATERIALS		1,340
.0424	FURNITURE AND FURNISHINGS	·	500
*2505.0400	FOR EQUIPMENT		500
	•		
	*GUDGET LEVEL TOTAL	\$	230, 514

<u>Cade</u>	Positions_	No_		9ate
	ADMINISTRATION-3505			
3036	ELDERLY AIDE II	1	\$	16.464
3031	SPECIALIST IN AGING/DISABILITY II	1	•	32.568
3030	SPECIALIST IN AGING/OISABILITY I	1		21,000
0797	RECEPTIONIST	1		14,220
0797	RECEPTIONIST	11		13.572
0692	REPROGRAPHICS TECHNICIAN I	. 1		13.572
0415	INQUIRY AIDE III	. 1		21,000
	ACCOUNTING TECHNICIAN II	1		22.044
	SCHEDULE SALARY AGGUSTMENTS			1.352
	SECTION TOTAL	-		155,792
	DIVISION TOTAL		\$	155,792

DEPARTMENT ON AGING AND DISABILITY SECTION 504 COMPLIANCE

47/1005 Code	Ameuris
.0005 SALARIES AND WAGES-ON PAYROLL0015 SCHEDULE SALARY ADJUSTMENTS0044 FRINGE BENEFITS	7,167
#BUDGET LEVEL TOTAL.	ositions and Salaries
Code Pastrons	No. Rett
SECTION 504 COMPLIANCE-3510	
3074 DISABILITY SPECIALIST I	****
DIVISION TOTAL	1. \$ 19,956

DEPARTMENT ON AGING AND DISABILITY SUPPORTIVE SERVICES FOR ELDERLY AND DISABLED

47/1005			mounts
Code		_&	proprieted
.0005	SALARIES AND WAGES-ON PAYROLL	\$	301.740
.0015	SCHEDULE SALARY ADJUSTMENTS		3.180
.0044	FRINGE BENEFITS		104,071
*2515.0000	FOR PERSONAL SERVICES		408,991
0125	OFFICE AND BUILDING SERVICES		240
.0126	OFFICE CONVENIENCES		132
.0130	POSTAGE		1,000
.0140	PROPESSIONAL AND TECHNICAL SERVICES		1,125
	PUBLICATIONS AND REPRODUCTION-IN HOUSE		
.0151	SERVICES		11,368
.0162	REPAIR MAINTENANCE OF EQUIPMENT		6,384
.0166	DUES. SUBSCRIPTIONS AND MEMBERSHIPS		133
.0169	TECHNICAL MEETING COSTS		1,332
	MAINTENANCE AND OPERATION-CITY OWNED		
	VEHICLES		2,500
	FREIGHT AND EXPRESS CHARGES		264
	TELEPHONE		3,500
=2515.0100	FOR CONTRACTUAL SERVICES		28, 178
.0245			1,000
	LOCAL TRANSPORTATION		5,000
*2515.0200			6,000
.0320	GASQLINE		400
.0348			300
	STATIONERY AND OFFICE SUPPLIES		1,500
-2515.0300			2,200
	FURNITURE AND FURNISHINGS		1,333
	FOR EQUIPMENT		1,333
	SPECIAL PROGRAM COSTS	_	50,000
*2515.3100	FOR SPECIFIC PURPOSE-AS SPECIFIED		50,000
	-GUDGET LEVEL TOTAL	5	496,702

Cade	Pesitions	No_	•	- Parte
. •	SUPPORTIVE SERVICES FOR ELDERLY AND DISABLED-3515			
3828	COMMUNITY REPRESENTATIVE I	3	\$	17,280
3828	COMMUNITY REPRESENTATIVE I	1		14,916
3040	ASSISTANT SPECIALIST IN AGING/DISABILITY	1		26,820
3040	ASSISTANT SPECIALIST IN AGING/DISABILITY	•		23, 136
3040	ASSISTANT SPECIALIST IN AGING/DISABILITY	2		21,000
3040	ASSISTANT SPECIALIST IN AGING/DISABILITY	5		19,956
3036	ELDERLY AIDE II	1		19,044
0797	RECEPTIONIST	. 1		12,984
0428		. 1		11,220
	SCHEDULE SALARY ADJUSTMENTS.			3,190
	SECTION TOTAL	16		304,920
	DIVISION TOTAL	16	\$	304,920

DEPARTMENT ON AGING AND DISABILITY ASSISTANCE TO PERSONS WITH DISABILITIES

17/1600		Amounts
47/1005		Appropriated
Code	***************************************	
	SALARIES AND WAGES-ON PAYROLL	\$ 212.364
	SCHEDULE SALARY ADJUSTMENTS	4,965
	FRINGE BENEFITS	75,015
=2520.0000	FOR PERSONAL SERVICES	292, 344
	PUBLICATIONS AND REPRODUCTION-OUTSIDE	
	SERVICES TO BE EXPENDED WITH THE PRIOR	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
.0150	AND REPRODUCTION CENTER	8,200
	PUBLICATIONS AND REPRODUCTION-IN HOUSE	
.0151	SERVICES	31,668
.0162	REPAIR MAINTENANCE OF EQUIPMENT	1,067
	MAINTENANCE AND OPERATION-CITY OWNED	
.0176	VEHICLES	584
.0186	TELEPHONE	7,500
=2520.0100	FOR CONTRACTUAL SERVICES	49,019
.0245	REIMBURSEMENT TO TRAVELERS	3,350
.0270	LOCAL TRANSPORTATION	1,000
=2520.0200	FOR TRAVEL	• 4,350
.0350	STATIONERY AND OFFICE SUPPLIES	6,996
=2520.0300	FOR COMMODITIES AND MATERIALS	6,395
.0422	OFFICE MACHINES	2,268
.0424	FURNITURE AND FURNISHINGS	1,000
-2520.0400	FOR EQUIPMENT	4,268
.9102	SPECIAL PROGRAM COSTS	50,000
-2520.3100	FOR SPECIFIC PURPOSE-AS SPECIFIED	50,000
	*BUDGET LEVEL TOTAL	\$ 406,977

Cade	<u>Positions</u>	No.		9ete
	ASSISTANCE TO PERSONS WITH DISABILITIES-3520			
3074	DISABILITY SPECIALIST I	1	\$	22,044
3074	DISABILITY SPECIALIST I	3		21,000
	DISABILITY SPECIALIST III	1		31.032
3040	ASSISTANT SPECIALIST IN AGING/DISABILITY	3		19.956
	SPECIALIST IN AGING/DISABILITY I	1		19.956
	PRINCIPAL TYPIST	1		. 16.464
	SCHEDULE SALARY ADJUSTMENTS			4,965
	SECTION TOTAL	10	. –	217,329
	DIVISION TOTAL	10	3	217,329

DEPARTMENT ON AGING AND DISABILITY INDEPENDENT LIVING FOR THE DISABLED AND ELDERLY

47/1005 Code	Amounts Accreariated
.0140 PROFESSIONAL AND TECHNICAL SERVICES =2925.0100 FOR CONTRACTUAL SERVICES	3 1,651,443 1,651,443
*BUDGET LEVEL TUTAL	<u>1, 1, 851, 443</u>
#GEPARTMENT TUTAL	<u>\$ 2,812,759</u>
•	
ACCESS LIVING	310.203
ASI	400.000
CHICAGO HEARING SOCIETY	16,000
HELPING CARE SERVICES, INC.	200,000
JOHNSON R. BOWMAN	9,000
SCR, INC.	60,000
SOUTHWEST PARISH	20,000
OPEN KITCHENS	636,240
PROJECT: TOTAL	1.651.443

DEPARTMENT OF HUMAN SERVICES PLANNING AND ADMINISTRATION

53/1005		Ameunts
Cade		Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 168,632
.0015	SCHEDULE SALARY ADJUSTMENTS	3,007
.0044	FRINGE BENEFITS	60,074
=2505,0000		231,713
.0130	POSTAGE	1,000
	PUBLICATIONS AND REPRODUCTION-OUTSIDE	•
•	SERVICES TO BE EXPENDED WITH THE PRIOR	
	APPROVAL OF THE DIRECTOR OF GRAPHICS	
.0150	AND REPRODUCTION CENTER	8,500
	RENTAL OF PROPERTY	2,500
	TECHNICAL MEETING COSTS	10,000
	FOR CONTRACTUAL SERVICES	22,000
	TRANSPORTATION AND EXPENSE ALLOWANCE	670
	LOCAL TRANSPORTATION	. 350
*2505.0200		1,020
	STATIONERY AND OFFICE SUPPLIES	350
	FOR COMMODITIES AND MATERIALS	350
	FURNITURE AND FURNISHINGS	
#2505.0400		5,220
-2203.000	TO REIMBURSE CORPORATE FUND FOR IND-	3,220
	DIRECT COST ASSOCIATED WITH MAINTAINING	
	KRAFT BUILDING OFFICE'S OCCUPIED BY THE	
2450	DEPARTMENT.	1,100,000
*2505.3600	FOR REIMBURSEMENTS CORPORATE FUND	
- 1303 . 3000	TUR RELABORGEMENTS CORPURATE FUNG	1,100,000
	*GUDGET LEVEL TOTAL	\$ 1,380,303

<u>Cade</u>	Positions	No_	9me
	PLANNING AND ADMINISTRATION-3505		
2990		1 5	32,568
2918	GRANTS SPECIALIST	1	-23, 136 32, 568
0430		1	21,000 32,568
	ACCOUNTANT III	i	29,568
	SCHEDULE SALARY ADJUSTMENTS		174,415
	•	-	•
	DIVISION TOTAL	6	174,415
	LESS TURNOVER.	_	2,778
	TOTAL		171,539

DEPARTMENT OF HUMAN SERVICES HUMAN SERVICE SYSTEM

53/1005		Amounts
<u>Cada</u>	_	Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 4,280,815
.0015	SCHEDULE SALARY ADJUSTMENTS	31,793
.0044	FRINGE BENEFITS	1,509,413
*2510.0000	FOR PERSONAL SERVICES	5,822,021
.0340	MATERIAL AND SUPPLIES	2,200
.0350	STATIONERY AND OFFICE SUPPLIES	500
=2510.0300	FOR COMMODITIES AND MATERIALS	2,700
.0424	FURNITURE AND FURNISHINGS	5, 150
#2510.0400	FOR EQUIPMENT.	5, 150
. 9021	FOR FIRE ALARMS IN DAY CARE CENTERS	100,000
	FOR SPECIFIC PURPOSE-GENERAL	100,000
	*BUDGET LEVEL TOTAL	<u>\$ 5,929,871</u>

