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

Regular Meeting-Thursday, February 16, 1989

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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone.

Absent -- Alderman Tillman.

Call To Order.

On Thursday, February 16, 1989 at 10:32 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. The Honorable Walter S. Kozubowski, City Clerk, called the roll of members and it was found that there were present at that time: Aldermen Roti, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Langford, Streeter, Jones, Krystyniak, Henry, Smith, Hagopian, Figueroa, Mell, Kotlarz, Banks, Cullerton, Pucinski, Natarus, Eisendrath, Levar, Shiller, Osterman, Stone -- 29.

Quorum present.

Invocation.

Reverend P. David Saunders, Quinn Chapel African Methodist Episcopal Church, opened the meeting with prayer.

FEBRUARY 17, 1989 PROCLAIMED "HUMAN RIGHTS DAY IN CHICAGO".

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

OFFICE OF THE MAYOR CITY OF CHICAGO

PROCLAMATION.

WHEREAS, Fairness and equal protection under the law is a basic tenet of good government and the right of all people, and the hopes and aspirations of the people are embodied in their government; and

WHEREAS, The citizens of Chicago have worked to assure that right of fair and equal protection on behalf of those who are not receiving fair and equal treatment, and have asserted through their government that it is, indeed, their wish that all citizens be fairly and equitably treated; and

WHEREAS, The City of Chicago, recognizing the aspirations of its citizens, did legislate an historic ordinance, the Chicago Human Rights Ordinance, on the 21st day of December, 1988; and

WHEREAS, This historic ordinance becomes law on the 17th day of February, 1989 in accordance with the will of the City to assure all citizens of equal protection, fairness and justice under the law from this day forward;

Now, Therefore, I, Eugene Sawyer, Mayor of the City of Chicago, do hereby proclaim February 17, 1989, to be Human Rights Day In Chicago and encourage all Chicagoans to support and celebrate the equal protection of all citizens.

Rules Suspended -- TRIBUTE TO LATE MRS. ELLA PETERS FLEMINGS.

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

The said proposed resolution reads as follows:

WHEREAS, God in his infinite wisdom has called to her eternal reward Ella Peters Flemings, a great humanitarian and Chicago public school teacher; and

WHEREAS, Ella Peters Flemings was born April 23, 1909, in Mobile, Alabama; and

WHEREAS, Ella Peters Flemings received her education at Mobile's Emerson Institute and was graduated from Spelman College in 1932, with a Bachelor of Science degree. That same year she and Amos McFarland Flemings were married in Mobile; and

WHEREAS, Ella Peters Flemings taught in the Mobile public school system for five years before she and Amos moved to Chicago; and

WHEREAS, Ella Peters Flemings touched many lives with her warmth and understanding in a very special way; and

WHEREAS, A model wife and mother, Ella Peters Flemings leaves behind a devoted husband of 54 years, daughters Eunita Johnson, Joan Small and Maxine Leftwich; sons-in-law Costello Johnson, Lynn Small and William Leftwich III; grandchildren Gina Perry, Pamela Perry, Lisa Williams and Darin Johnson; a brother, Nathaniel Peters; nieces, nephews and many, many friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby express our sorrow on the passing of Ella Peters Flemings, and extend to her family and many friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. Amos McFarland Flemings.

Alderman Caldwell 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 Caldwell, the foregoing proposed resolution was Adopted unanimously by a rising vote.

At this point in the proceedings, Alderman Caldwell called the City Council's attention to the presence of the family of Mrs. Ella Peters Flemings.

REGULAR ORDER OF BUSINESS RESUMED.

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

Rules Suspended -- EXECUTION OF GRANT OF CONSERVATION EASEMENT OVER PROPERTY KNOWN AS NORTH PARK VILLAGE IN FAVOR OF CORPORATION FOR OPEN LANDS.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioners of the Department of General Services and the Department of Planning, I transmit herewith an ordinance approving and authorizing the execution of a grant of a conservation easement over city-owned property commonly known as North Park Village in favor of Corporation For Open Lands. The easement will restrict portions of the property to recreational, scenic and nature preserve purposes.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

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

Alderman Natarus then moved to *Pass* the said proposed ordinance. The motion *Prevailed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago is a home rule unit of government pursuant to Article. VII of the Illinois Constitution of 1970; and

WHEREAS, The City of Chicago is the fee owner of property within the City of Chicago bounded by West Peterson Avenue on the north, North Central Park Avenue on the east, West Bryn Mawr Avenue on the south and North Pulaski Road on the west, which consists of approximately 108 acres and is commonly referred to as "North Park Village"; and

WHEREAS, The above property has significant natural, scientific, educational, cultural, scenic, recreational and aesthetic value in its present state to the general public; and

WHEREAS, The Corporation For Open Lands is an Illinois not-for-profit corporation created for the purpose of furthering conservation of open lands, natural areas and wetlands; and

WHEREAS, It is the intention of the City Council of the City of Chicago to preserve and protect portions of the above described area as public open space by impressing such areas with a conservation easement running in favor of the Corporation For Open Lands; now, therefore,

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

SECTION 1. The above recitals are incorporated herein by this reference as finding as fact by this Body. The granting of such a conservation easement over city-owned lands for the purpose of preserving open space for the benefit of the public is a function which pertains to the local government and affairs of the City of Chicago.

SECTION 2. The granting of a conservation easement over portions of city-owned land commonly known as North Park Village in favor of the Corporation For Open Lands substantially in accordance with the restrictions, terms and conditions set forth in the "Grant Of Conservation Right In The Form Of Easement" is hereby approved.

SECTION 3. The Mayor is authorized to execute on behalf of the City of Chicago and the City Clerk shall attest a "Grant Of Conservation Right In The Form Of An Easement" in favor of the Corporation For Open Lands upon the approval of the Corporation Counsel substantially in the following form:

[Grant Of Conservation Right In The Form Of Easement immediately follows Section 4 of this ordinance.]

SECTION 4. This ordinance shall take effect immediately upon its passage.

Grant Of Conservation Right In The Form Of Easement attached to this ordinance reads as follows:

Grant Of Conservation Right In The Form Of An Easement.

This Indenture, made this	day of	······································	1989, by the City of
Chicago, a home rule municipa	lity of the Stat	e of Illinois ("Gr	antor") in favor of
Corporation For Open Lands, an	Illinois not-for-	profit corporation	, its successors and
assigns ("Grantee").		- -	

Witnesseth:

Whereas, Grantor is the owner in fee simple absolute of certain real property legally described on Exhibit "A" attached hereto and made a part hereof, and shown and further described on Exhibit "B" attached hereto and made a part hereof (hereinafter called the "Protected Property") (a final survey of the Protected Property is being completed as of the date of execution hereof which will include a more complete legal description of the Protected Property, and upon completion thereof Grantor reserves the right to re-record this instrument to amend and correct the legal description set forth on Exhibit "A" attached hereto); and

Whereas, Grantee is a corporation under the laws of the State of Illinois with offices at .53 West Jackson, Chicago, Illinois, whose purposes include the conservation of land, natural areas, open space and water areas; and

Whereas, consistent with the aforesaid purposes, Grantor has established a policy to preserve and protect certain portions of the Protected Property which is commonly known as "North Park Village"; and

Whereas, the Protected Property has significant natural, scientific, educational, cultural, scenic, recreational and aesthetic value in its present state to the general public; and

Whereas, the Protected Property is presently improved with a variety of uses including a nature center, an active recreational park, and various buildings associated with the operation of the site; and

Whereas, Grantor desires and intends to preserve and protect the public open space areas as currently located on the Protected Property as of the date hereof; and

Whereas, Grantor further desires and intends that the ecological, open space and aesthetic values of the Protected Property including, without limitation, scenic views from public open-space lands and public highways, be preserved and maintained; and

Whereas, Grantor and Grantee, by the conveyance to the Grantee of a Conservation Right in the Form of an Easement (hereinafter called the "Conservation Easement") as contemplated under the terms of an "Act relating to Conservation Rights in Real Property," approved and effective September 12, 1977, Public Acts 80-584 (Illinois Revised Statutes, Chapter 30, Section 401, et seq.) as amended from time to time (hereafter called the "Property Conservation Act"), on, over and across the Protected Property, desire to prevent the use or development of the Protected Property for any purpose or in any manner inconsistent with the terms of this Conservation Easement; and

Whereas, the Grantor and Grantee recognize the uniqueness of the Protected Property and the scenic, aesthetic and special natural character of the Protected Property, and have the common purpose of conserving the natural values of, and the visual and site access to, the Protected Property by the general public by the conveyance of a Conservation Easement, over and across certain portions of the Protected Property; and

Whereas, the Grantee is acquiring this Conservation Easement subject to the reservations and to the covenants, terms, conditions and restrictions set out herein and imposed hereby; and

Whereas, the Protected Property has a variety of conservation uses associated with the property, as a result of which the terms and conditions contained in this Conservation Easement are divided into seven zones, each zone being separately described and each zone containing restrictions and covenants relating to the future uses within each zone under the terms of this Conservation Easement;

Now, Therefore, the Grantor, for and in consideration of Ten Dollars and other good and valuable consideration, the sufficiency of which is hereby acknowledged by the Grantor, does hereby covenant and agree as follows:

- A. Grant of Easement. Grantor hereby conveys and grants unto the Grantee and to the successors and assigns of Grantee, a Conservation Easement for a period of seventy-five (75) years in duration, commencing on the date of execution hereof, and ending on the last day of the nine hundredth (900th) full calendar month thereafter ("the Term") on, over, and across each of the seven zones hereinafter described on the Protected Property, consisting solely of the following:
 - 1. The right of the Grantee and the general public to view and utilize the Protected Property in its scenic and present condition.
 - 2. The right of the Grantee to enforce by proceedings of law or in equity the covenants hereinafter set forth for each of the seven zones, it being agreed that there shall be no waiver or forfeiture of the Grantee's right to insure compliance with the covenants and conditions of this Grant by reason of any prior failure to act; and
 - 3. The right of the Grantee to enter the Protected Property for the purpose of inspecting the Protected Property to determine if the Grantor is complying with the covenants and conditions of this Conservation Easement.

To Have And To Hold the said Conservation Easement unto the Grantee and the successors and assigns of the Grantee during the entire Term hereof.

In furtherance of the foregoing affirmative rights of the Grantee, the Grantor makes the following covenants which shall run with and bind each zone of the Protected Property in perpetuity.

B. Zone 1 Restrictions. Zone 1 is commonly referred to as "the Nature Preserve", and is identified as such on Exhibit "B" attached hereto. It is located in the northwest corner of the Protected Property and contains a variety of natural areas, forest, ponds, wetlands and prairie. The approximate size of the Nature Preserve is 45 acres. The intent of the easement over the Nature Preserve is to preserve the existing ecological balance while maintaining as a dominant purpose educational programs and activities in the preserve.

Within Zone 1, the Grantor shall not:

- 1. Construct or place any residential, commercial, industrial, office buildings, camping accommodations or mobile homes, commercial advertising signs, billboards, dikes, berms, or any other structures or improvements except structures related to the interpretive and educational purposes of the Nature Preserve. Such related structures shall be constructed within the building envelope as designated on Exhibit "B" for Zone 1;
- 2. Construct roads, access driveways or parking areas, except that Grantor reserves the right to maintain and use the two existing access roads denoted in Zone 1 on Exhibit "B" as "Existing Access Road 1" and "Existing Access Road 2";
 - Construct paved trails;
- 4. Excavate, fill, dredge, mine, dike, change the topography of the land, alter or manipulate ponds and water sources in any manner, except that dredging of the existing ponds will be permitted with the prior written consent of Grantee in accordance with maintaining the natural character of the Nature Preserve;
- 5. Cut live trees or other vegetation, except as and when necessary to protect the natural, scenic, open space, and ecological values of the Protected Property or to control or prevent imminent hazard, disease or fire or to restore natural habitat areas or private native vegetation;
 - 6. Subdivide the Protected Property in any manner, whether legal or de facto;
- 7. Dump, place or store, or allow to be dumped, placed or stored, ashes, trash, waste, garbage, vehicle bodies or parts or other unsightly or offensive material;
- 8. Operate snowmobiles, dune buggies, motorcycles, all-terrain vehicles or any other type of motorized vehicles except for emergency vehicles and vehicles in connection with normal maintenance procedures;
 - 9. Conduct or permit any commercial or community vegetable gardening activities;

- 10. Permit any form of active recreation, including but not limited to baseball, football, soccer, basketball and lacrosse;
- 11. Permit the use of pesticides or herbicides except in connection with the sound management of the Nature Preserve (in the event of a health problem which, as determined by the City Health Commissioner of Grantor, requires the use of herbicides or pesticides to eliminate the problem, the Grantor shall contact Grantee and inform it of the situation prior to using the herbicide or pesticide on the Protected Property);
 - 12. Permit hunting, fishing, or trapping of wildlife;
- 13. Permit Zone 1 to be used for any major public utility installations such as electric generating power plants, electric power substations, high tension electric power transmission lines, gas reservoirs, sewage treatment plants, microwave relay stations, telephone exchanges, or nuclear power generating plants;
- 14. Permit any activity detrimental to land conservation or any use that would change the natural character of the site; or
 - 15. Permit thereon the grazing of domestic animals.
- C. Zone 2 Restrictions. Zone 2 is commonly referred to as "Pehr Peterson Park" and is shown on Exhibit "B" attached hereto. The park is located in the northeast corner of the Protected Property and is used as of the date hereof by the Chicago Park District, as lessee, as an active recreational center, encompassing such uses as baseball, soccer, football, tennis and other park district related programs. Zone 2 shall not initially be part of the Conservation Easement created hereby and the restrictions set forth herein. However, if at any time in the future the Chicago Park District does not renew its lease with the Grantor, the land currently comprising Zone 2 will then become subject to the Conservation Easement restrictions set forth below.

In such instance, within Zone 2, the Grantor shall not thereafter:

- 1. Construct or place any residential, commercial, industrial, office buildings, mobile homes, commercial advertising signs, billboards, or any other structures, except construction of buildings or improvements that will clearly enhance the active recreational opportunities on the site and are consistent with similar improvements in other Chicago Park District parks. In no case shall any improvement within Zone 2 occur within 50 feet of the Nature Preserve (i.e. Zone 1);
- 2. Construct roads, access driveways or parking areas, except that Grantor reserves the right to maintain and use the existing access drives denoted on Exhibit "B" for Zone 2 and to construct a non-elevated parking area not to exceed 200 feet by 200 feet in the northeast corner of Zone 2 designated on Exhibit "B" as "Future Parking Area";
- 3. Cut live trees or other vegetation within 50 feet of the Nature Preserve boundary (Zone 1), Peterson Avenue and Central Park Avenue (hereby designated as "Landscape"

Buffer Zone" on Exhibit "B" for Zone 2), except as when necessary to protect the natural, scenic, open space, and ecological values of the Protected Property or to control or prevent imminent hazard, disease or fire;

- 4. Subdivide the Protected Property in any manner, whether legal or de facto;
- 5. Dump, place or store, or allow to be dumped, placed or stored, ashes, trash, waste, garbage, vehicle bodies or parts or other unsightly or offensive material;
- 6. Operate snowmobiles, dune buggies, motorcycles, all-terrain vehicles or any other type of motorized vehicles except for emergency vehicles and vehicles in connection with normal maintenance procedures;
- 7. Permit the use of pesticides or herbicides within 50 feet of the Nature Preserve (i. e. Zone 1) (in the event of a health problem which, as determined by the City Health Commissioner of Grantor, requires the use of herbicides or pesticides to eliminate the problem, the Grantor shall contact Grantee and inform it of the situation prior to using the herbicide or pesticide on the Protected Property);
 - 8. Permit hunting, fishing, or trapping of wildlife within Zone 2;
- 9. Permit Zone 2 to be used for any major public utility installations such as electric generating power plants, electric power substations, high tension electric power transmission lines, gas reservoirs, sewage treatment plants, microwave relay stations, telephone exchanges, or nuclear power generating plants;
 - 10. Permit the grazing of domestic animals thereon; or
- 11. Permit the introduction of non-indigenous flora or fauna within 50 feet of the area designated on Exhibit "B" for Zone 2 as "Landscape Buffer Zone".
- D. Zone 3 Restrictions. Zone 3 is commonly referred to as the "Rock Garden", and is shown on Exhibit "B" attached hereto. This area is currently being used for formal gardening purposes and contains a small pond and waterfall. The intent of the easement over the Rock Garden is to preserve the existing open space while allowing for improvement of the formal gardens and permitting the area to be used for cultural activities.