Cade	<u>Positions</u>	No_	9ate
	HUMAN SERVICE SYSTEM-3510		
		. 1 5	32.568
4230	MAINTENANCE SUPERVISOR	. 1	37.608
3988 3988	PROGRAM DEVELOPMENT COORDINATOR	2	29.568
3969	SUPERVISOR OF OUTREACH SERVICES	1	28.128
1969	SUPERVISOR OF OUTREACH SERVICES	i	25.524
3969	SUPERVISOR OF OUTREACH SERVICES	i	24,300
2969	SUPERVISOR OF OUTREACH SERVICES	i	23, 136
3966	COMMUNITY RESOURCE SPECIALIST	į	31.032
1966	COMMUNITY RESOURCE SPECIALIST	į	28.128
2857	SUPERVISOR OF INFORMATION AND REFERRAL	į	29.568
	HUMAN SERVICE WORKER I	i	23.136
3840	HUMAN SERVICE WORKER I	ż	22.044
3840		ż	21.000
3840		2	19.956
.3840		11	18, 168
	HUMAN SERVICE WORKER I	• 1	15.684
	HUMAN SERVICE WORKER II	ġ	25.524
	HUMAN SERVICE WORKER II	. Š	24.300
3839		3	23, 136
3139		2	19.956
3839	HUMAN SERVICE WORKER II	+	19.044
3838	HUMAN SERVICE WORKER III	4	28, 128
	HUMAN SERVICE WORKER III.	1	26.320
	HUMAN SERVICE WORKER III	á	25.524
3838	HUMAN SERVICE WORKER III	Ĭ	24.300
3838	HUMAN SERVICE WORKER III	. 2	23, 136
3838	HUMAN SERVICE WORKER III	2	22.044
3838	HUMAN SERVICE WORKER III	1	19.044
3833	SUCIAL SERVICE AREA COURDINATOR	1	31.032
3832	HUMAN SERVICE AIDE	1	19.044
3827	HUMAN SERVICE SPECIALIST I	1	28.128
3826	HUMAN SERVICE SPECIALIST II	1	32.568
3826	HUMAN SERVICE SPECIALIST II	2	31.032
3820	GUTPOST .OIRECTOR	1	35,928
3820	GUTPOST DIRECTOR	t	31,032
	ASSISTANT DISTRICT MANAGER-HS	3	41.052
3818	ASSISTANT DISTRICT MANAGER-HS	3	39.312
	ASSISTANT DISTRICT MANAGER-HS	1	37,608
	ASSISTANT DISTRICT MANAGER-HS	4	35,928
	ASSISTANT DISTRICT MANAGER-HS	1	34,224
	ASSISTANT DISTRICT MANAGER-HS	1	31.032
3817		1 .	44.808
38 17		1	35,928
3055	RECORDS COORDINATOR	1	28.128
3025	COORDINATOR OF YOUTH AND FAMILY SERVICES	1	39.312
3025	CEGROINATOR OF YOUTH AND FAMILY SERVICES	2	35,928
3025	COORDINATOR OF YOUTH AND FAMILY SERVICES	1	34,224
3025	COORDINATOR OF YOUTH AND FAMILY SERVICES .	. 3	29.568
3025	COORDINATOR OF YOUTH AND FAMILY SERVICES	1 .	. 28,128

DEPARTMENT OF HUMAN SERVICES - CONTINUED Positions and Salaries - Continued

<u>Code</u>	<u>Pasitions</u>	No_	Rare
HUMAN SERVICE SYSTEM-3510 - CONTINUED			
3009	HUMAN RELATIONS OFFICER I	1	19,956
	HUMAN RELATIONS OFFICER II	1	28, 128
	UNIT ASSISTANT.	1	18.168
	PROGRAM EXPEDITOR II	1	26.820
	PROGRAM AUDITOR II	1	24.300
	SENIOR STOREKEEPER	1	19,044
	STOCKHANDLER		13.572
	PROGRAM COORDINATOR	1	26.820
	PROGRAM COGROINATOR	1	. 25.524
	SENIOR TYPIST	1	19,956
	SENIOR TYPIST	3	19.044
0836	SENIOR TYPIST	2	18,168
	SENIOR TYPIST	2	17,280
	WORD PROCESSING OPERATOR II	- ī	18.168
	PRINCIPAL TYPIST	i	21,000
	PRINCIPAL TYPIST	2	19,956
	PRINCIPAL TYPIST.	2	19.044
	PRINCIPAL TYPIST	7	18.168
	SECRETARY	3	23.136
	SECRETARY	1	22.044
	SECRETARY	į	21.000
0805	SECRETARY	i	19.956
	SECRETARY	i	17,280
0797	*	•	15.684
0729		•	41,052
	INFORMATION COURDINATOR	i	19.956
0683	TELEPHONE OPERATOR	i	18, 168
	TELEPHONE OPERATOR	1	31.032
0431	SUPERVISING CLERK	i	23.136
		3	21,000
	CLERK III	3	19,956
	CLERK III	3	
	CLERK III	1	19,044
	CLERK III		18', 168
	CLERK III	1	15,684
	CLERK II	3	19,044 18,168
	CLERK II	4	
	CLERK II	;	17,280 16,464
	CLERK II	;	13.572
0302		<u>.</u>	
	ADMINISTRATIVE ASSISTANT II	1	25.524
0303	ADMINISTRATIVE ASSISTANT II	•	21.000
	AGMINISTRATIVE ASSISTANT II	1	19,956
	ACCOUNTANT III	1	22,044
-444	CUSTODIAL WORKER	16	1.530.00M
	SCHEDULE SALARY ADJUSTMENTS	185	31,793
	SECTION TOTAL	143	4,448,941
	DIVISION TOTAL	185	4,446,941
	LESS TURNOVER		134, 333
	TOTAL		\$ 4,312,608

DEPARTMENT OF HUMAN SERVICES EMERGENCY SERVICES

53/1005	•	Amounts
Code		Aggregaties
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 1,526,793
.0015	SCHEDULE SALARY ADJUSTMENTS	30.430
.0020	QVERTIME	10.000
.0044	FRINGE BENEFITS	545,168
92515,0000	FOR PERSONAL SERVICES	2.112.791
.0140	PROFESSIONAL AND TECHNICAL SERVICES	2.250
.0162	REPAIR MAINTENANCE OF EQUIPMENT	10,000
	MAINTENANCE AND OPERATION-CITY OWNED	
.0176	VEHICLES	14,616
	TELEPHONE.	15,000
#2515.0100	FOR CONTRACTUAL SERVICES	41,868
	GASOLINE.	
	MATERIAL AND SUPPLIES	
	FOR COMMODITIES AND MATERIALS	38,250
	FURNITURE AND FURNISHINGS	2.070
	FOR EQUIPMENT	2,070
	*BUDGET LEVEL TOTAL	<u>\$ 2,192,977</u>

Positions and Salaries

			-
<u>Cade</u>	Positions	No_	Rate
	EMERGENCY SERVICES - 3515		
7102	DISPATCH CLERK	2 \$	21,000
7102	DISPATCH CLERK	1	19,956
7102	DISPATCH CLERK	2	19,044
7102	DISPATCH CLERK	1	18,168
7102	DISPATCH CLERK	3	17,280
3831	YOUTH INTERVENTION WORKER	1	19,956
3814	ASSISTANT DIRECTOR OF HUMAN SERVICES	f	39,312
3529	SUPERVISOR OF COMMUNICATION CENTER	2	23, 136
3529	SUPERVISOR OF COMMUNICATION CENTER	1.	21,000
3529	SUPERVISOR OF COMMUNICATION CENTER	1	19,956 .
2939	COMMUNITY INTERVENTION WORKER I	6	28.128
2939	COMMUNITY INTERVENTION WORKER I	1	26.520
2939	COMMUNITY INTERVENTION WORKER I	6	25,524
2939	COMMUNITY INTERVENTION WORKER I	2	24,300
2939	COMMUNITY INTERVENTION WORKER I	2	23, 136
2939	COMMUNITY INTERVENTION WORKER I	16	22,044
2939	COMMUNITY INTERVENTION WORKER I	1	21,000
2939	COMMUNITY INTERVENTION WORKER I	2	19,956
2939	COMMUNITY INTERVENTION WORKER I	2	19.044
	AREA MANAGER-EMERGENCY SERVICES	1	37,608
	AREA MANAGER-EMERGENCY SERVICES	1 .	34,224
	AREA MANAGER-EMERGENCY SERVICES	• 1	29,568
2908	SHIFT COORDINATOR	· 1	34,224
	SHIFT COORDINATOR	1	31.032
2908	SHIFT COORDINATOR	1	29.568
2908	SHIFT COORDINATOR	1	26.520
2907	COURDINATOR OF EMERGENCY SHELTER		
	SERVICES	1	28.128
	PRINCIPAL TYPIST	1	18,165
	CLERK II	1	18, 168
0429	CLERK II	. 1	16,464
0302	ACMINISTRATIVE ASSISTANT II	1	25,524
0302	ADMINISTRATIVE ASSISTANT II	1	23, 136
	SCHEDULE SALARY ADJUSTMENTS		30,330
	SECTION TOTAL	66	1,595,318
	DIVISION TOTAL	66	1,595,318
	LESS TURNOVER		37 _695
	TOTAL	3	1,557,623

DEPARTMENT OF HUMAN SERVICES FAMILY AND YOUTH SERVICES

53/1005	Amounts
de .	Appropriated
.0140 PROFESSIONAL AND TECHNICAL SERVICES	<u>1,703,500</u>
2520.0100 FOR CONTRACTUAL SERVICES	1,703,500
•	
*SUDGET LEVEL TOTAL	\$ 1,703,500
•	
	40.404
AGADEMY OF SCHOLASTIC ACHIEVEMENT AGA S. MCKINLEY COMMUNITY SERVICES, INC.	27,000
AGA S. MCKINLEY COMMUNITY SERVICES, INC.	45,000
ALBANY PARK COMMUNITY CENTER, INC. ALTERNATIVE SCHOOLS NETWORK	93.500
ALTERNATIVE SCHOOLS NETWORK	126.800
ASIAN HUMAN SERVICES	20.000
ASIAN HUMAN SERVICES AUSTIN PEOPLES ACTION CENTER B.E. WRIGHT COMP MENTAL HEALTH - BACK OF THE YARDS NEIGHBORHOOD COUNCIL BEHAVIOR RESEARCH AND ACTION IN SOC. SCI. BENTON HOUSE COMMUNITY SERVICES	20,300
B.E. WRIGHT COMP MENTAL HEALTH .	42,200
BACK OF THE YARDS NEIGHBORHOOD COUNCIL	23,400
BEHAVIOR RESEARCH AND ACTION IN SUC. SCI.	31,500
BENTON HOUSE COMMUNITY SERVICES	34,200
CENTRAL BAPTIST PAMILY SERV/PAMILY COUN.	24,300
CHICAGO BOYS & GIRLS CLUB-VALENTINE UNIT	34,200
SUUNSELING CENTER OF LAKEVIEW	
	60.000
GATEWAY HOUSE FOUNDATION, INC.	32,200
HOWARD AREA COMMUNITY CENTER	69,300
MILL MILITERICATION	49,500
INNER CITY EDUC. & RECREATIONAL FOUNDATION	15,000
inner city fouc. & recreational foundation Jackie Robinson V. Little League Inc. Learning Network	22,000
JACKIE ROBINSON W. LITTLE LEAGUE INC.	25.000
LEARNING NETWORK	77.600
MUJERES LATINAS EN ACCION	27.000
PROJECT BETTER CHANCE	60,000
\$.Q.Y.	\$1,300
SAFER FOUNDATION: DARE, CABRINI, CHALLENGE	197,500
SAFER FOUNDATION:DARE,CABRINI,CHALLENGE SAFER FOUNDATION:TROUBLED ADDLESCENT SOUTHERN HUMAN SERVICES SOUTHWEST WOMEN WORKING TOGETHER UNITED CHARITIES	30.600
SOUTHERN HUMAN SERVICES	20.000
SOUTHWEST WOMEN WORKING TOGETHER	30.600
UNITED CHARITIES UNIVERSAL FAMILY CONNECTION WEST AUSTIN COMMUNITY ORGANIZATION WESTTOWN CONCERNED CITIZENS COALITION YOUTH GUIDANCE	85.500
UNIVERSAL FAMILY CONNECTION	20.000 26.200
WEST AUSTIN COMMUNITY ORGANIZATION	26.200
WESTTOWN CONCERNED CITIZENS COALITION	54,000
YOUTH GUIDANCE	
YWCA OF METROPOLITAN CHICAGO	36.000
PROJECT TOTAL	1,703,600

DEPARTMENT OF HUMAN SERVICES EMERGENCY FOOD PROGRAM

\$3/1005 Cade .9102 SPECIAL PROGRAM COSTS	Amounts Accordant and 5 535,000 535,000
. *BUDGET LEVEL TOTAL	3 655,000
GREATER CHICAGO FOOD DEPOSITORY PROJECT TOTAL	655,000

DEPARTMENT OF HUMAN SERVICES TITLE XX DAY CARE MATCH

53/1005 Cade .9109 TITLE XX MATCH *2550.9100 FOR SPECIFIC PURPOSE-AS SPECIFIED	
*BUDGET LEVEL TOTAL	1 4,200,000

DEPARTMENT OF HUMAN SERVICES EMERGENCY SHELTER/BATTERED WOMEN'S PROGRAM

.0140 PROFESSIONAL AND TECHNICAL SERVICES *2555.0100 FOR CONTRACTUAL SERVICES	Amounts Appropriated \$ 257,000 257,000
*SUDGET LEVEL TOTAL	\$ 257,000
GOSPEL BROTHERS REGIONAL (PORT) HUMAN RESOURCES DEVELOPMENT INSTITUTE PROJECT TOTAL	74,000 183,000 257,000

DEPARTMENT OF HUMAN SERVICES YOUTH CRIME PREVENTION

	Access
53/1005	Amounts _Appropriated
.0140 PROFESSIONAL AND TECHNICAL SERVICES	\$ 2,411,455
=2550.0100 FOR CENTRACTUAL SERVICES	2,411,485
-4904.41AA LAK AMILAMIANE SEKATAMITITITITITITITI	2,211,300
*BUDGET LEVEL TOTAL	5 2 411 455
	من سینظر پیداری
•	
ALTERNATIVE SCHOOLS NETWORK ASSOCIATION HOUSE OF CHICAGO	16,600
	60,700
AVONDALE C.S. PATROL	21,500
B.U.I.L.D. INC.	37,800
BIG BUDDIES YOUTH SERVICES CABRINI GREEN LEGAL AID CLINIC	27,400 42,750
CAROLE ROBERTSON CENTER	66,500
CASA ATZALAN	25,300
CENTER FOR NEW HORIZONS	32,300
CENTRO UNIDAO LATINO	21,400
CHICAGO ALLIANCE FOR NEIGHBORHOOD SAFETY	
CHICAGO 8 & Q CL. MARSHALL SQ	16,700
CHICAGO HOUSING AUTHORITY	38,800
CHICAGO HOUSING AUTHORITY	63,000
CHICAGO URBAN LEAGUE	42,750
CHICAGO YOUTH CENTERS	
ASC AND BER YOUTH CENTER	21,600
CHICAGO YOUTH CENTERS	
ALTGELD MURRAY COMMUNITY CENTER	35,100
CHICAGO YOUTH CENTERS	
ELLIOTT DONNELLEY YOUTH CENTER	75,900
CHICAGO YOUTH CENTERS	20 200
ELLIGTT DONELLEY YOUTH CENTER CHICAGO YOUTH CENTERS CENTRO NUESTRO	20,000
CHICAGO YOUTH CENTERS FELLOWSHIP HOUSE	17,300
CHICAGO YOUTH CENTERS	17,300
LOWER MORTH CENTER	. 20.000
CHICAGO YOUTH CENTERS	24.000
SOUTH SHORE	31,000
CHRIST UNITED METHODIST CHURCH	34,200
CHRISTOPHER HOUSE	24,300
COMMUNITY ALLIANCE OF MET CHICAGO	20,000
COMMUNITY HUMAN SERVICES	25,600
COOK COUNTY STATE'S ATTORNEY	67,500
DEMICCO YOUTH SERVICES	24,900
DEMICED YOUTH SERVICES	27,900
EDGEWATER COMMUNITY COUNCIL	34.200
EL HOGAR DEL NING CUIDAR	42.200
ENGLEWOOD COMMUNITY DEVELOPMENT CORP. ENGLEWOOD COMMUNITY HEALTH ORG.	17,400 53,250
FIRMAN COMMUNITY SERVICES	34,200
GAGS HILL CENTER	15,852
HARTLITATTUS SYSTEMS	20,000
HERMOSA COMMUNITY ORGANIZATION	16,503
HOUSE OF INSPIRATION/NEW DIRECTIONS	20,000
HULL HOUSE-PARKWAY COMMUNITY CENTER	26,500
Human resources development institute	40,000
HUMBOLDT PARK INSTITUTE	27,600

	YOUTH CRIME PREVE	<u> чтой - с</u>
		Amounts
وغيت		Appropriated
	KENWOOD GAKLAND COMMUNITY ORGANIZATION	26,200
	PYKEAIEA YCYDENA	15,400
	LASALLE STREET CYCLE	25.650
	LATIN AMERICAN ASSOC. PRO EDUCATION RIGHTS	43,500
	LATING YOUTH INC.	34,800
	MARCY-NEWBERRY ASSOCIATION	. 48,000
	MEXICAN COMMMUNITY COMMITTEE	58,800
	MID-AUSTIN STEERING COMMITTEE	17,300
	MUJERES LATINAS EN ACCION	23,800
	NEAR NORTH DEVELOPMENT CORPORATION	15,400
	NEAR NORTH HEALTH SERVICE CORPORATION	22,000
	NEW CITY COMMUNITY COUNCIL	13,500
	NORTH AVENUE DAY NURSERY	14,000
	NORTHEAST AUSTIN ORGANIZATION	53,500
	POR UN BARRIO MEJOR	20,000
	PROLOGUE	19,000
	RAVENSWOOD COMMUNITY COUNCIL	25, 100
	RIVERVIEW YOUTH SERVICES	8,250
	ROSELAND COMMUNITY DEVELOPMENT	25,500
	SAFER FOUNDATION	34,300
	SOUTHEAST DRUG & ALCOHOLISM ABUSE CENTER	39,200
	SOUTHWEST WOMEN WORKING TOGETHER	27,400
	SULLIVAN HOUSE	34,000
	THE BLUE GARGOYLE YOUTH SERVICE CENTER	18,400
	WEST SIDE YOUTH BODSTERS	10,000
	WOODLAWN ORGANIZATION	42,750
	YMCA - LOGAN SQUARE	57,000
	YMCA - NEW CITY	20,000
	YMCA - SEARS	40,000
	YMCA SQUTH SHORE	28,900
	YMCA WASHINGTON PARK	21,700
	YMCA: 111TH STREET	20,000
	' YOUTH SERVICE COMMITTEE OF THE WESTSIDE	37,500
	YOUTH SERVICES PROJECT	57,400
	YWCA HARRIS	26,500
	PROJECT TOTAL	2,411,455

DEPARTMENT OF HUMAN SERVICES DRUGS ELIMINATED THROUGH EDUCATION AND RESOLVE

53/1005 Cody .0140 PROFESSIONAL AND TECHNICAL SERVICES =2588.0100 FOR CONTRACTUAL SERVICES	Amounts
*RUDGET LEVEL TOTAL	5 750,000
*GEPARTMENT TOTAL	519,460 <u>,206</u>