Within Zone 3, the Grantor shall not:

- 1. Construct or place any residential, commercial, industrial, office buildings, mobile homes, commercial advertising signs, billboards, or any other structures, except improvements related to passive public recreation activities that will clearly enhance the cultural opportunities of the Rock Garden;
 - 2. Construct roads, access driveways or parking areas;

- 3. Subdivide the Protected Property in any manner, whether legal or de facto:
- 4. Dump, place or store, or allow to be dumped, placed or stored, ashes, trash, waste, garbage, vehicle bodies or parts or other unsightly or offensive material;
- 5. Operate snowmobiles, dune buggies, motorcycles, all-terrain vehicles or any other type of motorized vehicles except for emergency vehicles and vehicles in connection with normal maintenance procedures;
- 6. Permit the use of pesticides or herbicides within 50 feet of the Nature Preserve (i. e. Zone 1) (in the event of a health problem which, as determined by the City Health Commissioner of Grantor, requires the use of herbicides or pesticides to eliminate the problem, the Grantor shall contact Grantee and inform it of the situation prior to using the herbicide or pesticide on the Protected Property);
 - 7. Permit hunting, fishing, or trapping of wildlife;
- 8. Permit Zone 3 to be used for any major public utility installations such as electric generating power plants, electric power substations, high tension electric power transmission lines, gas reservoirs, sewage treatment plants, microwave relay stations, telephone exchanges, or nuclear power generating plants, except that utility improvements within Zone 3 will be permitted if the improvement clearly is necessary to enhance the cultural opportunities within Zone 3;
 - 9. Permit thereon the grazing of domestic animals;
- 10. Permit the introduction of non-indigenous flora or fauna within 50 feet of the area designated on Exhibit "B" for Zone 2 as "Landscape Buffer Zone"; or
- 11. Permit any form of active recreation, including but not limited to baseball, football, soccer, basketball and lacrosse.
- E. Zone 4 Restrictions. Zone 4 is commonly referred to as the "Nature Study Area", and is shown on Exhibit "B" attached hereto. It is located in the southeast corner of the Protected Property and contains a variety of natural, forest and prairie areas. The approximate size of the Nature Study Area is 12 acres. The intent of the easement over the Nature Study Area is to preserve the existing ecological balance while maintaining the educational purposes of the study area.

Within Zone 4, the Grantor shall not:

1. Construct or place any residential, commercial, industrial, office buildings, camping accommodations or mobile homes, commercial advertising signs, billboards, dikes, berms, or any other structures or improvements except small interpretative structures and signage, such as viewing blinds and decks, informational signage and foot bridges, and small benches, that are directly related to the operation of Zone 4 as a

Nature Study Area. Permission must be obtained from the Grantee prior to any interpretative structures being placed within Zone 4;

- 2. Construct roads, access driveways or parking areas, except that Grantor reserves the right to maintain and use the existing road designated on Exhibit "B" for Zone 4 as "Existing Roadway";
- 3. Excavate, fill, dredge, mine, dike, change the topography of the land, alter or manipulate ponds and water sources in any manner;
- 4. Cut live trees or other vegetation, except as and when necessary to protect the natural, scenic, open space, and ecological values of the Protected Property or to control or prevent imminent hazard, disease or fire or to restore natural habitat areas or private native vegetation;
 - 5. Subdivide the Protected Property in any manner, whether legal or de facto;
- 6. Dump, place or store, or allow to be dumped, placed or stored, ashes, trash, waste, garbage, vehicle bodies or parts or other unsightly or offensive material;
- 7. Operate snowmobiles, dune buggies, motorcycles, all-terrain vehicles or any other type of motorized vehicles, except for emergency vehicles and vehicles in connection with normal maintenance procedures;
 - 8. Conduct or permit any commercial or community vegetable gardening activities;
- 9. Permit any form of active recreation, including but not limited to baseball, football, soccer, basketball and lacrosse;
- 10. Permit the use of pesticides or herbicides except in connection with the sound management of the Nature Study Area (in the event of a health problem which, as determined by the City Health Commissioner of Grantor, requires the use of herbicides or pesticides to eliminate the problem, the Grantor shall contact Grantee and inform it of the situation prior to using the herbicide or pesticide on the Protected Property);
 - 11. Permit hunting, fishing, or trapping of wildlife;
- 12. Permit Zone 4 to be used for any major public utility installations such as electric generating power plants, electric power substations, high tension electric power transmission lines, gas reservoirs, sewage treatment plants, microwave relay stations, telephone exchanges, or nuclear power generating plants;
- 13. Permit any activity that would change the natural character of the site. Current uses of the site related to recreation and cultural activities will be allowed to continue; or
 - 14. Permit thereon the grazing of domestic animals.

Grantor further covenants and agrees that within Zone 4 Grantor will maintain the current perimeter fencing surrounding Zone 4 and keep it in good repair.

F. Zone 5 Restrictions. Zone 5 is commonly referred to as the "Community Gardening Area", and is shown on Exhibit "B" attached hereto. This area is currently being used for community garden purposes. The intent of the easement over the Community Gardening Area is to preserve the existing open space while allowing for the continuation of non-commercial gardening within the Zone. However, if community gardening is discontinued, the area contained within Zone 5 will become part of Zone 4 and then be subject to the conservation easement restrictions set forth above for Zone 4.

Within Zone 5, the Grantor shall not:

- 1. Construct or place any residential, commercial, industrial, office buildings, mobile homes, commercial advertising signs, billboards, or any other structures except for the construction of a greenhouse related to the non-commercial gardening activities within Zone 5 (which greenhouse is subject to review and approval by Grantee prior to construction and placement thereof);
 - Construct roads, access driveways or parking areas;
- 3. Cut live trees or other vegetation, except as when necessary to protect the natural, scenic, open space, and ecological values of the Protected Property or directly related to the continuation of community gardening activities;
 - 4. Subdivide the Protected Property in any manner, whether legal or de facto;
- 5. Dump, place or store, or allow to be dumped, placed or stored, ashes, trash, waste, garbage, vehicle bodies or parts or other unsightly or offensive material;
- 6. Operate snowmobiles, dune buggies, motorcycles, all-terrain vehicles or any other type of motorized vehicles, except for emergency vehicles and vehicles in connection with normal maintenance procedures;
- 7. Permit the use of pesticides or herbicides (in the event of a health problem which, as determined by the City Health Commissioner of Grantor, requires the use of herbicides or pesticides to eliminate the problem, the Grantor shall contact Grantee and inform it of the situation prior to using the herbicide or pesticide on the Protected Property);
 - 8. Permit hunting, fishing, or trapping of wildlife;
- 9. Permit Zone 5 to be used for any major public utility installations such as electric generating power plants, electric power substations, high tension electric power transmission lines, gas reservoirs, sewage treatment plants, microwave relay stations, telephone exchanges, or nuclear power generating plants;
 - 10. Permit thereon the grazing of domestic animals; or

11. Permit any form of active recreation, including but not limited to baseball, football, soccer, basketball and lacrosse.

Grantor further covenants and agrees that within Zone 5:

- 1. If community gardening activities are discontinued, the area contained within Zone 5 will become a part of Zone 4 and be subject to the conservation easement restrictions outlined above for Zone 4; and
- 2. If any of the present buildings within Zone 5 are removed, the underlying land will be used for community gardening purposes.
- G. Zone 6 Restrictions. Zone 6, designated as such on Exhibit "B" attached hereto, contains approximately 13.6 acres and is currently used for passive recreational activities. The intent of the Conservation Easement over Zone 6 will be to continue passive recreational activities while providing for open air entertainment.

Within Zone 6, the Grantor shall not:

- 1. Construct or place any residential, commercial, industrial, office buildings, mobile homes, commercial advertising signs, billboards, or any other structures, except improvements related to passive recreation or open air entertainment. Any permanent improvements are subject to review and approval by Grantee prior to construction and placement thereof which such approval shall not be unreasonably withheld;
- 2. Construct roads, access driveways or parking areas, except that Grantor reserves the right to maintain and use the existing road designated on Exhibit "B" as "Existing Roadway";
- 3. Cut live trees or other vegetation, except as when necessary to protect the natural, scenic, open space, and ecological values of the Protected Property;
 - 4. Subdivide the Protected Property in any manner, whether legal or de facto;
- 5. Dump, place or store, or allow to be dumped, placed or stored, ashes, trash, waste, garbage, vehicle bodies or parts or other unsightly or offensive material;
- Operate snowmobiles, dune buggies, motorcycles, all-terrain vehicles or any other type of motorized vehicles, except for emergency vehicles and vehicles in connection with normal maintenance procedures;

- 7. Permit the use of pesticides or herbicides (in the event of a health problem which, as determined by the City Health Commissioner of Grantor, requires the use of herbicides or pesticides to eliminate the problem, the Grantor shall contact Grantee and inform it of the situation prior to using the herbicide or pesticide on the Protected Property):
 - 8. Permit hunting, fishing, or trapping of wildlife;
- 9. Permit Zone 6 to be used for any major public utility installations such as electric generating power plants, electric power substations, high tension electric power transmission lines, gas reservoirs, sewage treatment plants, microwave relay stations, telephone exchanges, or nuclear power generating plants;
 - 10. Permit thereon the grazing of domestic animals; or
- 11. Permit construction of any form of permanent facility for active recreation, including but not limited to baseball, football, soccer, basketball and lacrosse.
- H. Zone 7 Restrictions. Zone 7, designated as such on Exhibit "B" attached hereto and made a part hereof, contains approximately 10 acres and is currently used as of the date hereof for parking, together with a theater building and medical center located on the site. The intent of the Conservation Easement on Zone 7 is to preserve the cultural and public uses currently in place as of the date hereof.

Within Zone 7, the Grantor shall not:

- 1. Permit any retail, commercial, or wholesale use on Zone 7 except for commercial activities ancillary to health and cultural uses.
- I. Further Covenants Applicable To All Zones. Grantor further covenants and agrees within all zones:
 - 1. To pay, when and as due, any and all real property taxes and assessments properly levied by competent authority on the Protected Property; Grantor shall not be required to pay such taxes during the pendency of any petition or proceeding alleging that the property is exempt from taxation;
 - 2. To bear all costs and liabilities of any kind related to Grantor's operation, upkeep and maintenance of the Protected Property and to hold Grantee harmless from any and all manner of action or actions, cause or causes of action, suits, claims and demands whatsoever, in law or equity now known or hereafter to become known, arising from or in any way related to Grantor's operation, upkeep and maintenance (or lack thereof), if any, of the Protected Property, except as to those claims directly attributable to the negligence of Grantee;

- 3. To allow the Grantee inspection rights within each of the defined zones 4 times per year (Grantee shall notify Grantor at least 48 hours prior to any formal inspection of the property);
- 4. To employ professional naturalists for the continued management of the Nature Preserve Area and the Nature Study Area (Zone 1 and Zone 4); and
- 5. To maintain perimeter fencing along roadways within all zones designated as part of this easement.

J. Miscellany.

- 1. Except as expressly limited herein, the Grantor reserves all rights as owner of the Protected Property to use the Protected Property for open space uses and all other purposes not inconsistent with this Conservation Easement.
- 2. a) The Grantee agrees that it will hold this Conservation Easement exclusively for conservation purposes, and that the Grantee will not assign the Grantee's rights and obligations under this Conservation Easement except to another organization qualified to hold such interests under applicable state laws and then only with the prior written consent of the Grantor, which will not be unreasonably withheld, and that each instrument of subsequent conveyance shall expressly require the agreement of the assignee or transferee to be bound by the terms and provisions hereof, including, without limitation, the agreements of the Grantee as set forth herein.
- b) In the event Grantee in the future is dissolved or otherwise ceases to exist, Grantor agrees that this Conservation Easement shall nevertheless continue in full force and effect, except that in such instance the North Park Village Advisory Council, or any successor thereto ("the Designating Body") (or Grantor, if neither the North Park Village Advisory Council nor any successor is in existence at the time) may designate in writing a proposed successor as Grantee hereunder; in the event Grantor does not initially accept such proposed successor or thereafter reach agreement with the Designating Body on a new successor Grantee within thirty (30) days after receipt of such initial designation by such Designating Body, both Grantor and the Designating Body shall each submit the name of a proposed successor to the secretary of the Illinois Department of Conservation, who shall then select one of such two candidates as the new successor Grantee, and upon such selection by such secretary, such selected candidate shall then and thereafter become and be the Grantee hereunder for all purposes as set forth herein, the same as if such party were named as Grantee at the time of initial execution of this instrument. Upon final determination of such successor Grantee, Grantor agrees to promptly execute an instrument in recordable form setting forth the name of such successor Grantee, and confirming the terms, covenants and conditions of this Conservation Easement as inuring to the benefit thereof.
- 3. If any provision of this Conservation Easement, or the application thereof to any person or circumstance, is found to be invalid, the remainder of the provisions of this Conservation Easement, and the application of such provision to persons or

circumstances other than those as to which it is found to be invalid, shall not be affected thereby.

- 4. The Grantor and the Grantee each agree that the grant of this Conservation Easement gives rise to a property right immediately vested in Grantee, and that this Conservation Easement is the final and complete expression of the agreement between the parties and that any and all oral agreements between the parties regarding the subject matter hereof are merged into this written instrument.
- 5. The covenants, terms, conditions and restrictions set forth in this Conservation Easement shall be binding upon the Grantor and the Grantee and their respective agents, personal representatives, heirs, successors and assigns, and shall constitute servitudes running with the Protected Property for the entire duration of the Term as provided herein.

authorized this	day of	, 1989.	nercumo dary
		The City Of Chicago	
Attest:		By:	
Its:			

Acceptance.

Corporation For Open Lands hereby accepts the foregoing Conservation Easement on the terms and conditions set forth therein.

	Corporation For Open Lands			
Attest:		By:		
	Ĩte:	Tto:		
	165.	Its:		
	[Exhibit "A" to this easement unavailable at time of printing.]			
	[Exhibit "B" attached to this easement printed on page 24847 of this Journal.]			
		·		

Referred -- APPOINTMENT OF MR. JOSEPH A. ANTOLIN AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

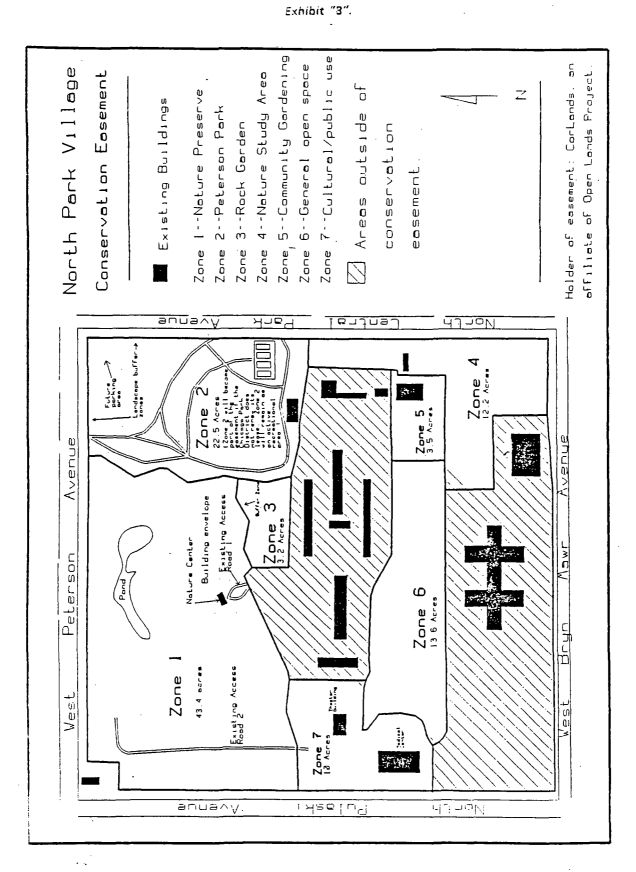
February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Joseph A. Antolin as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1991.