DEPARTMENT OF POLICE PUBLIC HOUSING SECURITY

FIRE DEPARTMENT FIRST AIDE CARE TEAM-FIRE DEPARTMENT SUPPORT

59/1005	•	Ameunts	
ade	•	_Appropriated	
.0130	POSTAGE OPERATION, REPAIR OR MAINTENANCE OF	\$ 200	•
.0161	PACILITIES	2.500	
	REPAIR MAINTENANCE OF EQUIPMENT	1,000	
.0166	OUES, SUBSCRIPTIONS AND MEMBERSHIPS MAINTENANCE AND OPERATION-CITY OWNED	. 300	
.0176	VEHICLES	3,000	
.0126	TELEPHONE.	4,000	
2510.0100	FOR CONTRACTUAL SERVICES	11,000	
. 0245	REIMBURSEMENT TO TRAVELERS	<u> </u>	•
2510.0200	FOR TRAVEL	1,500	-
.0320	GASOLINE	1,000	
.0340	MATERIAL AND SUPPLIES	.1.500	
.0342	AND SUPPLIES	8,000	
	STATIONERY AND OFFICE SUPPLIES	1,500	
2510.0300	FOR COMMODITIES AND MATERIALS	12,000	
.0422	OFFICE MACHINES	300	
.0424	FURNITURE AND FURNISHINGS	1,000	
.0440	MACHINERY AND EQUIPMENT	1,500	
2510.0400	FOR EQUIPMENT	2,800	
.9102	SPECIAL PROGRAM COSTS	20.000	
2510.9100	FOR SPECIFIC PURPOSE-AS SPECIFIED	. 20,000	
	*GUDGET LEVEL TOTAL	\$ 47,300	

FIRE DEPARTMENT FIRST AIDÉ CARE TEAM-DELEGATE AGENCY

59/1005 Cade .0140 PROFESSIONAL AND TECHNICAL SERVICES *2520.0100 FOR CONTRACTUAL SERVICES	Amounts	•	
*BUDGET LEVEL TOTAL	\$ 616,241	٠	
*GEPARTMENT TOTAL	\$ 683,541		٠.
HULL HOUSE ASSOCIATION PROJECT TOTAL	<u>514,862</u> 514,362		

DEPARTMENT OF INSPECTIONAL SERVICES CODE ENFORCEMENT

67/1005 Code	Amounts Appropriated
.0005 SALARIES AND WAGES-ON PAYROLL0018 SCHEDULE SALARY ADJUSTMENTS0044 FRINGE BENEFITS.	. \$ 236.370 . 5,568
#2505.0000 FOR PERSONAL SERVICES	. 315,630
=2505.0200 FOR TRAVEL	. 14,250

Positions and Salaries

Code	<u>Positions</u>	No_		Rate
	" CODE ENFORCEMENT-3505			
2158	CODE ENFORCEMENT INSPECTOR II	1	\$	29.280
2158	CODE ENFORCEMENT INSPECTOR II	1	-	27.852
2157	CODE ENFORCEMENT INSPECTOR I	3		24,060
2157	CODE ENFORCEMENT INSPECTOR I	5		22.908
	SCHEDULE SALARY ADJUSTMENTS			5,568
	SECTION TOTAL	10	_	248,420
	DIVISION TOTAL	10		248,420
	LESS TURNOVER			7,482
	TOTAL		3	7,482 241,938

DEPARTMENT OF INSPECTIONAL SERVICES EMERGENCY HEAT-COMMUNITY INSPECTION PROGRAM

87/1005 Cape		Amounts Appropriated		
.0005	SALARIES AND WAGES-ON PAYROLL			
.0015	SCHEDULE SALARY ADJUSTMENTS		1.506	
.0044	FRINGE BENEFITS		27,025	
*2510.0000	FOR PERSONAL SERVICES		104,239	
.0140	PROFESSIONAL AND TECHNICAL SERVICES		75.000	
*2510.0100	FOR CONTRACTUAL SERVICES		75,000	
•	*SUDGET LEVEL TOTAL	\$	179,239	

Positions and Salaries

Cros	Pasmons .	<u></u>		Rate
	EMERGENCY HEAT-3510			
0669	REMOTE TERMINAL OPERATOR	. 1	3	14,220
9664	DATA ENTRY OPERATOR	1		14,220
0429	CLERK II	2		12.984
0303	AGMINISTRATIVE ASSISTANT III	1		21,000
	SCHEDULE SALARY ADJUSTMENTS			1.306
	SECTION TOTAL	- 3	_	77,214
	DIVISION TOTAL	5	\$	77,214

DEPARTMENT OF INSPECTIONAL SERVICES EMERGENCY BOARD-UP

67/1005 Cade .9019 FOR EMERGENCY BOARDUP PROGRAM	Amounts
*BUDGET LEVEL TOTAL	\$ 225,000
*GEPARTHENT TOTAL	<u>\$ 734,119</u> .

DEPARTMENT OF PUBLIC WORKS COMMISSIONER'S OFFICE CD ADMINISTRATION AND ENVIRONMENTAL REVIEW

83/1005 Cade		Amounts Appropriated
.0005	SALARIES AND WAGES-ON PAYROLL	\$ 188.088
.0015	SCHEDULE SALARY AGGUSTMENTS	3.035
.0044	FRINGE BENEFITS	56,894
*2505.0000		258,017
.0152	ADVERTISING	
	DUES. SUBSCRIPTIONS AND MEMBERSHIPS	1.000
.0169	TECHNICAL MEETING COSTS	500
=2505.0100		3,000
.0348	ECCKS AND RELATED MATERIALS	500
	STATIONERY AND OFFICE SUPPLIES	1,000
	FOR COMMODITIES AND MATERIALS	1,500
	FURNITURE AND FURNISHINGS	2.000
	TECHNICAL AND SCIENTIFIC EQUIPMENT	
	FOR EQUIPMENT.	2,000
	*BUDGET LEVEL TOTAL	\$ 284,517

Positions and Salaries

Cade	Pasitions	No_		
α	ADMINISTRATION AND ENVIRONMENTAL REVIEW-3505			
1406	PLANNING ASSISTANT	1	5	22.044
	PLANNING ASSISTANT	1		17,280
	CITY PLANNER IV	2		37,608
	CITY PLANNER IV	1		34,224
	CITY PLANNER I	1		22.044
	PRINCIPAL TYPIST	1		17.280
	SCHEDULE SALARY ADJUSTMENTS			3,035
	SECTION TOTAL	7		191,123
	DIVISION TOTAL	7	\$	191, 123

DEPARTMENT OF PUBLIC WORKS EMERGENCY VAULTED SIDEWALK REPAIR

£3/1005		Amounts Appropriated		
.0158	RENTAL OF EQUIPMENT AND SERVICES- CITY OWNED	\$ 215,000 215,000		
*2515.0300	FOR COMMODITIES AND MATERIALS TO REIMBURSE CORPORATE FUND FOR SAL- ARIES AND WAGES OF CORPORATE SUPPORT	173,000		
. 965 1 •25 15. 9600	SERVICES. FOR REIMBURSEMENTS CORPORATE FUND	<u>\$10,000</u> \$10,000		
	*SUDGET LEVEL TOTAL	\$ 900,000		

CALIFORNIA AVENUE/RODSEVELT ROAD/FEDERAL STREET/PERSHING ROAD WESTERN AVENUE/FULLERTON AVENUE/ORLEANS STREET/CHICAGO NORTHWESTERN RAILROAD YATES AVENUE/82ND STREET/AVENUE "O"/ROCK ISLAND RAILROAD

DEPARTMENT OF PUBLIC WORKS MODEL BLOCKS

83/1005		Ameunts
Case		Aggregatized
	IMPROVEMENT TO EXISTING BUILDINGS	
#2520.0500	FOR PERMANENT IMPROVEMENTS	4,298,000
	TO REIMBURSE CORPORATE FUND FOR SAL-	
	ARIES AND WAGES OF CORPORATE SUPPORT	•
. 965 1	SERVICES	150,000
*2520.9600	FOR REIMBURSEMENTS CORPORATE FUNG	150,000
	#BLIDGET LEVEL TUTAL	\$ 4,448,000

7100 S. GREENWOOD 7100 S. GREENWOOD
7100 S. DOBSON
7100 S. DOBSON
7200 S. ELLIS
8000 S. EBERHART
7400 S. CHAMPLAIN
7300-7400 S. KINGSTON
77TH ST./COLFAX TO SAGINAW
7600-7700 W. ESSEX
7500-7600 W. ESSEX
10300 S. VERNON
10800 S. VERNON
111TH-112TH S. EDBROCKE
RHODES-GAULPHIN E. ON 107TH ST.
PERRY: 119TH-121ST ST.
2000 W. 70TH PL.
6800 S. THROOP
1500-1600 W. 61ST ST.
700-800 W. 61ST ST.
7000 S. THROOP
1400 W. 71ST PL.
7900 S. BISHOP
7900 S. BISHOP
7900 S. GALE
8700-6900 S. GALE
8700-6900 S. PRINCETON
8700-6900 S. HARVARD
1500 S. WHIPPLE 7100 S. DOBSON 8700-8900 S. MARVAS 1500 S. KEELER 1100 S. WHIPPLE 1300 S. KEELER 1800 S. DRAKE 1500 S. FAIRFIELD 2100 S. FAIRFIELD 1900 S. CALIFORNIA 2200 S. CALIFORNIA 2400 W. WASHBURNE 800 M. MEZART 800 M. MOZART 1700 W. CRYSTAL 1000 M. MOZART 2720 W. MAYPOLE 100 S. HUMAN 300 S. HUMAN 1100 S. WHIPPLE 1100 S. TROY 5000 W. VAN BUREN 3400 V. ADAMS 3500 V. CUNGRESS 5100 W. LEXINGTON 3300 W. BEACH

3200 W. HIRSCH

MODEL BLOCKS - CONTINUED

<u>Cade</u> 2200 W. HIRSCH (S. SI

7100 S. DREXEL

7500 S. DANTE 700-800 S. XENNETH 11700-11800 S. PEDRIA Appropriated

3300 W. HIRSCH (S. SIDE)
3000 N. ALBANY
4000-4100 N. ALBANY
2100-2200 N. TALMAN
108TH ST. - PRINCETON TO STEWART
LAFAYETTE AVE. - 107TH ST. TO 108TH ST.
113TH ST. - WENTWORTH TO PERRY AVE.
108TH ST. - LAFAYETTE TO PERRY AVE.
4800 W. CRYSTAL
5000 W. AUGUSTA
1400 N. LOCKWOOD
8LOCKS TO BE DETERMINED IN WARD 1
8LOCKS TO BE DETERMINED IN WARD 2
8LOCKS TO BE DETERMINED IN WARD 3
8LOCKS TO BE DETERMINED IN WARD 4
8LOCKS TO BE DETERMINED IN WARD 8
8LOCKS TO BE DETERMINED IN WARD 20
8LOCKS TO BE DETERMINED IN WARD 22
8LOCKS TO BE DETERMINED IN WARD 29
8LOCKS TO BE DETERMINED IN WARD 40
8LOCKS TO BE DETERMINED IN WARD 42
8LOCKS TO BE DETERMINED IN WARD 44
8LOCKS TO BE DETERMINED IN WARD 48
8LOCKS TO BE DETERMINED IN WARD 49
7200 S. CORNELL

DEPARTMENT OF PUBLIC WORKS PRIVATE N-F-P FACILITY REHABILITATION AND HISTORICAL RENOVATION

83/1005	Amounts
Cade	Appropriated
.9103 REHABILITATION LOANS AND GRANTS	
#2525.9100 FOR SPECIFIC PURPOSE-AS SPECIFIED	1,305,000
TO REIMBURSE CORPORATE FUND FOR SAL-	
ARIES AND WAGES OF CORPORATE SUPPORT	
.9651 SERVICES	35,000
*2525.9600 FOR REIMBURSEMENTS CORPORATE FUND	35,000
*GUDGET LEVEL TOTAL	1 1,340,000
•	• •
*GEPARTMENT TUTAL	\$ 6,952,517
	•
ADA S. MCKINLEY	52.000
AUSTIN PEOPLE'S ACTION	40.000
THE CENTER	40,000
CENTER FOR NEW HORIZONS	54,000
CENTER IN ROGERS PARK	12,000
CHICAGO COMMONS	40,000
CIRCLE URBAN MINISTRIES	45,000
CYC - ALTGELD MURRAY	35.000
CYC - LOWER NORTH	45,000
el hogar del nino	35,000
EL VALOR CORPORATION	45,000
ENGLEWOOD CHILD HOME AND AID	40,000
ETA CREATIVE ARTS	30,000
GATEWAY FOUNDATION	36.000
institute for cultural affairs	45,000
INSTITUTO DEL PROGRESSO LATINO	30.000
LATHROP BOYS AND GIRLS CLUB	45,000
MEXICAN FINE ARTS CENTER	40.000
NORTHWESTERN SETTLEMENT HOUSE	30,000
OPERATION BROTHERHOOD	52,000
PILSEN YMCA	45,000
SOUTHERN SCHOOL	40.000
SPANISH COALITION/JOBS	31,000
VIVA CENTER CHILD HOME AND AID	25.000
WOODLAWN ORGANIZATION	45.000
NOBLE-SEYMOUR-CRIPPEN HOUSE	50.000
CENTER FOR NEIGHBORHOOD TECHNOLOGY	47,500
YMCA DUNCAN	73.905
BOYS & GIRLS CLUB-HORNER UNIT	50.000
ORGANIZATIONS TO BE DETERMINED	106,595
PROJECT TOTAL	1,305,000

CHICAGO PUBLIC LIBRARY LITERACY CENTERS

\$1/1005 Cade .0140 PROPESSIONAL AND TECHNICAL SERVICES =2505.0100 FOR CONTRACTUAL SERVICES	Amounts
*BUDGET LEVEL TOTAL	1 159,500
#FUND TOTAL	\$98,333,379

CASA AZTLAN
CENTRO ROMERO
INSTITUTO DEL PROGRESO LATINO
LATINO YOUTH, INC.
PEDRO ALBIZU CAMPOS PUERTO RICAN HIGH SCHOOL
UNIVERSIDAD POPULAR/CENTRO LATINO

Page _1 of _16

				Strike	Ir	isert _
Page	Code	Oepartment and Item	No.	Amount	No.	Amount
		382- YEAR XV CCHMUNITY DEVELOPMENT BLOCK GRANT FUND				
		Estimates of Community Development Block Grant Funding for Year XV - January 1, 1989 through December 31, 1989				
		Reallocation of Unspent Community Development Block Grant funds from prior years		6,602,012		6,642,012
		TOTAL		98,333,379		9 8,3 73,379

Page _2 of _16

Page		Code Department and Item	Strike		Insert	
	Code		No.	Amount	No.	Amount
		ECONOMIC DEVELOPMENT - 07-2505-3505 Program Support -				
3	0309	Coordinator of Special Projects	1	31,032	1	32,568
4		Turnover		206,426	2	207,962

Page _3 of _15

FUND: 382

		Strike	Insert
Page Code	Department and Item	No. Amou	it No. Amount

DEPARTMENT OF ECONOMIC DEVELOPMENT Direct Micro-Loan Program - 07-2560

STRIKE:

8

All of the \$300,000 of funding for the Direct Micro-Loan Program is to be derived from loan recapture funds. No Expenditures will be made until the revenues are received and allotted to the program. The allotment of funds will be under the direction of the Budget Director.

INSERT:

All of the \$300,000 of funding for the Direct Micro-Loan Program is to be derived from Urban Development Action Grant recapture funds. No Expenditures will be made until the revenues are received and allotted to the program. The allotment of funds will be under the direction of the Budget Director.

Page <u>4</u> of <u>16</u>

		·		Strike		sert
Page	Cade	Department and Item	No.	Amount	No.	Amount
		OFFICE OF EMPLOYMENT AND TRAINING SUBSTANTIAL REHAB AND TRAINING - 13-2515				
12		Coalition for United Community Action Covenant Development Corporation The Neighborhood Institute 18th Street Development Corporation Midwest Homen's Center		58,800 59,150 77,703 126,562 0		43.150 43.870 58,327 96,450 80,418

Page <u>5</u> of <u>15</u>

FUND: 382

				Strike		Insert	
905	Code	Department and Item	No.	Amount	No.	Amount	
		DEPARTMENT OF HOUSING Rehabilitation Program Support -	21-2515				
		INSERT:					
21		\$530,000 of the \$3,344,813 funding Rehabilitation Program Support is derived from reimbursement for Renabilitation Program administration	ito be ental		•		
		Community Services Technical Assistance - 21-2550					
		INSERT:					
25		\$170,000 of the \$2,893,424 fundin Community Services Technical Assi is to be derived from reimburseme	stance	•			

Rental Rehabilitation Program administration.

Page <u>6</u> of <u>16</u>

FUND: 382

			S	trike	Īn	sert
Page	Code	Oepartment and Item	No.	Amount	No.	Amount

DEPARTMENT OF HOUSING - 21-2555 - Residential Urban Renewal

STRIKE:

28

\$2,000,000 of the \$3,000,000 funding for the Residential Urban Renewal program is to be derived from revenues from the sale of land. Expenditures for this program will be limited to \$1,000,000 until the revenues are received and allotted to the program. The allotment of funds will be under the direction of the Budget Director.

INSERT:

\$1,500,000 of the \$2,815,000 funding for the Residential Urban Renewal Program is to be derived from revenues from the sale of land. Expenditures for this program will be limited to \$1,315,000 until the revenues are received and allotted to the program. The allotment of funds will be under the direction of the Budget Director.

Page <u>7</u> of <u>16</u>

	·	Strike		Insert	
age Code	Department and Item	No.	Amount	No.	Amount
	DEPARTMENT OF HOUSING 21-1005			•	
	Housing Action Grants 2560				
29	STRIKE: Metro Rehabilitation Network/N.E. Austin Organization.		٠		·
	INSERT: Metro Rehabilitation Network				
29	STRIKE: Concerned Allied Neighbors				
	INSERT: Concerned Allied Neighbors/Christopher House				

Page <u>8</u> of <u>16</u>

			Strike		Insert		
Page	Code Department and Item	No.	Amount	No.	Amount		
		DEPARTMENT OF HEALTH - 41-2510					
38	0314	Supervisor of Program Review and Audit		1	39,312		
	3950	Director of Administrative Service	:85			1	41,052
39	• .	Turnover			37,512		39,252 ⁻

Page 9 of 15 .

Page Code			Strike		Insert		
	Code	Code Department and Item	No.	Amount	No.	Amount	
•		DEPARTMENT OF HEALTH - 41-2570)				
46	1747	Program Specialist III		1	37,608		
	3146	Hypertension Research Project Coordinator				1	37,608

Page 10 of 16

Page			Strike		Insert	
	Code	Oepartment and Item	No.	Amount	No.	Amount
		DEPARTMENT OF HEALTH - 41-1005				
		Infant Mortality Reduction Initiative - 41-2580				
49		South Side Help Center				30,000

Page <u>11</u> of <u>15</u>

Fund: 382

			9	trike	Tr	isert
Page	Code	Department and Item	No.	Amount	No.	Amount
		COMMISSION ON HUMAN RELATIONS		*		
		Training Assistance/Human Relations Program - 45-1005-2505				
50	0130 0140 0151 0229 0700	Postage Professional and Technical Services Printing and Reprographics Transportation and Expense Allowance For Contingencies		2,000 750 3,000 3,100 200,000		5,000 10,750 13,000 8,100
		Training Assistance/Human Relations Program - 3505				
	3008 3966 3009 2922 0826 3013 3014 0305	Human Relations Officer II Community Resource Specialist I Human Relations Officer I Research Analyst Principal Typist Human Relations Officer III Human Relations Specialist Assistant to the Director Salary Adjustments Less Turnover	· 2•	21,000 1,976	1 4 1 1 1 1 1 1 1 1	21,000 - 21,000 17,280 19,956 14,220 23,135 28,128 23,128 7,559 27,431

Page <u>12</u> of <u>16</u>

			Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF HUMAN SERVICES - 53-1005				
		Family and Youth Services 53-2520				
60		Inner City Education and Recreational Foundation		15,000		16,900
		Inner City Education and Recreational Foundation		22,000		22,500
		Project Better Chance		60,000		60,500
•		Universal Family Connection		20,000		30,000

Page <u>13</u> of <u>16</u>

			S	Strike		Insert	
Page	Code	Oepartment and Item	No.	Amount	No.	Amount	
		DEPARTMENT OF HUMAN SERVICES					
		Youth Crime Prevention 53-2560					
62		Carole Robertson Center		66,500			
		Chicago Alliance For Neighborhood Safety		51,000		56,454	
		Chicago Youth Centers ABC and BBR Youth Center		21,600		24,834	
		Community Alliance of Metropolitan Chicago		20,000		25, 519 ⁻	
	•	Demicco Youth Services		27,900	-	50,074	
		House of Inspiration/New Directions		20,000		21,094	
		Humboldt Park Institute		27,600		40.050	
63		Marcy Newberry Association		48,000		53,575	
		Por Un Barrio Mejor		20,000	•	24,575	
		YMCA - New City		20,000		22,370	
		Youth Services Committee of the Westside		37,600		40,355	