Your favorable consideration of this appointment will be appreciated.

(Continued on page 24848)



(Continued from page 24846)

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MS. LINDA G. CORONADO AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Linda G. Coronado as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1990.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. CARLOS FLORES AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Carlos Flores as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1990.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. JORGE A. GIROTTE AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Jorge A. Girotte as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1990.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MS. INES BOCANEGRA GORDON AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Ines Bocanegra Gordon as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1990.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. CARLOS HEREDIA AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Carlos Heredia as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1990.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MS. ADA LOPEZ AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Ada Lopez as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1990.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. HENRY H. MARTINEZ AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Henry H. Martinez as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1991.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. CESAR OLIVO AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Cesar Olivo as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1990.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. RAFAEL A. RAVELO AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Rafael A. Ravelo as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1991.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. MATEOS RICO AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Mateos Rico as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1991.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. JAIME RIVERA AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Jaime Rivera as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1991.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MS. JEANNETTE P. TAMAYO AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Jeannette P. Tamayo as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1991.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. MIGUEL DEL VALLE AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Miguel del Valle as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1990.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. ANGEL ZAPATA AS MEMBER OF CHICAGO COMMISSION ON LATINO AFFAIRS.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Angel Zapata as a member of the Chicago Commission on Latino Affairs for a term expiring May 15, 1991.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- REAPPOINTMENT OF MS. BERNICE BILD AS CHAIRMAN OF PEACE CONVERSION COMMISSION.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint Bernice Bild as Chairman of the Peace Conversion Commission.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- REAPPOINTMENT OF RABBI HOWARD BERMAN AS MEMBER OF PEACE CONVERSION COMMISSION.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint Rabbi Howard Berman as a member of the Peace Conversion Commission.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- REAPPOINTMENT OF MS. FAY CLAYTON AS MEMBER OF PEACE CONVERSION COMMISSION.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint Fay Clayton as a member of the Peace Conversion Commission.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- REAPPOINTMENT OF MR. JOSEPH COSTIGAN AS MEMBER OF PEACE CONVERSION COMMISSION.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint Joseph Costigan as a member of the Peace Conversion Commission.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- REAPPOINTMENT OF MS. MARY ELLEN CROTEAU AS MEMBER OF PEACE CONVERSION COMMISSION.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint Mary Ellen Croteau as a member of the Peace Conversion Commission.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Mayor.

Referred -- REAPPOINTMENT OF MR. RON FREUND AS MEMBER OF PEACE CONVERSION COMMISSION.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint Ron Freund as a member of the Peace Conversion Commission.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- REAPPOINTMENT OF MS. JOHNNIE MAE JACKSON AS MEMBER OF PEACE CONVERSION COMMISSION.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint Johnnie Mae Jackson as a member of the Peace Conversion Commission.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF DR. ROBERT STEPTO AS PRESIDENT OF BOARD OF HEALTH.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Health:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Dr. Robert Stepto as President of the Board of Health.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF REVEREND DAVID COLEMAN AS MEMBER OF BOARD OF HEALTH.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Health:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Reverend David Coleman as a member of the Board of Health to succeed Mary Nelson.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. LAWRENCE FALK AS MEMBER OF BOARD OF HEALTH.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Health:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Lawrence Falk as a member of the Board of Health to succeed Andrea O'Malley Munoz.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MS. DOROTHY HOLLY AS MEMBER OF BOARD OF HEALTH.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Health:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Dorothy Holly as a member of the Board of Health to succeed Carmen Mendoza.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF SISTER SHEILA LYNE AS MEMBER OF BOARD OF HEALTH.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Health:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint Sister Sheila Lyne as a member of the Board of Health to succeed Delia M. Wozniak.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- REAPPOINTMENT OF MS. ARTENSA RANDOLPH AS COMMISSIONER OF CHICAGO HOUSING AUTHORITY.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Housing:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint Artensa Randolph as a Commissioner of the Chicago Housing Authority for a term expiring January 8, 1994.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPOINTMENT OF MR. DAVID DELGADO TO CHICAGO POLICE BOARD.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Police, Fire and Municipal Institutions:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby appoint David Delgado to the Chicago Police Board for a term expiring August 10, 1993.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- REAPPOINTMENT OF MR. JAMES LOWRY AS MEMBER OF BOARD OF DIRECTORS OF CHICAGO PUBLIC LIBRARY.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Police, Fire and Municipal Institutions:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint James Lowry as a member of the Board of Directors of the Chicago Public Library for a term expiring June 30, 1991.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- REAPPOINTMENT OF MS. MARIAN F. PRITZKER AS MEMBER OF BOARD OF DIRECTORS OF CHICAGO PUBLIC LIBRARY.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Police, Fire and Municipal Institutions:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint Marian F. Pritzker as a member of the Board of Directors of the Chicago Public Library for a term expiring June 30, 1991.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- REAPPOINTMENT OF MS. LAURINA ESPERANZA MC NEILLY AS MEMBER OF CHICAGO PLAN COMMISSION.

The Honorable Eugene Sawyer, Acting Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) Referred to the Committee on Zoning:

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I hereby reappoint Laurina Esperanza McNeilly as a member of the Chicago Plan Commission for a term expiring January 25, 1994.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 15.2 TO ALLOW COLLECTION OF PROGRAM FEES BY DEPARTMENT OF ECONOMIC DEVELOPMENT.

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

February 16, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance authorizing the collection of program fees by the Department of Economic Development.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 67 TO PERMIT INSTALLATION OF ROLL-UP OR OVERHEAD DOORS IN SELF-SERVICE STORAGE FACILITIES.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Inspectional Services, I transmit herewith an ordinance amending Chapter 67 of the Municipal Code of Chicago to permit, subject to specified conditions, the installation of roll-up or overhead doors in self-service storage facilities.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) , EUGENE SAWYER, Mayor.

Referred -- AMENDMENT OF MUNICIPAL CODE BY ADDITION OF NEW CHAPTER 105 ENTITLED "ADULT DAY CARE".

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

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance amending the Municipal Code of Chicago by adding a new Chapter 105, entitled Adult Day Care.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- LOAN OF MULTI-PROGRAM AND RENTAL REHABILITATION FUNDS TO THREE RECIPIENTS FOR REHABILITATION OF TWENTY-FOUR 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

February 16, 1989.

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 Department of Housing to make three (3) loans under its MULTI-Program. These loans provide for the rehabilitation of 24 units of rental housing for low-income families.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- DESIGNATION OF MADISON-RACINE AREA AS REDEVELOPMENT PROJECT AREA PURSUANT TO TAX INCREMENT ALLOCATION REDEVELOPMENT ACT.

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

February 16, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance designating the Madison-Racine Area as a Redevelopment Project Area pursuant to the Tax Increment Allocation Redevelopment Act.

Your favorable consideration of this ordinance will be greatly appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPROVAL OF TAX INCREMENT REDEVELOPMENT PLAN FOR MADISON-RACINE REDEVELOPMENT TAX INCREMENT FINANCING PROJECT.

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

February 16, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance approving a Tax Increment Redevelopment Plan for the Madison-Racine Redevelopment Tax Increment Financing Project.

Your favorable consideration of this ordinance will be greatly appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- PAYMENT OF CERTAIN LEGAL FEES AND COSTS INCURRED IN DEFENSE OF SPECIAL ASSISTANT CORPORATION COUNSEL DONALD HUBERT.

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

February 16, 1989.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance authorizing and directing the City Comptroller to pay the reasonable attorney's fees and costs incurred in the defense of Mr. Donald Hubert in the cases Maloney v. Rice, et al. No. 86 C 6026 in the United States District Court for the Northern District of Illinois, and Auriemma, et al. v. City of Chicago, et al. No. 86 C 9260 in said court, for actions allegedly arising out of Mr. Hubert's conduct as Special Assistant Corporation Counsel in other litigation.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- EXECUTION OF PROJECT AGREEMENT WITH STATE OF ILLINOIS FOR MODERNIZATION OF TRAFFIC SIGNALS AT INTERSECTION OF WEST 47TH STREET AND SOUTH DR. MARTIN LUTHER KING JR. DRIVE.

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

February 16, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Public Works, I transmit herewith an ordinance authorizing the Department of Public Works and the Mayor to approve and execute a project agreement with the State of Illinois providing for the modernization of traffic signals at the intersection of 47th Street and King Drive.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- DESIGNATION OF STOCKYARDS INDUSTRIAL-COMMERCIAL AREA AS REDEVELOPMENT PROJECT AREA PURSUANT TO TAX INCREMENT ALLOCATION REDEVELOPMENT ACT.

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

February 16, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance designating the Stockyards Industrial-Commercial Area as a Redevelopment Project Area pursuant to the Tax Increment Allocation Redevelopment Act.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- ADOPTION OF TAX INCREMENT ALLOCATION FINANCING FOR STOCKYARDS INDUSTRIAL-COMMERCIAL REDEVELOPMENT TAX INCREMENT FINANCING PROJECT.

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

February 16, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance adopting tax increment allocation financing for the Stockyards Industrial-Commercial Redevelopment Tax Increment Financing Project.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- APPROVAL GIVEN TO TAX INCREMENT REDEVELOPMENT PLAN FOR STOCKYARDS INDUSTRIAL-COMMERCIAL AREA REDEVELOPMENT TAX INCREMENT FINANCING PROJECT.

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

February 16, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance approving a Tax Increment Redevelopment Plan for the Stockyards Industrial- Commercial Area Redevelopment Tax Increment Financing Project.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- EXECUTION OF LEASE AGREEMENT WITH FEDERAL AVIATION ADMINISTRATION FOR CERTAIN SPACE AT CHICAGO O'HARE INTERNATIONAL AIRPORT.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Aviation, I transmit herewith an ordinance approving and authorizing the execution of a lease between the Federal Aviation Administration and the City of Chicago. This lease will allow the F.A.A. to construct a building and operate its Environmental and Air Navigation units at O'Hare Airport.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- AMENDMENT NUMBER TWO TO MADISON-CICERO REDEVELOPMENT PLAN.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance approving Amendment No. 2 to the Madison-Cicero Redevelopment Plan.

Also enclosed is a certified copy of the resolution adopted by the Commercial District Development Commission at a meeting on October 18, 1988 authorizing the request for City Council approval of the ordinance referred to above.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- ACCEPTANCE OF FARLEY INDUSTRIES' DONATION
OF LAND AND BUILDING LOCATED AT
735 SOUTH WASHTENAW 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 Land Acquisition, Disposition and Leases:

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of General Services, I transmit herewith an ordinance accepting Farley Industries' donation of the land and the building at 735 South Washtenaw. This property will be used by the Department of Streets and Sanitation for a maintenance and storage facility.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- EXECUTION OF RELEASE OF EASEMENT IN AREA OF RIVER ROAD AND WEST CATALPA 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 Land Acquisition, Disposition and Leases:

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioners of the Departments of Water, Sewers and Streets and Sanitation, I transmit herewith an ordinance authorizing the execution of a Release of an Easement in the area of River Road and Catalpa Avenue.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- SALE OF PARCELS R-5, R-4 AND 32-1 IN ROOSEVELT-HALSTED COMMERCIAL DISTRICT PROJECT TO STRUBE CELERY AND VEGETABLE COMPANY.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Economic Development, I transmit herewith an ordinance approving the sale of Parcels R-5, R-4, and 32-1 in the Roosevelt-Halsted Commercial District Project to Strube Celery and Vegetable Company.

Also enclosed is a certified copy of the resolution adopted by the Commercial District Development Commission at a meeting on December 20, 1988 authorizing the request for City Council approval of the ordinance referred to above.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- ACQUISITION OF PROPERTY LOCATED AT 5612 -- 5620 SOUTH CENTRAL AVENUE REQUIRED FOR EXPANSION OF CHICAGO MIDWAY AIRPORT.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Public Works, I transmit herewith an ordinance authorizing the acquisition of 5612 -- 5620 South Central Avenue. This property is required for expansion of Midway Airport.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- PURCHASE OF PROPERTY LOCATED AT 5050 WEST 55TH STREET REQUIRED FOR IMPROVEMENT OF CHICAGO MIDWAY AIRPORT.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Public Works, I transmit herewith an ordinance approving the payment of \$390,000 to the owners of the property located at 5050 West 55th Street. This property (Parcel 51) is required for the improvement of Midway Airport.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- PURCHASE OF PROPERTY LOCATED AT 11000 -- 11008 SOUTH KEDZIE AVENUE REQUIRED FOR CONSTRUCTION OF NEW MOUNT GREENWOOD LIBRARY.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Public Works, I transmit herewith an ordinance authorizing payment in the amount of \$130,000 to the owners of the property at 11000 -- 11008 South Kedzie Avenue (Parcel 1). The purchase of the property is required for the construction of the new Mt. Greenwood Library.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- PURCHASE OF PROPERTY LOCATED AT 11010 -- 11014 SOUTH KEDZIE AVENUE REQUIRED FOR CONSTRUCTION OF NEW MOUNT GREENWOOD LIBRARY.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Public Works, I transmit herewith an ordinance authorizing payment in the amount of \$230,000 to the owners of the property at 11010 -- 11014 South Kedzie Avenue (Parcel 2). The purchase of the property is required for the construction of the new Mt. Greenwood Library.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

Referred -- TRANSFER OF CERTAIN OBSOLETE AND SURPLUS FIRE FIGHTING EQUIPMENT TO CITIES OF SAN FRANCISCO DEL RINCON, GTO., MEXICO AND SANTO DOMINGO, DOMINICAN REPUBLIC.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance authorizing the transfer of certain obsolete and surplus fire fighting equipment to the Cities of San Francisco Del Rincon, Gto., Mexico and Santo Domingo, Dominican Republic.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Mayor.

Referred -- EXECUTION AND DELIVERY OF TELECOMMUNICATIONS
USE AGREEMENT WITH BANKER'S LIFE & CASUALTY
COMPANY FOR GRANT OF PRIVILEGE
IN PUBLIC WAY.

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

February 16, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of General Services, I transmit herewith an ordinance authorizing the execution and delivery of a Telecommunications Use Agreement with Banker's Life & Casualty Company which Agreement would authorize Banker's Life & Casualty Company to construct, install, maintain and operate an in-house telecommunications system consisting primarily of fiber optic facilities in the public ways of the City.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- EXECUTION AND DELIVERY OF TELECOMMUNICATIONS
USE AGREEMENT WITH LOYOLA UNIVERSITY OF CHICAGO
FOR GRANT OF PRIVILEGE IN PUBLIC WAY.

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

February 16, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of General Services, I transmit herewith an ordinance authorizing the execution and delivery of a Telecommunications Use Agreement with Loyola University of Chicago which Agreement would authorize Loyola University of Chicago to construct, install, maintain and operate an in-house telecommunications system consisting primarily of fiber optic facilities in the public ways of the City.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER, Mayor.

Referred -- AMENDMENTS TO NORTH LOOP GUIDELINES FOR CONSERVATION AND REDEVELOPMENT OF BLOCK 35.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Planning, I transmit herewith an ordinance approving amendments to the North Loop Guidelines for Conservation and Redevelopment which relate to the redevelopment of Block 35.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) EUGENE SAWYER,

Acting Mayor.

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 -- REPORTS AND DOCUMENTS OF COMMONWEALTH EDISON COMPANY.

The following communication from Mr. William J. Gouwens, Assistant Secretary, Commonwealth Edison Company, addressed to the City Clerk under date of February 2, 1989, which reads as follows:

"Pursuant to the provision of the 1948 Franchise Ordinance granted to this Company, I am enclosing copies of reports of the Company as listed below:

Calculation of Electric Adjustment Charge for the billing period of January, 1989 -- Rider 20.

Calculation of Electric Adjustment Charge for the billing period of February, 1989 -- Rider 20.

Calculation of Conservation Program Charge/Credit for billing month of February, 1989 -- Rider 21.

Monthly Electric Utility Sales and Revenue Report to Federal Energy Regulatory Commission (F.E.R.C. Form No. EIA-826), for the month ended December, 1988.

Commonwealth Edison Company's Current Report on Form 8-K dated December 7, 1988."

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

Also, a communication from Mr. Ralph C. Wehner, District Engineer, under date of February 9, 1989, announcing that the Illinois Department of Transportation approved receipt of an ordinance passed by the City Council on February 1, 1989 involving allocation of Motor Fuel Tax funds for reconstruction of a street lighting system on North Franklin Street, from West Kinzie Street to West Chicago Avenue, which was *Placed on File*.

Placed On File -- REPORT OF VOUCHER PAYMENTS FOR PERSONAL SERVICES FOR MONTH OF JANUARY, 1989.

Also, the City Clerk transmitted the following report received from Mr. Ronald D. Picur, City Comptroller, which was *Placed on File* and ordered published:

[Voucher payments printed on page 24891 of this Journal.]

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 February 1, 1989, 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 February 16, 1989, 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 February 1, 1989, published by authority of the City Council in accordance with the provisions of Section 5-5 of the Municipal Code of Chicago, as passed on December 22, 1947.

Miscellaneous Communications, Reports, 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:

	JAN. 1989	1,750.00 2,586.00 2,954.00 2,025.00 8,057.88 7,280.19 9,621.18 11,011.26 1,639.50 1,514.00
		P/M P/M B/P B/P P/X P/X
PERSONAL SERVICES PAID BY VOUCHERS JANUARY, 1989	RATE	1,750.00 2,586.00 2,994.00 2,025.00 2,027.88 7,280.19 9,621.18 11,011.26 19,764.00 18,168.00
	АССОИПТ	740
	TITLE	Admin. Asst. II 7 Corr. of Spec. Proj. Dir. Concessions Adm. Asst. II Fireman " Receptionist Adm. Asst.
	DEPARTMENT	Aviation " Fire " " Kayor's Ofc. Police
	ADDRESS	9739 So. Charles 6721 S. Eberhart 4550 N. Clarement 7036 S. Fairfield 2651 M. 84th St. 7733 S. Karlov 6146 W. 63rd Pl. 6246 W. Bryn Rawr 4850 S. Lake Park 1519 E. 73rd 5757 M. Sheridan
	RAHE	Evison, Betty Smith, Fonald Smith, Steven Villanova, Marshall Gerg, Lawrence M. Engler, Milliam E. Engler, Hilliam E. Engler, Edvin G. O'Connor, James P. Jordan, Aurline Smith, Eunice Prieto, Fernando

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

Applications (in duplicate) together with the proposed ordinances for amendment of the Chicago Zoning Ordinance, as amended, for the purpose of reclassifying particular areas, which were *Referred to the Committee on Zoning*, as follows:

American National Bank, as trustee under Trust 105403 -- to classify as a Residential Planned Development instead of an R2 Single-Family Residence District the area shown on Map No. 20-E bounded by

East 81st Street; South Prairie Avenue; East 82nd Street; and South Indiana Avenue.

John E. Balzano, Jr. -- to classify as a Cl-3 Restricted Commercial District instead of an R4 General Residence District the area shown on Map No. 6-F bounded by

the alley next north of and parallel to West 31st Street; South Shields Avenue; West 31st Street; a line 40.78 feet west of and parallel to South Shields Avenue.

Halsted Plaza Associates Limited Partnership -- to classify as an R4 General Residence District instead of a B4-2 Restricted Service District the area shown on Map No. 6-G bounded by

the alley next northwest of West 31st Street; the alley next northeast of and parallel to South Bonfield Street if extended of a line 147.45 feet long parallel to South Bonfield Street starting at a point 108.09 feet east of South Bonfield Street as measured along the south line of the alley next northwest of West 31st Street to a point 129.29 feet east of South Bonfield Street as measured along the north line of West 31st Street: West 31st Street: South Bonfield Street.

The Joram Company -- to classify as a Commercial-Residential Planned Development instead of a C3-6 Commercial-Manufacturing District the area shown on Map No. 2-F bounded by

a line 111 feet north of and parallel to West Polk Street; the alley next east of and parallel to South Wells Street; a line 210.46 feet north of and parallel to West Polk Street; South Financial Place; West Polk Street; and South Wells Street.

North Avenue Warehouse, Incorporated -- to classify as a Business Planned Development instead of an M3-3 Heavy Manufacturing District the area shown on Map No. 5-G bounded by

a line from a point 564.23 feet north of the north line of West North Avenue as measured on the east bank of the North Branch of the Chicago River to a point 617.04 feet north of the north line of West North Avenue as measured on the westerly line of the Chicago, Milwaukee, St. Paul and Pacific Railroad right-of-way; the westerly line of the Chicago, Milwaukee, St. Paul and Pacific Railroad right-of-way; West North Avenue; and the North Branch of the Chicago River.

River West Development, Limited -- to classify as Residential-Business Planned Development Number 356, as amended, instead of a Cl-3 Restricted Commercial District, M1-3 General Manufacturing District and Residential- Business Planned Development Number 356 the area shown on Map No. 1-G bounded by

West Superior Street; a line 312.91 feet east of North Sangamon Street; a line from a point 312.91 feet east of North Sangamon Street and 51.18 feet north of West Huron Street, to a point 348.81 feet east of North Sangamon Street along the north line of West Huron Street; West Huron Street; North Peoria Street; a line 65.94 feet south of West Huron Street; a line 126.34 feet west of North Peoria Street; a line 115.94 feet south of West Huron Street; North Peoria Street; a line 215.94 feet south of West Huron Street; North Sangamon Street; the alley next south of and parallel to West Huron Street; the alley next southwesterly of North Sangamon Street; the alley next southwesterly of West Huron Street; and North Sangamon Street; West Huron Street; and North Sangamon Street.

Joseph T. Ryerson & Sons, Incorporated -- to classify as an M1-2 Restricted Manufacturing District instead of an R4 General Residence District the area shown on Map No. 4-I bounded by

West 15th Street; a line 144 feet west of and parallel to South Rockwell Street; the alley next south of and parallel to West 15th Street; a line 264.96 feet west of and parallel to South Rockwell Street.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

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

Alexander Grace, Allstate Ins. Co. (10) Melanie Colon, Mayme Deranian, Charles J. Guarino, Ollie Harmon, David Hobbs, Moshin and Nalini Merchant, Sharon Y. Miles, James N. Robinson, Felipe Segura and Richard E. Stocker, American Ambassador Cas. Co. (2) James C. Cottone and Sharon Toms, Asaju Brenda T., Auto-Owners Ins. Co. and Robert R. Abruscato;

Badger Mutual Ins. Co. and Pamela Carey, Bott Brent R., Bragno Arthur C., Budget Rent A Car Systems, Inc., Bulow Marquerite A.;

Cardinal Charters and Tours, Cherry Anthony F., Clyman Eugene, Cohen Stephen L., Cotton Shirley A., Coty Michael J., Croswell Williams;

Dawson Arnold, Delgado Quentin, DeLorey Thomas K., Doolin Dr. Paul F., Doxie Dorothy M., Drogosz Helena;

Economy Fire and Cas. Co. (2) Andrea Frankel and James E. Warner;

Fish Arnold L., Fisher Jacqueline B., Flint Troy, Floriano II William J., Fuentes Jr. Simon;

Gawronski Victoria, General Accident Ins. Co. and Appollo Detective Agency, Glover Ellen E., Grant-Acquah Willie Y., Groenemeyer Elvin J.;

Hay James P.;

Illinois Farmers Ins. Co. and Marie F. Lacko, Indiana Ins. Co. and Stanfred Laminating Co. Inc.;

Jabra Khader O.;

Kaminkowitz Grace, Klonsky Anne L., Korba Julie, Krawczykowski Edward F., Kuhl John C.;

Lang Mark D., Levitin Steven, Locke Stewart D.;

Massey Nettie, Mgbada Patrick M., Miller Floyd G., Moody Vera M., Moore Clavon L., Mulloy Kathleen, Musa Michael P.;

N and R Electric, Newton Joseph A.;

Olson Boyd V. and Diane K., Olson Harold A.;

Parisian Novelty Co., Perkins Kenise F., Prestige Cas. Co. and Eddie Daniels, Prudential Property and Cas. Ins. Co. and Richard M. Richardson, Psyholgios Konstantinos;

Radke Petra, Ragunas Anthony V., Ramirez Emma G., Rill Lauretta K., Roadway Signal and Lighting Maintenance, Inc., Roeslmeter John;

Santos Juan, Schweitzer Theodore L., Shralow William, Smith Maurice P., Snowdy Curtis E., Sowinski Michael J., Stadeker Ruby, State Farm Ins. Co. (2) Jamil Allen and Kenneth Perry;

Tapia Gregorio, Tasch William E., Taylor James F. and Georgia, Thames Brenda, Toms Sharon:

Urban Dianna J.;

Villones Remedios A., Volk John F.;

Ward Germaine A., Weikal Steven P., Wilkerson Mary J., Wood John R.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 194A, ARTICLES 3 AND 5 BY ADDING DEFINITION AND REQUIREMENTS OF COACH HOUSES.

Also, a communication from Ms. Joan M. Klaus, Executive Director, University Village Association, transmitting four proposed ordinances amending Municipal Code Chapter 194A, Articles 3.2, 5.5, 5.6 and 5.6-2 by adding therein the definition and requirements of coach houses, which were *Referred to the Committee on Zoning*.

Referred -- SETTLEMENTS AND SUITS WITH ENTRIES OF JUDGMENTS AGAINST CITY.

Also, a report from the Corporation Counsel (filed in the Office of the City Clerk) addressed to the City Council (signed by Ms. Jennifer Duncan-Brice, Deputy Corporation Counsel) as to suits against the City of Chicago in which settlements were made and judgments entered as of the period ended December, 1988, which was Referred to the Committee on Finance.

REPORTS OF COMMITTEES.

COMMITTEE ON FINANCE.

PROPERTY LOCATED AT 4025 SOUTH PRINCETON AVENUE APPROVED FOR CLASS 6(b) TAX INCENTIVE BENEFITS PURSUANT TO COOK COUNTY REAL PROPERTY ASSESSMENT CLASSIFICATION ORDINANCE.

The Committee on Finance submitted a report recommending that the City Council adopt a proposed resolution transmitted therewith, approving the property located at 4025 South Princeton Avenue as appropriate for tax incentive benefits under Class 6(b) of the Cook County Real Property Assessment Classification Ordinance.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The County of Cook amended its Real Property Assessment Classification Ordinance, effective October 1, 1984; and

WHEREAS, By the virtue of this amendment, a new class known as 6(b) was added to said ordinance for incentive abatement purposes; and

WHEREAS, Class 6(b) of this ordinance requires that the municipality in which such real estate, proposed for Class 6(b) designation, is located by lawful resolution approve such real estate to be appropriate for incentive abatement; and

WHEREAS, Substantial rehabilitation and a new addition for the real estate located at 4025 South Princeton Avenue, Chicago, Illinois; and

WHEREAS, The building located at 4025 South Princeton Avenue site has been used for heat treating and metal finishing and with the proposed substantial rehabilitation and new addition to the existing building will qualify; and

WHEREAS, The City Council of the City of Chicago is desirous of assisting industrial development throughout the City of Chicago; now, therefore,

Be It Resolved, That the real estate located at 4025 South Princeton Avenue is hereby approved for incentive abatement under Class 6(b) of the Cook County Real Property Assessment Classification Ordinance that had become effective October 1, 1984; and

Be It Further Resolved, That this resolution be effective immediately after passage.

PROPERTY LOCATED AT 4300 SOUTH PACKERS AVENUE APPROVED FOR CLASS 6(b) TAX INCENTIVE BENEFITS PURSUANT TO COOK COUNTY REAL PROPERTY ASSESSMENT CLASSIFICATION ORDINANCE.

The Committee on Finance submitted a report recommending that the City Council adopt a proposed resolution transmitted therewith, approving the property located at 4300 South Packers Avenue as appropriate for tax incentive benefits under Class 6(b) of the Cook County Real Property Assessment Classification Ordinance.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The County of Cook amended its Real Property Assessment Classification Ordinance, effective October 1, 1984; and

WHEREAS, By virtue of this amendment, a new class known as 6(b) was added to said ordinance for incentive abatement purposes; and

WHEREAS, Class 6(b) of this ordinance requires that the municipality in which real estate property, proposed for Class 6(b) designation, is located by lawful resolution approve such real estate to be appropriate for incentive abatement; and

WHEREAS, Substantial rehabilitation has been proposed for the real estate located at 4300 South Packers Avenue, Chicago, Illinois; and

WHEREAS, The building located at 4300 South Packers Street site has been used for manufacturing and warehouse/distribution of industrial storage products and furniture and with the proposed substantial rehabilitation and new addition to existing building will qualify; and

WHEREAS, The City Council of the City of Chicago is desirous of assisting industrial development throughout the City of Chicago; now, therefore,

Be It Resolved, That the real estate located at 4300 South Packers Avenue is hereby approved as appropriate for incentive abatement under Class 6(b) of the Cook County Real Property Assessment Classification Ordinance that had become effective October 1, 1984; and

Be It Further Resolved, That this resolution shall be effective immediately after its passage.

RATIFICATION OF 1982 PAYMENT OF FUNDS TO TRIAD ASSOCIATES FOR CHICAGO TRANSIT AUTHORITY SECURITY SERVICES.

The Committee on Finance submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith, authorizing the ratification of payment of funds by the City of Chicago to Triad Associates in 1982 for security services to the Chicago Transit Authority.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, In 1981 the Chicago Transit Authority ("C.T.A.") experienced extreme financial difficulties; and

WHEREAS, In 1981 the City of Chicago provided assistance to the C.T.A. by assigning police personnel to perform security functions for the C.T.A., by appropriating funds for support of the C.T.A., and by contracting with Triad Associates ("Triad") under the City's specification No. 70-81-2635 for security services to the C.T.A. (the "contract"); and

WHEREAS, A dispute and litigation have arisen over Triad's right to certain payments by the City of Chicago for Triad's services under the contract during 1982, and over the propriety of certain payments to Triad in 1982 for security services under the contract; and

WHEREAS, The dispute and litigation over the amounts payable to Triad Associates under the contract, have been resolved through negotiations; and

WHEREAS, The maintenance of adequate security at C.T.A. facilities serves a legitimate public purpose; and

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 power to regulate its finances and the conduct of its officers 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 payment of funds in 1982 by the City of Chicago to Triad Associates under the City's specification No. 70-81-2635 for security services to the C.T.A. is hereby ratified, and any and all claims the City of Chicago may have against the C.T.A., Triad Associates or any other person for expenditures under specification No. 70-81-2635 are hereby waived, released and relinquished.

SECTION 2. This ordinance shall take effect upon its passage and approval.

EXECUTION AND DELIVERY OF 1989 SUPPLEMENTAL INDENTURES IN CONNECTION WITH OUTSTANDING CHICAGO O'HARE INTERNATIONAL AIRPORT GENERAL AIRPORT SECOND LIEN REVENUE BONDS, 1984

AND 1988, SERIES A AND B.