Page <u>14</u> of <u>16</u>

FUNO: 382

		•		Strike	Tr	sert
Page	Code	Oepartment and Item	No.	Amount	No.	Amount
ŕ		DEPARTMENT OF PUBLIC WORKS MODEL BLOCKS - 83-2520				
71		STRIKE: Perry: 119th - 121st Street 5000 Hest Van Buren 100 South Homan 300 South Homan				
		3500 West Congress 1100 South Whipple			٠	
72		7100 South Drexel				
	٠.	Blocks to be determined in Wards_1, 2, 3, 4, 8, 20, 22, 29, 32, 40, 42, 44, 46, 48, 49				
		INSERT:				
72		East 71st Place, from Jeffrey Boulevard to the alley west of Cyril Court Avenue		•		
		South Jeffrey Boulevard from 71st Place to 72nd Street (west side)				
		South Cyril Court Avenue; from East 71st to East 72nd Street (east side)	Place	•		
		7000 South Cornell Sedgwick from Evergreen to Blackhawk (east side) 7400 South Emerald Carpenter - 79th to 80th 7600 South Peoria 7600 South Normal 3800 West Van Buren 3800 West Gladys 3600 West Lexington				

Page _15 of _15

FUND: 382

		Strike		Insert	
Page Code	. Department and Item	No.	Amount	No.	Amount

DEPARTMENT OF PUBLIC WORKS 83-2520 MODEL BLOCKS (Continued)

INSERT:

72

700 North Avers 1400 North Lathrop

24th Street: Hamlin/Springfield

Kedvale: Cermak/Ogden Keeler: Cermak/Ogden

4200 West 25th Street: Keeler/Kedvale

Cermak: Lawndale/Central Park

2700 South Kolin 2700 South Kedvale

East 73rd Street: Exchange to Cul de sac

7100 South Champlain 7300 South Dante 2000, 2100 North Point 4400 North Bernard

4400, 4500 North Christiana 4400, 4500 North Spaulding 100 North Central: Washington/West End

(east side only)

5600 West Washington: Waller/Central

(south side only) 100 North Long: Washington/West End

0-100 North Central 5500 West Van Buren 12200 South Lowe

122nd Street: Lowe to Union

Blocks to be determined by the Budget Director in Wards 1, 2, 3, 4, 8, 20, 32, 40, 44, 46, 48, 49

Page _16 of _16

		·	Strike		Insert	
Page	Code	Oepartment and Item	No.	Amount	No.	Amount
		DEPARTMENT OF PUBLIC HORKS Private N-F-P Facility Rehabilitation and Historical Renovation - 83-2525		•	٠	
73		Organizations to be determined Habilitative Systems, Inc.		106,595		81,595 25,000

SECTION 16. This ordinance shall be effective upon its passage and publication.

CORRECTIONS AND REVISIONS OF YEAR XV COMMUNITY DEVELOPMENT BLOCK GRANT ORDINANCE APPROVED.

On motion of Alderman Austin, the City Council took up for consideration the report of the Committee on the Budget and Government Operations, deferred and published in the Journal of the Proceedings of December 7, 1988, pages 20605 and 20639 through 20647, recommending that the City Council pass a proposed ordinance amending the Year XV Community Development Block Grant Ordinance.

On motion of Alderman Austin, the said proposed amendatory ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Robinson, Beavers, Caldwell, Shaw, Huels, Fary, Madrzyk, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Mell, Austin, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Levar, Schulter, Osterman, Stone -- 35.

Nays -- Aldermen Rush, Tillman, T. Evans, Bloom, Burke, Garcia, Davis, Figueroa, Eisendrath, Orr -- 10.

The following is said ordinance as passed:

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

SECTION 1. The Year XV Community Development Block Grant Ordinance, as amended, is hereby further amended by striking the words and figures indicated and inserting the words and figures indicated, as indicated in the attached Exhibit "A".

SECTION 2. This ordinance shall take effect after its passage and publication.

[Exhibit "A" attached to this ordinance printed on pages 21918 through 21925 of this Journal.]

1,700,000

Exhibit "A".

CORRECTIONS AND REVISIONS OF CDBG YEAR XV BUDGET RECOMMENDATIONS

Page 1 of 3

480,309

FUND: 382

Total

	<u> </u>		Strike		Insert	
age Co	de Department	and Item	No.	Amount	No.	Amount
	DEPARTMENT OF ECONOMIC DEVE	LOPMENT				
	Technical Assistance to Bus and Economic Development Gr - 07-2540					
7 .01	40 Professional and Technical Greater Westside Developmen Lawndale Chamber of Commerc	t Corp.	2	53,000		2,640,000 73,000 20,000
	Business Development Loan P - 07-2550	rogram				
8	STRIKE: \$172,600 of the funding for Development Loan Program is from loan recapture funds. \$1,527,400 is to be derived Development Action Grant reconstruction of the allotment of funder the direction of the E	to be derived The remaining from Urban tapture funds. until the lotted to the unds will be				
÷	INSERT: \$172,600 of the funding for Development Loan Program is from loan recapture funds. \$308,209 is to be derived from Development Action Grant recono expenditures will be made revenues are received and all program. The allotment of funder the direction of the 8	to be derived The remaining om Urban apture funds. until the lotted to the unds will be				
.910	6 Loan Program Costs	,	1,	700,000		480,809

Page 2 of 3

Page Code		Gepartment and Item	S	Strike		Insert	
	Code		No.	Amount	No.	Amount	
		OFFICE OF EMPLOYMENT AND TRAINING					
		Jobs Training/Delegates - 13-252D					
12	.0140	Professional and Technical Services	`.	992,919		1,012,919	
		Total		992,919		1,012,919	
		Universal Family Connection				20,000	

Page _3 of _3

			Strike		<u> Insert</u>	
Page	Code	Gegartment and Item	No.	Amount	No.	Amount
		DEPARTMENT OF HOUSING 21-2005				
18	0302 0431	Planning and Administration - 2505 Administrative Assistant II Clerk IV	1	18,168	1	18,168
23	0430 0826	Development Program Support - 2520 Clerk III Principal Typist	1	15,684	1	15,584
		Housing Action Grants - 2560				
29	.0140	Professional and Technical Servs. Lawndale Revitalization Inc. Uptown Chicago Commission		1,126,374		1,191,374 30,000 35,000
29		Housing Action Grant - 2560				
		STRIKE: Concerned Allied Neighbors/Christopher House				
		Senior Citizens/Handicapped Home Maintenance - 2570				
30		STRIKE: Concerned Allied Neighbors				
		INSERT: Concerned Allied Neighbors/Christopher House				
	.0140	Professional and Technical Services Greater Southwest Development Corp. Hrightwood Improvement Association/CNOP		1,695,273 113,562 40,000		1,714,996 118,235 55,000

Page 4 of 3

FUNO: 382

		<u></u> _		Strike		rsert
Page	Code	Code Department and Item	No.	Amount	No.	Amount
		·.				
		DEPARTMENT OF CULTURAL AFFAIRS - 23-1005				
34	.0140	Cultural Outreach - 2515 Professional and Technical Services Pegasus Players		167,225 15,532		174,693 23,000

Page _5 of _3

		<u>•</u>		Strike		Insert
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF HEALTH				
39	0175	Neighborhood Health Center Central Hanagement 41-3510 Field Payroll Auditor		19.764		
	0431	Clerk IV			1	19,955
		Turnover		39,252		39,444

Page <u>6</u> of <u>3</u>

			S	trike	I	nsert
Page	Code	ode Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF HUMAN SERVICES				
		Youth Crime Prevention - 53-2560				
	.0140	Professional and Technical Services		2,411,455		2,428,455
62		INSERT: Austin Watch Drug Program		•		17,000
63		STRIKE: Southeast Drug and Alcoholism Abuse Center		39,200		
		INSERT: South Central Community Services, Inc.	·			39,200

Page <u>7</u> of <u>9</u>

				Strike	Ţ	nsert
age	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF PUBLIC WORKS				
		Model 81ocks - 83-2520				
71	.0525	Improvement to existing buildings		4,298,000		5,298,000
		Total		4,448,000		5,448,000
7 2		STRIKE: 1400 North Lathrop Blocks To Be Determined By The Budget Director in Wards 1, 2, 3, 4, 8, 20, 32, 40, 44, 46, 48, 49				
		INSERT: 1400 North Latrobe 4400 - 4600 North Hamilton 4400 - 4600 North Seeley 1600, 1700 West North Shore 1600 West Columbia 1700 West Albion 7900 - 8300 South Ingleside 8300 South Orexel 1400 West Thorndale 8000 South Bishop 8100 South Bishop 8100 South Laflin 7900 South Bishop West Sunnyside: Bernard/Spaulding 21st Street: Marshall Blvd/California West Cullerton: Marshall Blvd/California 1800 South Fairfield 18th Street: California/Washtenaw 5800, 5900 West Rice 5400,5500 West Crystal				

Page <u>8</u> of <u>3</u>

			S.	trike		Insert
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF PUBLIC WORKS				
		Model Blocks - 83-2520				
		INSERT (CONTINUED): 2000 North Tripp 4100, 4200 West Dickens 4800-5000 West Medill 4800 North Lawndale 4800 North Monticello 4500 North Sawyer 1200-1400 North Sedgwick (Eastside) 300 West Schiller 500 West Elm Street (Southside) 1600 North Fairfield 3100 North Hoyne 1800 North Honore 2000 North Hoyne Marshfield: Pearson to Walton Pearson: Marshfield to Paulina		•		
72		Blocks To Be Determined by the Budget Director in Hards 1, 2, 3, 4, 20, 40, 44, 46, 49				
		Private N-F-P Facility Rehabilitation and Historical Renovation - 83-2525				
3	.9103	Rehabilitation Loans and Grants		1,305,000		1,355,000
		Total		1,340,000		1,390,000
		Valentine Boys and Girls Club Organizations to be determined		81,595		50,000 31,595

COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS.

Pursuant to a previously granted Suspension of the Rules (page) Alderman Austin reported for the Committee on the Budget and Government Operations by presenting the following three matters:

CORRECTIONS AND REVISIONS OF 1989 ANNUAL APPROPRIATION ORDINANCE.

The Committee on the Budget and Government Operations submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith.

Alderman Eisendrath moved to lay on the table the said proposed ordinance. The motion was lost by yeas and nays as follows:

Yeas -- Aldermen Tillman, T. Evans, Garcia, Gutierrez, Figueroa, Eisendrath -- 6.

Nays -- Aldermen Roti, Bloom, Robinson, Beavers, Caldwell, Shaw, Huels, Fary, Madrzyk, Carter, Langford, Kellam, Sheahan, Jones, J. Evans, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Gabinski, Mell, Austin, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Levar, Schulter, Osterman, Stone -- 36.

Thereupon, on motion of Alderman Austin, the said proposed amendatory ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Robinson, Beavers, Caldwell, Shaw, Huels, Fary, Madrzyk, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Hagopian, Mell, Austin, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Levar, Schulter, Osterman, Stone -- 35.

Nays -- Aldermen Rush, Tillman, T. Evans, Bloom, Burke, Garcia, Davis, Figueroa, Eisendrath, Orr -- 10.

The following is said ordinance as passed:

WHEREAS, The City of Chicago is a home rule unit of government as defined in Article VII, Section 6(a) of the Illinois Constitution, and as such may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The management of its finances is a matter pertaining to the government and affairs of the City of Chicago; now, therefore,

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

SECTION 1. The Annual Appropriation Ordinance for the Year 1989, as amended, is hereby further amended by striking the words and figures indicated and inserting the words and figures indicated, as indicated in the attached Exhibit "A".

SECTION 2. This ordinance shall take effect after its passage and publication.

[Exhibit "A" attached to this ordinance printed on pages 21928 through 21941 of this Journal.]

EXHIBIT "A"

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

100 - CORPORATE

Page __1 of _14

•				Strike		Insert	
Page C	ode Departme	nt and Item	No		No.	Amount	
	CITY COUNCIL - 15-100)5					
	CITY COUNCIL LEGISLAT BUREAU - 2195	TIVE REFERENCE					
.0	000 For Personnal Service	es		295,000		305,000	
96 96			100			23,135 25,800	
	CITY CLERK - 100-25	•					
0727 0302		urnal	1	53,448 22,044	1	55,092 24,300	
0432	Issuance of General License Supervising Clerk	e - 3020	1	24,300	1	26,820	
	Less Turnover			15,104		21,524	
	DEPARTMENT OF FINANCE						
	CITY COMPTROLLER - 27-2005				-		
0252	Disbursements - 4025 Assistant Comptroller of Dis	sbursements	1	37,236	1 37	,508	
	Less Turnover			550,734	551	,106	
	DEPARTMENT OF REVENUE - 29-2	2005				_	
0229	Administrative Services - 30 Revenue Analysis - 4004 Chief Revenue Analyst	007	1	35,928	1 48	,936	
	Less Turnover			222,361	235	,369	
	DEPARTMENT OF LAW - 31-1005-	3005					
1632 1677	Administration - 3005 Law Librarian Chief Law Librarian	·3005	1	37,740	1 37	.740	

100 - CORPORATE

Page __2 of _______

		•		Strike	I	nsart i
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF GENERAL SERVICES BUREAU OF ASSETS MANAGEMENT - 38-2020		• "	1	
	1612	Land Sales/Compensation/Leasing - 3025 Land Sales Agent	. 1	25,524	1	23,123
		Less Turnover		38,500		41,104
	·	DEPARTMENT OF GENERAL SERVICES BUREAU OF FLEET ADMINISTRATION - 38-2035				
	.0360	Repair Parts and Materials		7,661,655		7,621,875
	4855	Maintenance Operation - 3065 Sheet Metal Worker	10	19.50H	11	19.50H
		DEPARTMENT OF PERSONNEL - 33-2005				
	1331 1331	Labor Relations - 3015 Employee Relations Supervisor Employee Relations Supervisor	1	39,312 41,052	2	41,052
		Less Turnover		185,094		186,834

100 - CORPORATE FUND

Page <u>3</u> of <u>14</u>

	· · · · · · · · · · · · · · · · · · ·	Strike		<u> Insert</u>	
Page Code	Department and Item	No.	Amount	No.	Amount
	BOARD OF ELECTION COMMISSIONERS' - 39				
1000	Administration - 3005	•			
1302 0354	Administrative Services Officer Assistant Manager of Election	l	35,928	1	37,608
	Support Services	1	34,224	1	35,928
0473	Election Records Coordinator	1	28,128	1	29,568
0490	Election Records Service	2			-
	Clerk III	1	17,280	1	18,168
	Records Processing, Registration and File Maintenance Division —3030				
0375	Election Services Staff Assistant	1	23,136	7	24,300
0496	Election Planning Aide	2	24,300	1	24,300
0496	Election Planning Aide		_ ,	1	25,524
	Election Voting Systems - 3015				
0491	Election Records Service Clerk II	1	18,168	1	19,044
. 1704	Director of Election Administration	1 ·	42,864	1	44,808
0497	Absentee Voter Records Coordinator	1	29,568	1	31,032
	Election Support - 3020				•
0492	Election Records Service				
	Clerk I	1	12,984	1	13,572
0370	Election Administrative Assist. I	1	16,464	1	17,280
0353	Manager of Election Support Services	1	41,052	1	42,864
	Turnover		37,956		53,556

100 - CORPORATE FUND

Page __4 of _14

		•		Strike	Ir	sert
Page	Code	Department and Item	No.	Amount	No.	Amount
		•				
		DEPARTMENT OF HEALTH - 41-1005				
		West Town Health Service Center - 41-3070				
	3203	Dentist	.3	22.94H	4	22.948
		Turnover		1,834,918		1,881,718
		DEPARTMENT OF HEALTH - 41-1005		•		
	3114 7114	Procurement and Operation Support - 3020 Chauffeur Chauffeur	8	14.30H	8	14.30H

100 - CORPORATE

		·	Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	<u> 4mount</u>
		DEPARTMENT ON AGING AND DISABILITY - 47-2005				
	0151	Publication and Reproduction In-House Service		24,500		5,500
		DEPARTMENT OF POLICE - 57-1005				
	9232	Patrol Administration - 3260 District Law Enforcement - 4100 Police Laboratory Technician I	2	39,146	3	39,156

100 - CORPORATE

Page _ 6 of _14 {

_		<u>•</u>	S	trike	<u>_</u>	nsert
Раде	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF ZONING - 61-1005-2005				
	1043	Zoning Use Compliance - 3005 Tax Examiner			1	22,908
		Turnover		3,053	,	25,961
		ZONING BOARD OF APPEALS - 63-1005-2005				
	1445	Disposition of Zoning Appeals - 3005 Zoning Planner	2 .	24,300	2	25,524
		Less Turnover				2,448

100 - CORPORATE

Page __7 of _14

		ode Department and Item	Strike		Insert	
Page	Code		No.	Amount	No.	Amount
		DEPARTMENT OF INSPECTIONAL SERVICES - 67-1005-2005				
		BUREAU OF ADMINISTRATIVE SERVICES - 3010				·
	0303	Records - 4030 Administrative Assistant III	1	32,568	1	35,928
	0301	Data Processing - 4035 Administrative Assistant I	1	19,044	1	21,000
	5408	BUREAU OF LICENSING, REGISTRATION AND PERMITS EXAMINATION OF PLANS - 4055 Coordinating Architect II	1	53,448	Ì	57,448
		Turnover		338,363		347,679

100 - CORPORAJE

Page _ 8 of _14

			S	trike	Ir	ısert
Page	Code	Department and Item	No.	Amount	No.	Amount
	•	DEPARTMENT OF CONSUMER SERVICES - 71-2005	;			
	9803	Administration - 3005 First Deputy Commissioner - Consumer Services	1	57,742	1	60,000
		Turnover		57,892		60,150

21936

JOURNAL--CITY COUNCIL--CHICAGO

12/14/88

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

100 - CORPORATE

Page _ 9 of _14

Page		Department and Item	Strike		Insert	
	Code		No.	Amount	No.	Amount
		MAYOR'S LICENSE COMMISSION AND LOCAL LIQUOR CONTROL COMMISSION - 75-1005-2005				
	0303	Local Liquor Control Commissioner - 3005 Administrativej Assistant III	1	28,128	1	29,428
		Turnover		27,877		29,177

100 - CORPORATE

Page <u>10</u> of <u>14</u>

				Strike		Insert
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF STREETS AND SANITATION - 81-2005				
		Commissioner's Office - 1005-2005 Finance and Fiscal Management - 3009				
	0380	Procurement and Contracts - 4014 Director of Administration I	1	31,032	1	37,608
		Less Turnover		37,337		43,913
		BUREAU OF SANITATION-REFUSE COLLECTION SERVICES DIVISION - 1015-2020				
	8173 8173 8173 8173 8173	Refuse Collection - 3050 Supervisory and Clerical - 4020 Ward Superintendent Ward Superintendent Ward Superintendent Ward Superintendent Ward Superintendent Ward Superintendent	7 3 1 10 5	46,836 42,864 39,312 32,568 31,032	2	46,836 42,864 39,312 32,568 31,032
	6324	Field Services - 4025 Laborer (As Truck Loader)	1,155	11.92H	1,154	11.92H
		Less Trunover		1,279,845		1,328,308

100 - CORPORATE

Page <u>11</u> of <u>14</u>

			Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF PUBLIC WORKS COMMISSIONER'S OFFICE - 83-2005				
	0797	General - 3005 Receptionist	ī	16,464	1	18,168
		Less Turnover		48,242		49,945
		BUREAU OF ENGINEERING - 83-2025				
	5613	Programs - 3035 Civil Engineer III	. 1	31,032	2	31,032
		Less Turnover		287,769		318,801

100 - CORPORATE

Page <u>12</u> of <u>14</u>

				Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount	
		DEPARTMENT OF FINANCE GENERAL - 99-2005					
	0054	For salaries and wages to re-employ vocationally rehabilitated employees		50,000		42,560	
	0991	To provide for matching and supplementary funds for grants currently in effect, as well as new grants. To be expended under the direction of the Budget Director		3,621,766		3,415,446	
	9016 9016 9016 9016 9016	Funding for the Following Delegate Agency: Wrightwood Improvement Association Beverly Area Planning Association Mt. Greenwood Chamber of Commerce 95th St. Beverly Hills Business Association Brighton Park Business Association		22,560 22,560 22,560 22,560		30,000 30,000 30,000 30,000 20,000	
	9081	STRIKE: For Navy Pier to be expended at the directi of the Budget Director	on			·	

INSERT:

For Navy Pier to be expended at the direction of the Budget Director with the prior approval of the City Council.