The Committee on Finance submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith, authorizing the execution and delivery of 1989 Supplemental Indentures in connection with the City's outstanding Chicago O'Hare International Airport General Airport Second Lien Revenue Bonds, 1984 Series A and B and 1988 Series A and B.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

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 municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and laws of the State of Illinois (the "City"), has previously issued its Chicago- O'Hare International Airport General Airport Second Lien Revenue Bonds, 1984 Series A and B and 1988 Series A and B ("Second Lien Revenue Bonds") currently outstanding in the aggregate principal amount of \$245,250,000; and

WHEREAS, Each such series of Second Lien Revenue Bonds is issued under and secured by a Master Indenture of Trust Securing Chicago-O'Hare International Airport Second Lien Obligations, dated as of September 1, 1984 (the "Master Indenture"), from the City to American National Bank and Trust Company of Chicago, as Trustee (the "Trustee"), and a Supplemental Indenture Securing Chicago-O'Hare International Airport General Airport Second Lien Revenue Bonds, dated as of September 1, 1984, in the case of the 1984 Series A and B Bonds, and dated as of December 1, 1988, in the case of the 1988 Series A and B Bonds, from the City to the Trustee (each such Supplemental Indenture, the "Initial Supplemental Indenture"); and

WHEREAS, The repayment of the 1984 Series A and B Bonds is secured by certain Letters of Credit issued by Westpac Banking Corporation ("Westpac"), and the repayment of the 1988 Series A and B Bonds is secured by certain Letters of Credit issued by The Sanwa Bank, Limited, acting through its Chicago Branch ("Sanwa"); and

WHEREAS, It is necessary and desirable to amend each of the Supplemental Indentures securing the 1984 Series A and B Bonds and the 1988 Series A and B Bonds so as to reduce the amount required to be maintained to the credit of the Principal and Interest Account established thereunder and to modify the procedure for calculating the amount required on a semi-annual basis to be deposited therein; and

WHEREAS, There has been presented to this meeting a form of 1989 Supplemental Indenture (the "1989 Supplemental Indenture") providing the amendments described above proposed to be executed and delivered with respect to each Initial Supplemental Indenture; now, therefore,

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

SECTION 1. The form, terms and provisions of each proposed 1989 Supplemental Indenture be, and it hereby is, in all respects approved; that the Comptroller of the City be, and hereby is, authorized, empowered and directed to execute, and the City Clerk of the City be, and hereby is, authorized, empowered and directed to attest and to impress the official seal of the City on the 1989 Supplemental Indenture in the name and on behalf of the City in respect to each series of outstanding Second Lien Revenue Bonds, and thereupon to cause each 1989 Supplemental Indenture to be delivered to the Trustee; that each 1989 Supplemental Indenture is to be in substantially the form presented to and before this meeting and hereby approved, or with such changes therein and insertions thereto as shall be approved by the officer of the City executing the 1989 Supplemental Indenture, such officer's execution thereof to constitute conclusive evidence of such officer's approval and the approval of this City Council of any and all changes or revisions therein from and insertions to the form of 1989 Supplemental Indenture before this meeting; that from and after the execution and delivery of the 1989 Supplemental Indenture, the officers, officials, agents and employees of the City are hereby authorized, empowered and directed to do all such acts and things, and to execute all such documents, as may be necessary to carry out and comply with the provisions of each 1989 Supplemental Indenture as executed; and that each 1989 Supplemental Indenture shall constitute and is hereby made a part of this authorizing ordinance, and a copy of each 1989 Supplemental Indenture shall be placed in the official records of the City and shall be available for public inspection at the principal office of the City. The "Principal and Interest Account Requirement" under each 1989 Supplemental Indenture shall be determined on the basis of an assumed annual interest rate not exceeding fifteen percent (15%).

SECTION 2. That the Comptroller, the City Clerk and the proper officers, officials, agents and employees of the City are hereby authorized, empowered and directed to do all such acts and things, and to execute all such documents and certificates, as may be necessary to carry out and comply with the provisions of each 1989 Supplemental Indenture and to further the purposes and intent of this authorizing ordinance, including the preamble thereto.

SECTION 3. Nothing in this authorizing ordinance shall give rise to any pecuniary liability of the City nor any charge against its general credit or taxing power. No recourse shall be had for any claim based hereon against any past, present or future officer, employee or agent, or member of the City Council, of the City or any successor to the City,

either directly or through the City or any successor to the City under any rule of law or equity, statute or constitution.

SECTION 4. That all acts of the officers, officials, agents and employees of the City which are in conformity with the purposes and intent of this authorizing ordinance be, and the same hereby are, in all respects, approved, ratified and confirmed.

SECTION 5. That the provisions of this authorizing ordinance are hereby declared to be separable, and if any section, phrase or provision of this authorizing ordinance shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions of this authorizing ordinance.

SECTION 6. All ordinances, resolutions and orders, or parts thereof, in conflict with the provisions of this authorizing ordinance are, to the extent of such conflict, hereby superseded.

SECTION 7. This authorizing ordinance shall be in full force and effect upon its adoption as by law provided.

Supplemental Indenture attached to this ordinance reads as follows:

1989 Supplemental Indenture

Securing

Chicago-O'Hare International Airport

General Airport Second Lien Revenue Bonds,

100	~ .	
198	Series	
130	Dertes	

This 1989 Supplemental Indenture, dated as of February 1, 1989 (the "1989 Supplemental Indenture"), between the City of Chicago, a municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and laws of the State of Illinois (the "Issuer"), and American National Bank and Trust Company of Chicago, a national banking association duly organized, existing and authorized to accept and execute trusts of the character herein set out under the laws of the United States, with its principal corporate trust office in Chicago, Illinois, as trustee (the "Trustee").

Witnesseth:

an assumed interest rate of [not to exceed 15%], plus (ii) one-half of the Principal Installment coming due on the Bonds on the next succeeding January 1, and (b) during such time as the Bonds bear interest at a Fixed [Interest] Rate, an amount, calculated as of each January 2, equal to the total Principal Installments and interest due on the Bonds during the twelve-month period ending on the next succeeding January 1."

Section 2.02. Amendment Of Section 4.05 Of The Supplemental Indenture. Section 4.05 of the Supplemental Indenture is hereby amended to read as follows: "Section 4.05. Deposits Into 198 Series Dedicated Sub-Fund And Accounts Therein. On January 1 and July 1 of each year, commencing [(each such date referred to herein as the "Deposit Date") there shall be deposited into the 198_ Series ____ Dedicated Sub-Fund an amount equal to the aggregate of the following amounts, which amounts shall have been calculated by the Trustee on the next preceding [December 5] (in the case of any January 1 Deposit Date) or the next preceding [June 5] (in the case of any July 1 Deposit Date) (such aggregate amount with respect to any Deposit Date being referred to herein as the "198_ Series ___ Deposit Requirement"): (a) for deposit into the Principal and Interest Account, the amount, projected to be required as of the close of business on the applicable January 1 or July 1 next succeeding such date of calculation to restore the Principal and Interest Account to an amount equal to the Principal and Interest Account Requirement, treating for purposes of such calculation and balance projected to be on deposit in the 198 Series Capitalized Interest Account as of the close of business on such date as amounts credited to the Principal and Interest Account; (b) for deposit into the Debt Service Reserve Account, the amount, if any projected

- to be required as of the close of business on the applicable January 1 or July 1 next succeeding such date of calculation to restore the Debt Service Reserve Account to an amount equal to the Reserve Requirement; and
- (c) for deposit into the Program Fee Account the amount estimated by the City to be required as of the close of business on the related Deposit Date to pay all Program Fees payable from amounts in the Program Fee Account during the semi-annual period commencing on such related Deposit Date.

In addition to the 198_ Series Deposit Requirement, there shall be deposited
into the 198_ Series Dedicated Sub-Fund any other moneys received by the
Trustee under and pursuant to the Indenture or this Supplementa
Indenture, when accompanied by directions from the person depositing such money
that such moneys are to be paid into the 198_ Series Dedicated Sub-Fund and to
one or more accounts therein.
Upon calculation by the Trustee of each 198Series Deposit Requirement under this Section 4.05, the Trustee shall notify the City of the 198Series Deposit Requirement and the Deposit Date to which it relates together with such supporting documentation and calculations as the City may reasonably request."

Article III.

Miscellaneous Provisions.

Section 3.01. Ratification.

In all respects not inconsistent with the terms and provisions of this 1989 Supplemental Indenture, the Indenture is hereby ratified, approved and confirmed. In executing and delivering this 1989 Supplemental Indenture, the Trustee shall be entitled to all of the privileges and immunities afforded to the Trustee under the terms and provisions of the Indenture.

Section 3.02. Counterparts.

This 1989 Supplemental Indenture may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

Section 3.03. Applicable Law.

This 1989 Supplemental Indenture shall be governed exclusively by the applicable laws of the State of Illinois.

Section 3.04. Severability.

If any provision of this 1989 Supplemental Indenture shall be held or deemed to be, or shall in fact be, illegal, inoperative or unenforceable, the same shall not affect any other provision herein contained or render the same invalid, inoperative or unenforceable to any extent whatever.

Section 3.05. Captions.

The captions or headings of this 1989 Supplemental Indenture are for convenience of reference only, and in no way define, limit or describe the scope or intent or any provisions or sections of this Indenture.

Section 3.06. Limitation On Liability.

Nothing in this 1989 Supplemental Indenture shall give rise to any pecuniary liability of the Issuer nor any charge against its general credit or taxing power. No recourse shall be had for any claim based hereon against any past, present or future officer, employee or agent, or member of the City Cuncil, of the Issuer or any successor to the Issuer, either directly or through the Issuer or any successor to the Issuer, under any rule of law or equity, statute or constitution.

In Witness Whereof, the Issuer has caused this 1989 Supplemental Indenture to be executed on its behalf by its Comptroller and attested by its City Clerk, and the official seal of the Issuer to be hereon impressed, and the Trustee, to evidence its acceptance of the powers and duties created hereunder, has caused this 1989 Supplemental Indenture to be executed in its name by its duly authorized officers and its corporate seal to be hereon impressed and duly attested, all as of the day and year first above written.

[Signature forms omitted for printing purposes.]

AUTHORIZATION FOR CORPORATION COUNSEL TO ENTER INTO SETTLEMENT AGREEMENT REGARDING ALLEN 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: Allen v. City of Chicago, 80 L 11345, in the amount of \$1,186,280.00.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

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

The Committee on Finance, to which had been referred (December 16, 1987, November 30, December 7, 14, 21, 1988 and February 1, 1989) sundry proposed ordinances and order transmitted therewith to authorize the issuance of free permits, license fee exemptions 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 and order.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

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

FREE PERMITS.

Grant 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 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 Grant Hospital, for renovation of existing space as follows: Emergency Room, Pulmonary Laboratory, Dialysis Unit, Laboratory Offices, G. L. Laboratory (Blue Card 7472) Psychiatric Unit Demolition (Blue Card 7307) and Psychiatric Unit Construction 8854 on the premises known as 550 West Webster Avenue.

Said building shall be used exclusively for hospital 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.

Metro Chicago For Humanity/Uptown Habitat.

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 Metro Chicago for Humanity/Uptown Habitat, for a building permit: zoning, furnace, electrical, plumbing, water and sewer, on the premises known as 4635 North Kenmore Avenue.

Said building shall be used exclusively for affordable housing 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.

Northeastern Illinois University.

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 authorized and directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Northeastern Illinois University, for electrical work on the premises known as 5500 North St. Louis Avenue.

Said building shall be used exclusively for educational 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.

Northwestern 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 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 Northwestern Memorial Hospital for remodeling and construction projects on the premises known as:

215 East Chicago Avenue

441 East Ontario Street

259 East Erie Street

212, 216, 250, 259, 303 and 333 East Superior Street

710 North Fairbanks Court

516 West 36th Street

310 and 340 East Huron Street

Said buildings shall be used exclusively for hospital 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 EXEMPTIONS.

General.

Field Museum Of Natural History.

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

SECTION 1. Pursuant to Section 104-1.7 of the Municipal Code of Chicago, the Department of Revenue shall issue a license, free of charge and notwithstanding other ordinances of the Municipal Code of Chicago, to operate the Field Museum of Natural History, Roosevelt Road at Lake Shore Drive, for the year 1989.

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

LaSalle Procure.

Ordered, That the Director of Revenue is hereby authorized and directed to exempt the LaSalle Procure, 3247 North Austin Avenue, from the payment of the 1989 general business license fee.

Hospitals.

The Children's Memorial Hospital.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

The Children's Memorial Hospital 2300 Children's Plaza.

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

Illinois Masonic Medical Center.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Illinois Masonic Medical Center 836 West Wellington Avenue.

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

La Rabida Children's Hospital And Research Center.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

La Rabida Children's Hospital and Research Center East 65th Street at Lake Michigan.

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

Loretto Hospital.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Loretto Hospital 645 South Central Avenue.

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

Mount Sinai Hospital Medical Center.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Mount Sinai Hospital Medical Center South California Avenue at West 15th Street.

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

Our Lady Of The Resurrection Medical Center.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Our Lady of the Resurrection Medical Center 5645 West Addison Street.

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

Ravenswood Hospital Medical Center.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Ravenswood Hospital Medical Center 4550 North Winchester Avenue.

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

Rehabilitation Institute Of Chicago (Doing Business As Rehabilitation Hospital).

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Rehabilitation Institute of Chicago d/b/a Rehabilitation Hospital 345 East Superior Street.

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

Resurrection Medical Center.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Resurrection Medical Center 7435 West Talcott Avenue.

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

Saint Joseph Hospital And Health Care Center.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Saint Joseph Hospital and Health Care Center 2900 North Lake Shore Drive.

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

Saint Luke's Medical Center.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1988:

Saint Luke's Medical Center 6130 North Sheridan Road.

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

Saint Mary Of Nazareth Hospital Center.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Saint Mary of Nazareth Hospital Center 2233 West Division Street.

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

Shriners Hospital.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Shriners Hospital
2211 North Oak Park Avenue.

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

Martha Washington Hospital.

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

SECTION 1. Pursuant to Section 137-6 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the hospital license fee for the year 1989:

Martha Washington Hospital 4055 North Western Avenue.

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

CANCELLATION OF EXISTING WATER RATES.

Agudath Israel Of Illinois.

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 all existing water rates assessed against the Agudath Israel of Illinois, for premises located at 3540 West Peterson Avenue.

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

All Saints 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 \$582.17, charged against All Saints Church, 4550 North Hermitage Avenue.

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

Christ Temple Church.

WHEREAS, Christ Temple Church, located at 43 West 95th Street, Chicago, Illinois 60619, is a tax-exempt institution; and

WHEREAS, Christ Temple Church has \$180.00 in fees due to the Department of Water; now, therefore,

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

SECTION 1. That the City of Chicago waive the fees due in the amount of \$180.00 on behalf of Christ Temple Church.

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

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 February 1, 1989, 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
Ada S. McKinley Foundation 8458 South Mackinaw Avenue	B1-608442	\$ 23.00
o too bount machinaw Trende	B1-712189 (Bldg.)	23.00
Ada S. McKinley Intervention Services 2717 West 63rd Street	F4-726172 (Mech. Vent.)	10.00
Bethany Methodist Hospital (various locations)	D7-802200	40.00
(various locations)	D7-802198	40.00
	D7-802204	40.00
	D7-802202	80.00
•	D7-802201	80.00
	D7-802203	40.00
	D7-802199 (No Parking Metered)	40.00

Name And Address	Warrant No. And Type Of Inspection	Amount
	F4-815673 (Mech. Vent.)	\$ 19.00
Bethesda Home and Retirement Center 2833 North Nordica Avenue	P1-803944 (Fuel Burn. Equip.)	209 .00
Chicago Latin School 59 West North Avenue	F4-805949 (Mech. Vent.)	370.00
	P1-803823 (Fuel Burn. Equip.)	325.00
Epiphany Church 2524 South Keeler Avenue	P1-804482 (Fuel Burn. Equip.)	173.00
Israel Methodist Community Church	B1-602978	23.00
7620 South Cottage Grove Avenue	B1-706162 (Bldg.)	23.00
	P1-607368 (Fuel Burn. Equip.)	79.00
Lutheran General Hospital 2035 North Lincoln Avenue	No. 3 Cleaver Brooks Water Tube Boiler and No. 4 Eclipse-Fire Tube Boiler	60.00
Morgan Park Academy 2153 West 111th Street	P1-803770 (Fuel Burn. Equip.)	246.00
	U.P.V.	160.00
Mother Cabrini Hospital 1200 West Cabrini Street	D1-829439 (Sign)	46.00

Name And Address	Warrant No. And Type Of Inspection	Amount
Norwegian Old Peoples Home 6016 North Nina Avenue	D7-801744 (No Parking Metered)	\$ 40.00
Polish American Confederation 5844 North Milwaukee Avenue	P1-805862 (Fuel Burn. Equip.)	51.00
Resurrection Retirement Community 7262 West Peterson Avenue	P1-804403 (Fuel Burn. Equip.)	493.00
·	P1-804737 (Fuel Burn. Equip.)	384.00
Saint Paul's House/Grace Convalescent Home 3831 North Mozart Street	P1-803959 (Fuel Burn. Equip.)	145.00
Dr. William M. Scholl College of Podiatric Medicine 1001 North Dearborn Street	D7-801561 (Sign)	155.00
	D7-801561 (Parking Sign Maint. and Surcharge)	155.00
Selfhelp Home for the Aged 908 West Argyle Street	F4-816106 (Mech. Vent.)	92.50
The Church of the Three Crosses 333 West Wisconsin Avenue	B1-816753 (Bldg.)	23.00

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

REDUCTION IN ANNUAL FEES FOR SPECIAL POLICE EMPLOYED BY CERTAIN NOT-FOR-PROFIT INSTITUTIONS.