21940 JOURNAL--CITY COUNCIL--CHICAGO 12/14/88

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

200 - WATER FUND

Page <u>13 of 14</u>

			Strike		Insert	
age Code	Department and Item	No.	Amount	No.	Amount	
	DEPARTMENT OF WATER - 200-87 COMMISSIONER'S OFFICE - 2005					
0308	Administration - 3005 Agency Support Services - 4055 Staff Assistant		4.		28,12	
5976	Contract Division - 3018 Assistant Commissioner of Water	1	46,836	1	53,44	
	Less Turnover		97,849		132,58	
	BUREAU OF WATER SERVICE - 1010 WATER COLLECTION DIVISION - 2015				•	
0374	Consumer Service - 3040 Special Services - 4026 Supervisor of Water Services		35,928	2	35,92	
0374	Revenue Collections - 3045 Special Collections - 4036 Supervisor of Water Services	1	32,563		35,92	
	Less Turnover		236,793		276,08	
	BUREAU OF WATER DISTRIBUTION - 1015-202	5	·		3.0,00	
7109	Administration - 3090 Superintendence and Inspection - 4030 Chief Emergency Crew Dispatcher			1	46,83	
	Less Turnover		1,092,381		1,139,21	
- VEHICLE T	AX FUND					
	CITY CLERK - 300-33					
1301 1248 0670 0665	Issuance of Vehicle Licenses - 3025 Administrative Services Officer I License Investigator I Supervisor of Terminal Operations Senior Data Entry Operator Senior Data Entry Operator	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	32,566 16,464 21,000 19,044 18,168	1 1 1 1	35,923 17,280 23,136 21,000 19,956	
0431 0430 0430	Clerk IV Clerk IV Clerk IV Clerk III	1 2 13	19,956 18,168 14,916	1 1 1 12	22,044 18,168 19,956 14,916	
	Clerk III Less Turnover		23,832	1	16,464 39,314	

CORRECTIONS AND REVISIONS OF 1989 BUDGET RECOMMENDATIONS

FUND: 300 - VEHICLE TAX FUND

Page <u>14</u> cf <u>14</u>

FUND: 30	O - VEHICLE TAX FUND		Str	ike		Insert
Page Cod	ie Department and Item		No.			No. Amount
	DEPARTMENT OF STREETS AND SANITATION - 81-2005					
	BUREAU OF STREET OPERATIONS-BEAUTIFICATION - 1010-2015					
030	Administration - 3015 8 Staff Assistant			•	1	23,135
	Less Turnover		284	,762		307,893
314 - SEWER F	UND DEPARTMENT OF SEWERS - 314-89	•				
598	Commissioner's Office Administration — 3005 General Superintendent of Sewers				1	54,492
. 042	Administrative Services - 3010 Timekeeping/Payroll and Senior Citizens - 4025 Supervisor of Senior Citizen Sewer Charge Exemptions	1	·	28,123	1	42,864
835 835		1.		48,936	1	53,448 48,935
	Less Turnover		6	01,591		724,257
0 - BOND RED	EMPTION AND INTEREST FUND - REVENUE ESTIMATES					
	INSERT: Surplus Appropriable at January 1, 1989					30,100,000
	Transfer to Corporate Fund			·		30,100,000
S10 - MIDWAY	AIRPORT FUND					
	DEPARTMENT OF AVIATION - 85					
	CHICAGO MIDWAY AIRPORT - 1005-2010-3010					
7041	General Manager of Operations - Midway		•			44,808
	Less Turnover		285	,065		329,873
	FINANCE GENERAL - 99-2005					
0042	Costs of Claims and Administration for Hospital and Medical Care provided to eligible employees		675,	,550		687,650

CORRECTIONS AND REVISIONS OF YEAR XV COMMUNITY DEVELOPMENT BLOCK GRANT ORDINANCE.

The Committee on the Budget and Government Operations submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

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

Yeas -- Aldermen Roti, Tillman, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Huels, Fary, Madrzyk, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Levar, Schulter, Osterman, Orr, Stone -- 43.

Nays -- None.

Alderman Natarus 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. The Year XV Community Development Block Grant Ordinance, as amended, is hereby further amended by striking the words and figures indicated and inserting the words and figures indicated, as indicated in the attached Exhibit "A".

SECTION 2. This ordinance shall take effect after its passage and publication.

Exhibit "A" attached to this ordinance printed on pages 21943 through 21947 of this Journal.

REPROGRAMMING OF COMMUNITY DEVELOPMENT BLOCK GRANT FUNDS WITHIN DEPARTMENT ON AGING AND DISABILITY.

The Committee on the Budget and Government Operations submitted a report recommending that the City Council adopt the following proposed resolution transmitted therewith:

(Continued on page 21948)

EXHIBIT "A"

CORRECTIONS AND REVISIONS OF CDBG YEAR XV BUDGET RECOMMENDATIONS

Page <u>1</u> of <u>5</u>

		· · · · · · · · · · · · · · · · · · ·	Strike		Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF ECONOMIC DEVELOPMENT				
		Technical Assistance to Business Area and Economic Development Groups - 07-2540		_		
7	.0140	Professional and Technical Services		2,640,000		2,665,000
		INSERT: Northwest Neighborhood Federation				25,000
		Industrial and Business Development Initiatives 07-2565	·			
9	.0140	Professional and Technical Services		1,014,197		781,804

Page 2: of 5

				Strike	Insert	
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF HOUSING				
		Community Services Technical - 21-3550				
27	1528	Assistant Director of Compliance	1	39,312	1	45,000
	1532	Contract Compliance Coordinator	1	37,608	1	40,608
29		Housing Action Grant - 21-2560				
	.0140	Professional and Technical Services		1,191,374		1,237,374
		INSERT: Fuller Park Neighborhood				46,000
		Senior Citizens/Handicapped Home Maintenance 21-2570				
30	.0140	Professional and Technical Services		1,714,996	· ·	1,729,995
		Latin American Task Force	•	58,000		73,000

Page <u>3</u> of <u>5</u>

Page		e Department and Item	Strike		Insert	
	Code		No.	Amount	No.	Amount
		DEPARTMENT OF HEALTH				
		Nutrition Program - 41-3525				
40	3411	Public Health Nutritionist II	4	24,300	5	24,300

12/14/88

CORRECTIONS AND REVISIONS OF CDBG YEAR XV BUDGET RECOMMENDATIONS

Page <u>4</u> of <u>5</u>

			S	trike	I	nsert
Page	Code	Department and Item	No.	Amount	No.	Amount
		DEPARTMENT OF HUMAN SERVICES				
		Youth Crime Prevention - 53-2560				•
62	.0140	Professional and Technical Services		2,428,455		2,453,455
		INSERT:				
		Albany Park Community Center				25,000

Page <u>5</u> of <u>5</u>

Page	Code	Department and Item	Strike		<u>Insert</u>	
			No.	Amount	No.	Amount
	٠	DEPARTMENT OF PUBLIC WORKS				
73		Private N-F-P Facility Rehabilitation and Historical Preservation 83-2525		,		•
	.9103	Rehabilitation Loans and Grants		1,355,000		1,443,405
		INSERT: Puerto Rican Parade Committee Near North Health Services Corporation Near North Development Corporation				45,000 50,000 25,000
		Organizations to be Determined		31,595		-0-

(Continued from page 21942)

WHEREAS, The City Council of the City of Chicago passed an ordinance in December 1987, which set forth procedures for the Community Development Block Grant Program requiring that the City shall not reprogram funds in excess of \$10,000 appropriated for any object of purpose set forth in the Community Development Block Grant ordinance or allocations from prior block grants without the approval of the City Council; and

WHEREAS, The Commissioner of the Department on Aging and Disability requests the reprogramming of \$37,880 of Year XIV C.D.B.G. funds from Helping Care Services, Inc. delegate to the Open Kitchens delegate which will be used to purchase 3600 shelf stable emergency food boxes. This request comes at a time when the need for the services that Open Kitchens provides has increased. These funds are available due to a decrease in demand for services provided by Helping Care Services, Inc., and will not negatively affect the agency or its efforts. This request will transfer funds from one existing program to another and will not result in an increase in the Department on Aging and Disability's C.D.B.G. Year XIV Budget; now, therefore,

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

SECTION 1. The sum of \$37,880 of Community Development Block Grant funds be reprogrammed between the existing program budgets from Helping Care Services, Inc., to Open Kitchens to purchase 3600 shelf stable emergency food boxes.

SECTION 2. This resolution shall be in force and effect after its passage.

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

Yeas -- Aldermen Roti, Tillman, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Huels, Fary, Madrzyk, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Giles, Cullerton, Laurino, Pucinski, Natarus, Eisendrath, Levar, Schulter, Osterman, Orr, Stone -- 43.

Navs -- None.

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

REGULAR ORDER OF BUSINESS RESUMED.

(

MISCELLANEOUS BUSINESS.

Time Fixed For Next Succeeding Regular Meeting.

By unanimous consent, Alderman Natarus 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 Wednesday, the fourteenth (14th) day of December, 1988, at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the twenty-first (21st) day of December, 1988, 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 Natarus, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Robinson, 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, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 48.

Nays -- None.

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

Adjournment.

Thereupon, Alderman Natarus moved that the City Council do Adjourn. The motion Prevailed and the City Council Stood Adjourned to meet in regular meeting on Wednesday, December 21, 1988, at 10:00 A.M., in the Council Chamber in City Hall.

WALTER S. KOZUBOWSKI, City Clerk.

Water Skenloushe



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

Regular Meeting--Wednesday, December 14, 1988

at 10:00 A.M.

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

OFFICIAL RECORD.

EUGENE SAWYER Acting Mayor WALTER S. KOZUBOWSKI City Clerk