The Committee on Finance, to which had been referred February 1, 1989, three proposed ordinances to authorize reduction of the annual license fee for special police employed by not-for-profit institutions, submitted reports recommending that the City Council pass said proposed ordinances transmitted therewith.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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):

DePaul University.

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

SECTION 1. Pursuant to Chapter 173, Section 173-6 of the Municipal Code of Chicago, the following charitable institution employs forty-five special police and shall pay a fee of \$10.00 per license for the year 1989:

DePaul University 243 South Wabash Avenue.

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

Stone Temple Baptist Church.

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

SECTION 1. Pursuant to Chapter 173, Section 173-6 of the Municipal Code of Chicago, the following charitable institution employs one special police and shall pay a fee of \$10.00, license fee for the year 1989:

Stone Temple Baptist Church 3622 West Douglas Boulevard.

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

True Temple Of Solomon.

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

SECTION 1. Pursuant to Chapter 173, Section 173-6 of the Municipal Code of Chicago, the following charitable institution employs eight special police and shall pay a fee of \$10.00 per license for the year 1989:

True Temple of Solomon
7138 -- 7140 South Halsted Street.

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

INSTALLATION OF LIGHT ON UTILITY POLE AT 2826 WEST BALMORAL 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 installation of a light on the utility pole located in the yard of the premises located at 2826 West Balmoral Avenue. (Note: There is no alley in this area.)

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

INSTALLATION OF ALLEY/STREET LIGHTS AT SPECIFIED LOCATIONS.

The Committee on Finance submitted a report recommending that the City Council pass six proposed orders transmitted therewith, authorizing the installation of alley/street lights at specified locations.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49

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):

4839 West Ainslie Street/ 4840 West Gunnison Street.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the installation of an alley light in back of the premises located at 4839 West Ainslie Street, or in back of the premises located at 4840 West Gunnison Street (common alley between these two streets).

5200 Block Of North Broadway.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the installation of alley lights in the 5200 block of North Broadway (east side) from West Foster Avenue to North Berwyn Avenue.

3342 North Damen Avenue.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the installation of an alley light behind the premises at 3342 North Damen Avenue.

1337 West Fullerton Avenue.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the installation of an alley light behind the premises located at 1337 West Fullerton Avenue.

1914 North Sedgwick Street.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the installation of an additional street light at 1914 North Sedgwick Street.

2738 North Southport Avenue.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the installation of an alley light behind the premises at 2738 North Southport Avenue.

EXEMPTION OF UNIVERSITY OF CHICAGO FROM PAYMENT OF ALL CITY PERMIT AND LICENSE FEES FOR YEAR 1989.

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

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

SECTION 1. The University of Chicago, an Illinois corporation, not for pecuniary profit, located on the south side of Chicago, engaged in education, medical and related activities, shall be exempt from the payment of all city fees and charges related to the erection and maintenance of school and hospital buildings and other buildings and fuel storage facilities, including student residential buildings, connected with the University of Chicago and located in the area bounded by East 50th Street on the north, Lake Michigan on the east, East 61st Street on the south and South Cottage Grove Avenue on the west, and the Commissioner of Aviation, the Commissioner of Streets and Sanitation, the Commissioner of Public Works, the Commissioner of Water, the Commissioner of Sewers, the Commissioner of Health, the Commissioner of Consumer Services and the Department of Revenue, are hereby directed to issue all necessary permits and licenses and provide other city services as hereinabove described, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary to the University of Chicago for the year 1989.

Said buildings and all appurtenances thereto shall be used exclusively for charitable and educational purposes and the work thereon shall be done in accordance with all the appropriate provisions of the Municipal Code of the City of Chicago and the departmental requirements of various departments of the City of Chicago, and said buildings and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. That the University of Chicago be entitled to refund for all city fees which it has paid and to which it is exempt pursuant to Section 1 of this ordinance.

SECTION 3. This ordinance shall be in force for a period of one (1) year but in no event beyond December 31, 1989.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

APPLICATIONS FOR CITY OF CHICAGO CHARITABLE SOLICITATION (TAG DAY) PERMITS.

The Committee on Finance submitted a report recommending that the City Council approve two applications for City of Chicago charitable solicitation (tag day) permits to the following organizations:

City of Hope May 5, 1989 -- citywide; and

Vaughan Chapter Paralyzed Veterans of America May 25 and 26, 1989 -- Chicago O'Hare Airport.

On motion of Alderman Natarus, the committee's recommendation was Concurred In and said applications were Approved by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 or 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 page 24928 of this Journal.]

(Continued on page 24929)

CITY COUNCIL ORDERS

CILY OF CHICAGO

COUNCIL MEETING OF 2/16/89

REGULAR ORVERS

				IIATE	VOUCHER
**** JUDI JUDI LUXEE NAME ****	NAME *****	****** RONG *****	***** UNIT OF ASSIGNMENT ****	INJURED	TOTAL.
АВАМ	MARGARET R	POLICE OFFICER	FIFTEENTH DISTRICT	12/19/86	1555,00
BEUAN	HERBERT H	FOLICE OFFICER	FIRST DISTRICT	3/25/87	823,56
HONE	HAROLD	FOLICE OFFICER	GANG CRIMES ENFORCEMENT DIVISI	9/17/88	80.00
CUBE	ROBERT	POLICE OFFICER	CHARE SECURITY	3/09/88	1834.34
DIGIOVANNI	JOSEF'H	POLICE OFFICER	OHARE LAW, ENFORCEMENT	4/01/87	1006.50
DOMAGALA	BERNARD		GANG CRIMES ENFORCEMENT DIVISI	7/14/88	1788.00
DUFFY	DANIEL	_	SEVENTH DISTRICT	3/29/88	105.67
GREENWICH	FRANK C		FOURTEENTH DISTRICT	12/26/82	2272.00
HANLEY	ANNA K	_	FOURTEENTH DISTRICT	7/14/88	14.00
JOHNSON NOSHIOL	EDWARD A		SIXTEENTH DISTRICT	11/15/85	2994.78
KOCONIS	PETER C	POLICE OFFICER	INTERNAL AFFAIRS DIVISION	9/07/88	45.00
KOOF	EDWARD C		NINETEENTH DISTRICT	8/30/87	704,00
LICHHOOD	RICHARD H		NARCOTIC SPECIAL ENFORCEMENT	5/18/88	472.00
MACMILLAN	JAMES W			11/29/87	725,00
MANGRUM	GAIL	_	YOUTH DIVISION AREA ONE.	6/24/88	4058.50
MARTINEZ	DSCAR		FOURTEENTH DISTRICT	8/28/88	14.00
NOTENATOR	KATHLEEN	_	FIFTEENTH DISTRICT	1/10/87	1762.00
MICHALSKI	EDWARD		FOURTEENTH DISTRICT .	5/17/88	30.00
MIHAULOV	ROBERT	_	TENTH DISTRICT	10/04/88	260.50
MILLER	NEID R	_	FIFTEENTH DISTRICT	4/17/86	253,25
MURPHY	KARYN		TWENTY-FIFTH DISTRICT	9/01/88	46.00
HUNEZ'	CYNTHIA	POLICE OFFICER	TWENTY-FIFTH DISTRICT	1/31/88	584,00
DBARTUCH	EKEIN N	_	SEVENTEENTH DISTRICT	5/09/88	20396.70
FALUCH	FRANK A	FOLICE OFFICER	DETAIL UNIT	10/02/88	3505.00
FANAGAS	PETER G	POLICE OFFICER	FOURTH DISTRICT	6/25/88	4521,44
PISTERZI	FRANK M		NARCOTIC SPECIAL ENFORCEMENT	10/18/88	1910.00
KOUKKE	CORNELIUS		SIXTH DISTRICT	10/23/67	4559.01
SCHRECK	WALDEMAR J		TWENTY-THIRD DISTRICT	4/11/88	2569.15
WALLACE JR	EDDIE			98/60/6	103.50
· ZOLLER	RICHARI J	FOLICE OFFICER		3/04/88	5472.50
CARUSO	JAMES S	PARAMEDIC	AMBULANCE 42	7/14/68	1116.12
GIANONE	JAMES	FIREFIGHTER	TRUCK 20	10/06/87	3000.00
* HAUSER	ROY	FIREFIGHTER		5/04/84	1433,09
LLONY	STEVE	PARAMEDIC	DISTRICT RELIEF S	12/23/87	6385.63
KRAJECKI	THOMAS J	FARAMEDIC	AMBULANCE 14	11/15/84	5432.30
LASCO	SAMUEL.	FIREFIGHTER	TRUCK 58	2/01/85	2383.00
MUNITURE NAMED IN	MARK	FIREFIGHTER	TRUCK 20	2/12/87	4077.50
MOTISI	PAUL J	POLICE OFFICER	CNENDEN	2/28/88	180.00
REED	, β Υ	PARAMEDIC	CINCACIONN	3/30/88	6322.03

(Continued from page 24927)

; 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 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 expense, 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 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 24930 of this Journal.]

Failed To Pass -- WAIVER AND RELEASE OF CITY OF CHICAGO LIEN AGAINST MR. RONALD STAMMICH, ET AL.

The Committee on Finance submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order from Alderman Gutierrez authorizing the waiving and release of a City of Chicago lien, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Do Not Pass the proposed order transmitted herewith. The Law Department has recommended that the waiving of the lien against Ronald Stammich be denied.

(Continued on page 24931)

:ITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 2/16/89

THIRD PARTY ORDERS

KKKKKKKKKKK EMPLOYEE NAME KKKKKKKK	NAME ANARARANA	*****	***** UNIT OF ASSIGNMENT ****	·INJURED	VOUCHER TOTAL
DUICEK	JOHN E	FOLICE OFFICER	INTERSECTION CONTROL UNIT	98/20/6	891,00
DWYER	ROBERT E	POLICE OFFICER	DETECTIVE DIV AREA 2 VIOLENT C	2/07/88	845.00
JOYNER	RUTH	FOLICE OFFICER	YOUTH DIVISION AREA ONE	7/22/88	1000.00
KOSTRZEWA	KENNETH	FOLICE OFFICER	FIFTEENTH DISTRICT	1/05/82	142.00
LARSON	DENNIS W	POLICE OFFICER	THIRTEENTH DISTRICT	9/19/86	3971.00
DVERTON	SUSAN F	POLICE OFFICER	NIMETEENTH DISTRICT	11/25/84	15725.50
FLOSZAJ	ANTHONY	POLICE OFFICER	CRIME LABORATORY DIVISION	6/17/85	2384.50
BJORVIK	NHOC	FIREFIGHTER	TRUCK 23	3/22/88	248.50

(Continued from page 24929)

This recommendation was concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) BURTON F. NATARUS, Chairman.

On motion of Alderman Natarus, the committee's recommendation was Concurred In and said proposed order Failed To Pass by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Said order, which failed to pass, reads as follows:

Ordered, That the Department of Revenue and the Corporation Counsel are hereby authorized and directed to give consideration for an ordinance to waive and release the City of Chicago's lien against (1) Ronald Stammich and (2) Lakeview Trust and Savings Bank, as trustee under trust agreement dated August 2, 1983 and known as Trust No. 6469; said lien was entered against (1) and (2) on May 3, 1988, in Case No. 88M1-400592; Document No. 88258913 should be released. City is to waive and release the lien in the amount of \$3,953.84.

Action Deferred -- AMENDMENT OF MUNICIPAL CODE CHAPTER
25 BY ADDING NEW SECTION 25-13.2 ENTITLED
"STANDARD OF CARE IN APPROPRIATION
AND EXPENDITURE OF PUBLIC
FUNDS".

The Committee on Finance submitted the following report which was, on motion of

Alderman Shiller and Alderman Orr, Deferred and ordered published:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from Alderman Natarus and Alderman Stone amending Chapter 25 of the Municipal Code of the City of Chicago by adding a new Section 25-13.2 entitled "Standard of Care in the Appropriation and Expenditure of Public Funds", 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, Chairman.

The following is said proposed ordinance transmitted with the foregoing committee report:

WHEREAS, Various Public Official Bonding Companies have stated that they will refuse to issue surety bonds for employees of the City of Chicago unless an appropriate standard of care is promulgated; and

WHEREAS, It is necessary and advisable that a standard of care in the appropriation and expenditure of public funds be adopted and City of Chicago employees continue to be bonded; and

WHEREAS, The City of Chicago is a home rule unit of local government pursuant to Article VII, Section 6, of the 1970 Illinois Constitution; now, therefore,

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

SECTION 1. Chapter 25 of the Municipal Code of Chicago is amended by adding a new Section 25-13.2 entitled "Standard of Care in the Appropriation and Expenditure of Public Funds", as follows:

- 25-13.2 (a) Whenever used in this ordinance, the following words or terms shall have the following respective meanings unless different meanings clearly appear from the context:
 - (a) "City" means the City of Chicago, Illinois.
 - (b) "Employees" means individuals employed by the City of Chicago either full-time or part-time.
 - (c) "Elected Officials" means the Mayor, City Clerk, City Treasurer, and Aldermen of the City of Chicago.
 - (d) "Appropriation Process" means any and all actions taken by elected officials and employees that in any manner relates to the appropriation of City monies irrespective of the source of such monies.
 - (e) "Expenditure Process" means any and all actions taken by elected officials and employees that in any manner relates to the expenditure of City monies irrespective of the source of such monies or the purpose of such expenditures.
- (b) The standard care for determining the legality of the appropriation or expenditure process of public funds is established as one of good faith. Employees or elected officials who expend or appropriate public funds shall not be personally liable for any act on behalf of the City to the extent that employees and elected officials have acted in good faith in the performance of their duties. This good faith immunity shall be available in any action at law or equity, whether now pending or to be brought in the future, and regardless of the party initiating the action. Reliance by employees or elected officials upon the advice and opinions of the Corporation Counsel shall constitute good faith performance of duties.

SECTION 2. This ordinance shall be effective upon passage and publication.

Action Deferred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 178.1, SECTION 178.1-2(a) BY INCREASING CIGARETTE TAX.

The Committee on Finance submitted the following report which was, on motion of Alderman Henry and Alderman Natarus, *Deferred* and ordered published:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from Alderman Huels and Alderman Gutierrez amending Chapter 178.1, Section 178.1-2(a) of the Municipal Code of the City of Chicago relating to an increase in the cigarette tax, 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, Chairman.

The following is said proposed ordinance transmitted with the foregoing committee report:

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

SECTION 1. Chapter 178.1, Section 178.1-2(a) of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

178.1-2(a) A tax at the rate of [0.75 cents (7.5 mills)] 0.80 cents (8 mills) per cigarette is hereby imposed upon all cigarettes possessed for sale and upon the use of all cigarettes within the City of Chicago, the ultimate incidence and liability for payment of said tax to be borne by the consumer of said cigarettes. The tax herein levied shall be in addition to any and all other taxes.

SECTION 2. The sum of \$1,750,000 not previously appropriated for the year 1989, representing additional revenues generated by an increase in the tax on cigarettes possessed for sale and on the use of cigarettes in the City of Chicago, is hereby appropriated from Fund 100 -- Corporate, and the Appropriation Ordinance for the Year 1989, as heretofore amended, is hereby further amended by striking the words and figures indicated and by inserting the words and figures indicated in the attached Exhibit A.

SECTION 3. This ordinance shall take effect ten days after its passage and publication.

[Exhibit "A" unavailable at time of printing.]

COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS.

TRANSFER OF APPROPRIATED FUNDS AUTHORIZED WITHIN FINANCE GENERAL-CORPORATE FUND.

The Committee on the Budget and Government Operations submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

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

SECTION 1. The City Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the year 1988. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred during the year 1988 payable from such appropriations:

FROM:

Purpose	Fund	Code Department	Account	Amount
For Services Provided to Implement Health Benefits Design Changes Authorized for Expenditure through the Commissioner of Personnel	100	99-2005	0036	\$220,000
To Provide for a Medical Services Advisor Authorized for Expenditure through the Commissioner of Personnel	100	99-2005	0037	\$240,000

TO:

Purpose	Fund	Code Department	Account	Amount
City Contribution to Medicare Tax	100	99-2005	9076	\$460,000

SECTION 2. The sole purpose of this transfer of funds is to provide funds to meet necessary obligations of the Finance General-Corporate Fund during the year 1988.

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

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

TRANSFER OF APPROPRIATED FUNDS AUTHORIZED WITHIN MAYOR'S LICENSE AND LOCAL LIQUOR CONTROL COMMISSION.

The Committee on the Budget and Government Operations submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

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

SECTION 1. The City Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the year 1988. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred for the year 1988 payable from such appropriations:

FROM:

Purpose	Fund	Code Department	Account	Amount
Salaries and Wages on Payroll	100	75-2005	0005	\$2,788
то:				
Purpose	Fund	Code Department	Account	Amount
Professional and Technical Services	100	75-2005	0140	\$2,276
Rental of Equipment and Services	100	75-2005	0157	\$ 328
For Contingencies	100	75-2005	0700	\$ 184

SECTION 2. The sole purpose of this transfer of funds is to provide funds to meet necessary obligations of the Mayor's License Commission and Local Liquor Control for the year 1988.

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

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

TRANSFER OF APPROPRIATED FUNDS AUTHORIZED WITHIN DEPARTMENT OF HEALTH.

The Committee on the Budget and Government Operations submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

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

SECTION 1. The City Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the year 1988. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred during the year 1988 payable from such appropriations:

FROM:

Code				
Purpose	Fund	Department	Account	Amount
,		 		
Salaries and Wages	100	41-1005	005	\$287,674
on Payroll				

TO:

_		ode		
Purpose	Fund	Department	Account	Amount .
Overtime	100	41-1005	0020	\$18,012
O.000 1.10 -0.15	100	41 1005	0105	
Office and Building Services	100	41-1005	0125	\$ 2,816
Publication and Repro- duction-Outside Services to be Expended with the Prior Approval of the Director of Graphics	100	41-1005	0150	\$10,476

	(Code		•
Purpose	Fund	Department	Account	Amount
For the Rental and Maintenance of Data Processing, Office Automation and Data Communications Hardware	100	41-1005	0154	\$ 15,637
Rental of Equipment and Services	100	,41-1005	0157	\$ 9,184
Repair Maintenance of Equipment	100	41-1005	0162	\$ 59,102
Maintenance and Oper- ation-City-owned Vehicles	100	41-1005	0176	\$ 11,227
Gas	100	41-1005	0182	\$ 1,561
Telephone	100	41-1005	0186	\$108,330
Drugs, Medical and Chemical Materials and Supplies	100	41-1005	0342	\$ 51,329

SECTION 2. The sole purpose of this transfer of funds is to provide funds to meet necessary obligations of the Department of Health during the year 1988.

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

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

WATER MAINS INSTALLED AT VARIOUS LOCATIONS.

The Committee on the Budget and Government Operations submitted separate reports recommending that the City Council pass five proposed orders transmitted therewith, authorizing the installation of water mains at various locations.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

The following are said orders as passed (the italic heading in each case not being a part of the order):

Portion Of South Drake Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in South Drake Avenue, from West 26th Street to West 28th Street: 1,357 feet of 8-inch ductile iron water main, at the total estimated cost of \$213,474.76 chargeable to the Capital Improvement Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order No. A-00742.

Portion Of North Lawler Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in North Lawler Avenue, at the intersection of West Augusta Boulevard: 58 feet of 8-inch ductile iron water main, at the total estimated cost of \$19,921.43 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order No. A-00750.

Portion Of South Manistee Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in South Manistee Avenue, from East 79th Street to East 81st Street: 1,330 feet of 8-inch ductile iron water main, at the total estimated cost of \$201,872.23 chargeable to the Capital Improvement Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order No. A-00743.

Portions Of North Ridgeway Avenue And West Altgeld Street.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in North Ridgeway Avenue, from West Altgeld Street to West Wrightwood Avenue; and in West Altgeld Street, from North Ridgeway Avenue to North Lawndale Avenue: 1,011 feet of 8-inch ductile iron water main, at the total estimated cost of \$159,092.63 chargeable to the Capital Improvement Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order No. A-00729.

Portion Of Alley Near West 59th Street And South Kolmar Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water main in the first alley north of West 59th Street, from proposed South Kenton Avenue to South Kolmar Avenue: 178 feet of 8-inch ductile iron water main, at the total estimated cost of \$23,918.28 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order No. A-00755.

COMMITTEE ON BUILDINGS.

AMENDMENT OF MUNICIPAL CODE CHAPTER 129.1, VARIOUS SECTIONS, RELATING TO STORAGE AND DISPENSING OF FLAMMABLE MOTOR FUELS.

The Committee on Buildings submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Buildings having had under consideration a proposed ordinance (which was referred on June 8, 1988) to amend Chapter 129.1, Section 129.1-18 of the Municipal Code of Chicago relating to flammable liquids, begs leave to recommend that Your Honorable Body *Pass* said substitute ordinance which is transmitted herewith.

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

Respectfully,

(Signed) FRED B. ROTI, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 129.1, Section 129.1-18 of the Municipal Code of the City of Chicago is amended to read as follows, the deleted language appearing in brackets and the added language appearing in italics:

129.1-18. All [Class I] flammable liquids, except motor fuels, shall be dispensed through gauging or vending devices which shall be of substantial construction and firmly secured to concrete or masonry foundations, which shall be so located and designed as to prevent motor vehicles damaging such systems, except as permitted under Section 129.1-28. Systems wherein continuous pressure is maintained on the [Class I] flammable liquid storage tank in connection with gauging or vending devices shall not be permitted unless the hazard of the material is such that no other method of dispensing through gauging or vending devices is possible. The use of above ground [Class I] flammable liquid storage tanks, or tank cars or tank trucks, in connection with [Class I] flammable liquid vending or gauging devices, shall not be permitted. Tank trucks or tank cars shall not be used to store [Class I] flammable liquids while the liquid is being used.

129.1-18.1. All flammable liquid gauging, vending and dispensing devices used for motor vehicles fuels, shall be of substantial construction, and firmly secured to a concrete foundation, which shall be so located and designed as to prevent motor vehicles damaging such devices. Systems wherein continuous pressure is maintained, or water is used to displace liquid from storage tanks, shall not be permitted. The use of above ground storage tanks, tank cars, tank trucks or portable tanks in connection with gauging, vending and dispensing devices, shall not be permitted except for such equipment installed on tank vehicles complying with Section 129.1-98.1 of this code.

Every remote pumping system shall be equipped with fuel [an] a [Underwriters' Laboratories, Inc. listed] leak detector valve or device located as close as possible to or within the pumping unit. An [Underwriters' Laboratories, Inc. listed] impact valve shall be provided at the base of each dispenser. Such devices and valves shall be listed by a testing laboratory which has as its primary purpose the testing and evaluation of equipment and materials to meet appropriate standards.

Automatic hose nozzle [,] valves with latch-open devices [or any automatic device] shall not be permitted. [inside the building.] All dispensing devices shall be located so that all parts of the vehicles being served will be on private property. In no case shall the dispensing hose be longer than 16 feet for filling stations and private locations. Where dispensing equipment is used exclusively for trucks or other larger vehicles, automatic hose retrievers may be used, and shall not exceed 40 feet of hose.

[When located inside a building the dispensing device shall be located at grade level in a well ventilated place.] Dispensing devices for motor vehicle fuel shall not be permitted inside buildings hereafter erected, altered or converted.

The dispensing of motor fuels which are Class I flammable liquids directly from tank vehicles shall be permitted only from tank vehicles complying with Section 129.1-98.1 of

this code. Retail sales of motor fuel to motor vehicles from tank vehicles shall not be permitted. The filling of fuel tanks from tank vehicles shall not be permitted within buildings.

129.1-18.2. Pumping of gasoline from a tank truck into an underground tank shall be prohibited.

129.1-18.3. Warning signs prohibiting smoking and instructing customers to turn off ignition systems during filling operations shall be posted in a conspicuous location at each island. Such signs shall be metal or other material designed to withstand weather. Such signs shall have a white background with the words "No Smoking" and "Turn Off Engine" in red letters, a minimum of 4 inches high with a minimum of a one-half inch stroke. Signs with directions for operation of the dispensing devices shall also be provided.

SECTION 2. This ordinance shall be in full force and effect upon its passage and publication.

COMMITTEE ON CLAIMS AND LIABILITIES.

AUTHORITY GRANTED FOR PAYMENT OF MISCELLANEOUS REFUNDS, COMPENSATION FOR PROPERTY DAMAGE, ET CETERA.

The Committee on Claims and Liabilities submitted a report recommending that the City Council pass a proposed order transmitted therewith, to authorize payments of miscellaneous claims.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 pay the following named claimants the respective amounts set opposite their names, said amount to be paid in full and final settlement of each claim on the date and location by type of claim; with said amount to be charged to the activity and account specified as follows:

Damage To Vehicle.

Department Of Police: Account Number 100-99-2005-0934-0934.

Name And Address	Date And Location	Amount
Montgomery Ward Insurance and	3/1/88	\$649.26
Murell James	City Pound 1	
Cl. 0207654-030188		
20060 Governors Drive	·	
Olympia Fields, Illinois 60461		

Damage To Property.

Department Of Police: Account Number 100-99-2005-0934-0934.

Name And Address	Date And Location	Amount
Allen Dunbar 1300 West 98th Street	1/29/87 1300 West 98th Street	\$276 .50
Chicago, Illinois 60643		

Various Permit Refunds.

Department Of Inspectional Services: Account Number 100-99-2005-0934-0934.

Name And Address	Permit Number	Amount .
Dennis Cox 5707 West 90th Place Oak Lawn, Illinois 60453	Exam Fee Refund	\$70.00
Carl J. Damlos II 6035 North Kostner Avenue Chicago, Illinois 60646	Exam Fee Refund	70.00
Russell A. Gullickson 2521 183rd Street Lansing, Illinois 60438	Exam Fee Refund	70.00
Terrence L. Reitz 251 South Cooper Road New Lenox, Illinois 60451	Exam Fee Refund	20.00
Russell E. Ray 4107 Orchardway Louisville, Kentucky 40216	Exam Fee Refund	70.00

Damage To Vehicles.

Department Of Water: Account Number 200-99-2005-0934-0934.

Name And Address	Date And Location	Amount
Bruce C. Barnich	1/30/86	\$450.21
	_, _ , _ ,	φ400.21
5820 Ridge Avenue	I-290 and Mannheim Road	
Berkeley Illinois 60163	•	

Name And Address	Date And Location	Amount
Lauren M. Avila 5946 West Roscoe Street Chicago, Illinois 60634	1/14/86 West Harrison Street at South Morgan Street	\$ 60.07
Haik B. Karam 5042 North Hamlin Avenue Chicago, Illinois 60625	2/26/87 4355 North Lincoln Avenue	298.26
Howard S. Brody 1700 "E" West Granville Avenue Chicago, Illinois 60660	1/22/87 6236 North Paulina Street	1,189.42
Frank Minzenberger 4637 South Richmond Street Chicago, Illinois 60632	7/29/87 4046 South Archer Avenue	457.72
Mayflower Insurance and William Lundborg c/o Robert A. Morelli, Limited 20 North Clark Street Suite 600 Chicago, Illinois 60602	12/4/86 4445 South Cicero Avenue	611.18

Damage To Property.

Department Of Water: Account Number 200-99-2005-0934-0934.

Date And Location	Amount
9/8/87 4346 South Washtenaw Avenue	\$769.94
	9/8/87 4346 South Washtenaw

Name And Address	Date And Location	Amount
Catherine Struppa 3749 West 56th Street Chicago, Illinois 60629	9/30/87 3749 West 56th Street	\$ 105.00
Thomas L. Switzer 1815 North Dayton Street Chicago, Illinois 60614	11/25/87 1815 North Dayton Street	828.71
Roadway Signal & Lighting Maintenance, Incorporated Invoice 4915 5401 West Harrison Street Chicago, Illinois 60644	11/12/87 5401 West Harrison Street	780.36
Peoples Gas Light and Coke Company File 88-0-40 122 South Michigan Avenue 311 Chicago, Illinois 60603	10/14/87 1645 West LeMoyne Street	1,125.00
Peoples Gas Light and Coke Company File 88-0-24 122 South Michigan Avenue 311 Chicago, Illinois 60603	6/10/87 4526 North Central Park Avenue	806.53
Peoples Gas Light and Coke Company File 87-0-222 122 South Michigan Avenue 311 Chicago, Illinois 60603	12/9/87 1232 West Barry Avenue	388.46
Peoples Gas Light and Coke Company File 88-0-125 122 South Michigan Avenue 311 Chicago, Illinois 60603	5/10/88 6409 South Ellis Avenue	491.73
Peoples Gas Light and Coke Company File 88-0-100 122 South Michigan Avenue 311 Chicago, Illinois 60603	4/27/88 135 North Laramie Avenue	305.40

Name And Address	Date And Location	Amount
Peoples Gas Light and Coke Company File 88-0-129 122 South Michigan Avenue 311 Chicago, Illinois 60603	5/17/88 6333 South Ellis Avenue	\$ 678.57
Peoples Gas Light and Coke Company File 88-0-128 122 South Michigan Avenue 311 Chicago, Illinois 60603	5/6/88 5932 South Hermitage Avenue	353.19
Peoples Gas Light and Coke Company File 88-0-127 122 South Michigan Avenue 311 Chicago, Illinois 60603	5/3/88 1141 West 111th Place	570.70
Peoples Gas Light and Coke Company File 88-0-151 122 South Michigan Avenue 311 Chicago, Illinois 60603	5/26/88 444 East 45th Place	1,052.36
Peoples Gas Light and Coke Company File 88-0-170 122 South Michigan Avenue 311 Chicago, Illinois 60603	6/7/88 6004 South Aberdeen Street	759.21
Lorraine Frances Kraff 5272 North LaCrosse Avenue Chicago, Illinois 60636	8/11/88 5272 North LaCrosse Avenue	59.60
Peoples Gas Light and Coke Company File 88-0-88 122 South Michigan Avenue 311 Chicago, Illinois 60603	6/5/86 2100 South Springfield Avenue	675.45
Peoples Gas Light and Coke Company File 86-0-131 122 South Michigan Avenue 311 Chicago, Illinois 60603	7/21/86 3846 South Lake Park Avenue	157.86

Name And Address	Date And Location	Amount
Mario E. Szczesny 5444 South Luna Avenue Chicago, Illinois 60638	10/1/86 5444 South Luna Avenue	\$ 600.00
Peoples Gas Light and Coke Company File 86-0-181 122 South Michigan Avenue 311 Chicago, Illinois 60603	9/11/86 3905 North Seeley Avenue	667.68
Illinois Bell Telephone Company Z.C.D. 1702 225 West Randolph Street HQ18-E Chicago, Illinois 60606	10/29/86 3425 West 114th Street	69.30
Clarence F. Bartnicki 2948 North Mobile Avenue Chicago, Illinois 60634	11/17/86 2948 North Mobile Avenue	1,500.00
Peoples Gas Light and Coke Company File 87-0-77 122 South Michigan Avenue 311 Chicago, Illinois 60603	3/16/87 5328 North Newcastle Avenue	717.96

Damage To Vehicles.

Department Of Sewers: Account Number 314-99-2005-0934-0934.

Name And Address	Amount	
Myron Smith • 9047 North Central	4/22/88 3228 North Rutherford	\$87.43
Morton Grove, Illinois 60053	Avenue	

Name And Address	Date And Location	Amount
Regina Postley 2821 East 77th Place Chicago, Illinois 60649	6/1/88 2821 East 77th Place	\$278.00

Damage To Property.

Department Of Sewers: Account Number 314-99-2005-0934-0934.

Name And Address	Date And Location	Amount
Dale Flanagan 6555 West Belmont Avenue Chicago, Illinois 60634	3/18/88 West Cortland and North Mendell Streets	\$ 76.64
Hazel Banks 25 South Parkside Avenue Chicago, Illinois 60644	3/17/88 25 South Parkside Avenue	1,237.80
Gary Siwinski 5743 South Mason Avenue Chicago, Illinois 60638	9/1/87 5743 South Mason Avenue	520.00
George J. Champagne 2744 North Hamlin Avenue Chicago, Illinois 60618	11/1/87 2744 North Hamlin Avenue	1,250.00
Lorraine Kuss 5856 North Oriole Avenue Chicago, Illinois 60631	9/30/86 5856 North Oriole Avenue	1,500.00
Bernice McCarthy 3701 North Kildare Avenue Chicago, Illinois 60641	9/1/88 3701 North Kildare Avenue	1,500.00
George Pulaskowski 4821 North Keeler Avenue Chicago, Illinois 60630	7/1/88 4821 North Keeler Avenue	1,500.00

Name And Address	Date And Location	Amount
Helen Schenk 4201 North Greenview Avenue Chicago, Illinois 60613	5/5/88 4201 North Greenview Avenue	\$ 600.00
Anna Marie Schilling 4749 South Leamington Avenue Chicago, Illinois 60638	11/1/87 4749 South Leamington Avenue	1,000.00
C. Loewe 5104 South Parkside Avenue Chicago, Illinois 60638	3/1/88 5104 South Parkside Avenue	500.00
Donald and Bonnie Piotrowski 5109 South New England Avenue Chicago, Illinois 60638	9/1/88 5109 South New England Avenue	600.00
Walter Szuck 5715 South Nashville Avenue Chicago, Illinois 60638	9/1/87 5715 South Nashville Avenue	900.00

Damage To Vehicles.

Department Of Public Works: Account Number 300-99-2005-0934-0934.

Name And Address	Date And Location	Amount
Cheryl L. Covello 7606 West Palatine Avenue Chicago, Illinois 60631	2/13/88 North Oriole and West Talcott Avenues	\$ 92.13
A-1 Driving School c/o Dusan Matic 903 Washington Road Kenosha, Wisconsin 53140	3/23/88 5252 South Laporte Avenue	116.43
Patricia Nash 1914 North Burling Street Chicago, Illinois 60614	3/18/88 1438 West Cortland Street	93.40

Name And Address	Date And Location	Amount
Janet Candreva 10337 South Keating Avenue Apt. 302 Oak Lawn, Illinois 60453	1/20/88 55th Street (Garfield Boulevard) Near Wabash Avenue	\$ 180.04
Janice Gliwa 4142 West 82nd Place Chicago, Illinois 60652	4/8/88 6641 South Pulaski Road	119.80
Underwriters Adjusting Company and Catherine Mullane Cl. 255-3L-7411 P.O. Box 5064 Des Plaines, Illinois 60017-5064	9/22/86 North Michigan Avenue and East Delaware Place	1,132.83
Sam Ferrise 1314 North Pulaski Road Chicago, Illinois 60635	9/25/87 1832 North Austin Boulevard	250.00
Susan H. Marek 4449 North Artesian Avenue Chicago, Illinois 60625	5/26/87 4001 North Clarendon Avenue	200.00

Various License Refunds.

Department Of Revenue: Account Number 300-99-2005-0934-0934.

Name And Address	License Number	Amount
George Covry 1837 South California Avenue Chicago, Illinois 60608	Dog License Refund	\$ 5.00
James Higgins 9146 South Phillips Avenue Chicago, Illinois 60617	Vehicle Sticker Refund	25.00

			•
Name And A	ddress	License Number	Amount
Karen Mari 723 South Lo Chicago, Illin		Zone 5 Parking Sticker Refund	\$10.00
Franklin W. Now 1332 West 11 Chicago, Illir	1th Place	City Sticker Refund	30.00
Frank E. Perry 723 South Lo Chicago, Illir		Zone 5 Sticker Refund	10.00
Geraldine Robins 1222 West 78 Chicago, Illir	th Street	Vehicle Sticker Refund	25.00
Michael Saxe 7717 North H Chicago, Illir	Iermitage Avenue nois 60626	Vehicle Sticker Refund	50.00
Victor R. Schuste 5356 North L Chicago, Illin	akewood Avenue	Vehicle Sticker Refund	25.00
	amily Restaurant Kedzie Avenue nois 60618	License 002326 Refund	80.00
	Kimbark Avenue nois 60619-3429	• Vehicle Sticker Refund	25.00
Youssef Ishak 2614 North F Chicago, Illir	Iarding Avenue nois 60647	Permit Parking Refund	12.00
Leon Hrebnick 2615 North F Chicago, Illir	Harding Avenue nois 60647	Parking Permit Refund	10.00
Walter J. Hughe 7543 South S Chicago, Illir	angamon Street	City Sticker Refund	25.00

Name And Address	License Number	Amount
Zayre Corporation 11440 South Halsted Street Chicago, Illinois 60628	License 001824 Refund	\$25.00
Robert Waller 501 West 111th Street Chicago, Illinois 60628	License Refund	80.00

Damage To Property.

Department Of Streets And Sanitation: Account Number 300-99-2005-0934-0934.

Name And Address.	Date And Location	Amount
Peoples Gas Light and Coke Company File 88-0-114 122 South Michigan Avenue 311 Chicago, Illinois 60603	4/5/88 228 West 22nd Place	\$968.58
Peoples Gas Light and Coke Company File 88-0-116 122 South Michigan Avenue 311 Chicago, Illinois 60603	4/15/88 245 West Alexander Street	81.39
Mary Booker 6714 South Wood Street Chicago, Illinois 60636	4/19/88 6717 South Wood Street	358.00
State Farm Insurance and Verlean Mothershed Cl. 13-N917-391 160 Industrial Drive Elmhurst, Illinois 60126	3/23/88 5101 West Adams Street	450.00

Name And Address	Date And Location	Amount
Dave Steinlauf 4350 West 26th Street Chicago, Illinois 60623	10/7/87 4350 West 26th Street	\$ 80.50
Bessie A. Williams 3341 West Iowa Street Chicago, Illinois 60651	7/8/88 3341 West Iowa Street	92.92
Jean Schawelski 1624 West Pierce Avenue Chicago, Illinois 60622	8/17/88 1624 West Pierce Avenue	250.00
Jimmy and Camilouis Odom 6729 South St. Lawrence Avenue Chicago, Illinois 60637	7/14/88 6729 South St. Lawrence Avenue	1,457.62
Rose V. Rhea 946 West 53rd Street Chicago, Illinois 60609	9/19/88 946 West 53rd Street	582.00
F. H. Lenoie 308 North Rossmore Los Angeles, California 90004	6/9/88 501 East 32nd Street	252.55

Damage To Vehicles.

Department Of Streets And Sanitation: Account Number 300-99-2005-0934-0934.

Name And Address	Date And Location	Amount
Nationwide Insurance and John H. Anderson Cl. 91-12E776-725 P.O. Box 1808 Columbus, Ohio 42216	8/8/87 North Sedgwick Street and West Dickens Avenue	\$1,012.10

Name And Address	Date And Location	Amount
Allstate Insurance and James Teague Cl. 2520798791 P.O. Box 1089 Morton Grove, Illinois 60053	12/10/87 West 79th Street and South Paulina Avenue	\$515.22
Michael J. Ruck 881 North Dovington Drive Hoffman Estates, Illinois 60194	3/4/88 247 East Ontario Street	671.68
Elizabeth Sias 9007 South Cregier Avenue Chicago, Illinois 60617	4/4/88 East 67th and South Marquette Road	400.00
Edward Totaro 925 West 34th Place Chicago, Illinois 60608	3/29/88 26th Street	538.65
State Farm Insurance and Aniruddah Bose Cl. 1341846105 160 Industrial Drive Elmhurst, Illinois 60126-1602	2/21/88 Towing Damage	748.01
Barbara Cronin 209 Briarwood Pass Oak Brook, Illinois 60521	3/4/88 Towing Damage	413.20
Joseph L. Foriest 18700 South Keeler Avenue Country Club Hills, Illinois 60477	2/4/88 Towing Damage	411.78
Paulette Johns 7353 South Peoria Street Chicago, Illinois 60621	4/30/88 Towing Damage	240.00
State Farm Insurance and Sandra Leahey Cl. 13-5071-041 955 West 175th Street Homewood, Illinois 60430	11/27/86 Towing Damage	906.74
Ronald Swick 13058 South Brandon Avenue Chicago, Illinois 60633	4/15/88 12300 South Torrence Avenue	253.00

Name And Address	Date And Location	Amount
Betty J. Wahl 6826 North Knox Avenue Lincolnwood, Illinois 60646	5/19/88 North Lake Shore Drive and West Fullerton Avenue	\$155.33
Allstate Insurance and Lucy E. Grill Cl. 2139523877 M16 P.O. Box 80044 Indianapolis, Indiana 46280-0044	6/2/88 Towing Damage	619.24
Allstate Insurance and Patrick Moore Cl. 2700441815 P.O. Box 1089 Morton Grove, Illinois 60053	3/14/88 3400 South Hamlin Avenue	525.36
Andrea Alterman 7850 N.W. 5th Place Plantation, Florida 33324	6/19/88 Towing Damage	319.61
Cassandra J. B. Polemi 2243 North Dayton Street Chicago, Illinois 60614	5/27/88 Towing Damage	79.80
Gregory L. Patras 15555 Duncan Road Oak Forest, Illinois 60452	6/20/88 West 35th Street	624.46
Cheryl A. Mayfield 512 Circle Drive University Park, Illinois 60466	11/25/87 East 88th Street and South Vincennes Avenue	451.28
Virginìa A. Mraz 5911 South Austin Avenue Chicago, Illinois 60638	12/28/87 5911 South Austin Avenue	90.00
American Family Insurance and Chuan H. Ooi Cl. 541-096959-298 P.O. Box 19128 Indianapolis, Indiana 46219-0128	4/1/88 Towing Damage	324.61

Name And Address	Date And Location	Amount
Margalite Bitton 6456 North Fairfield Avenue Chicago, Illinois 60645	1/19/88 6321 North Kedzie Avenue	\$245.00
Cathy Anne Carlson 300 Adelia Elmhurst, Illinois 60126	7/1/88 North Ohio and East Rush Streets	94.33
Cheryl A. Glexton 2910 Briarwood Drive Apt. E Arlington Heights, Illinois 60005	3/6/88 Towing Damage	300.15
Debbie L. Drenner 8255 Holly Court Apt. C Palos Hills, Illinois 60465	5/31/88 West Madison and LaSalle Streets	70.59
Louis E. Gade 2640 West Seipp Street Chicago, Illinois 60652	8/11/88 800 South Michigan Avenue	123.74
David S. Gavin 5335 Cumnor Road Downers Grove, Illinois 60515	7/29/88 323 North Wacker Drive	130.03
Andrew S. Gerakaris 5347 West Belmont Avenue Chicago, Illinois 60641	5/21/88 3146 North Long Avenue	140.00
Patrick D. Glasso 8238 West Forest Preserve Drive Chicago, Illinois 60634	7/19/88 222 North LaSalle Street	321.00
Benjamin T. Hoobyar 7115 West Irving Park Road Chicago, Illinois 60634	8/3/88 7115 West Irving Park Road	683.40
Stacy Katsibaros 6423 North Maplewood Avenue Chicago, Illinois 60645	5/1/88 East Lake and North State Streets	361.33

Name And Address	Date And Location	Amount
Ruthy Kolker 1754 North Larrabee Street Chicago, Illinois 60614	8/9/88 247 East Ontario Street	\$ 365.50
Allstate Insurance and Leroy W. Ladendorf Cl. 1230448761 4301 West Touhy Avenue Lincolnwood, Illinois 60646	5/25/88 3553 South Normal Avenue	477.18
Michelle A. Linne 938 Garfield Danville, Illinois 61832	7/14/88 813 North Michigan Avenue	326.00
Charlotte E. McCarthy 14640 Creek Crossing Court Orland Park, Illinois 60462	7/5/88 3120 South Wood Street	1,007.26
Leah Moore 5332 South Bishop Street Chicago, Illinois 60609	6/9/88 5121 South State Street	340.17
Lucy E. Mueller 1405 West Arthur Avenue Chicago, Illinois 60626	8/17/88 118 South Columbus Drive	20.00
Daniel L. Smith 6733 South Rockwell Street Chicago, Illinois 60629	6/5/88 North Michigan Avenue and East Randolph Street	436.50
Leslee M. Soroka 9132 Hollyberry Des Plaines, Illinois 60016	7/10/84 1100 North LaSalle Street	234.72
State Farm Insurance and Albert Opiela Cl. 13-2471-454 7900 North Milwaukee Avenue Niles, Illinois 60648-3156	6/27/88 2934 North Kostner Avenue	428.94
Nandkumar Vaidyanathan 300 West 60th Street B508 Westmont, Illinois 60559	7/11/88 East Ohio Street and North Michigan Avenue	202.90

Name And Address	Date And Location	Amount
Erline Walker 1100 Marshall Avenue Bellwood, Illinois 60104	8/7/88 9131 South Stony Island Avenue	\$ 99.02
Elnora Williams 8418 South Essex Avenue Chicago, Illinois 60617	5/10/88 East 71st Street and South Lafayette Avenue	400.00
Linda Zatkalik 3801 West Hayford Street Chicago, Illinois 60652	7/7/88 2355 West Bross Avenue	1,500.00
Yvonne M. Blackmon 8510 South Oglesby Avenue Chicago, Illinois 60617	7/24/88 East 95th Street and South Jeffery Avenue	301.24
Laura E. Coty 2309J Springhouse Lane Martinez, Georgia 30907	8/27/88 Towing Damage	319.76
Deanna L. Kline 241 South Western Avenue Aurora, Illinois 60506	7/2/88 658 West Webster Avenue	506.49
Leif A. Kolflat 365 Elder Lane Winnetka, Illinois 60093	8/25/88 247 East Ontario Street	208.50
Christine E. Morgan 5006 Bruce Avenue Edina, Minnesota 55424	6/10/88 1655 North Halsted Street	950.43
Joseph R. Bonilla 4838 West Henderson Avenue Chicago, Illinois 60641	7/14/88 2905 North Wisner Avenue	1,500.00
Lawrence E. Holowinski 6117 North Mason Avenue Chicago, Illinois 60646	9/27/88 100 South Sacramento Boulevard	189.45
Joseph Brzezniak 3724 North Oconto Avenue Chicago, Illinois 60634	5/12/88 3124 North Long Avenue	561.66

Name And Address	Date And Location	Amount
Ernestine Brown 4845 West Gladys Avenue Chicago, Illinois 60644	9/9/88 North Cicero and West Chicago Avenues	\$ 97.85
Raymond W. Ennesser 6230 North Leader Avenue Chicago, Illinois 60646	8/16/88 West Berwyn and North Hoyne Avenues	153.79
Edward D. Vanek 7110 North Merrimac Avenue Chicago, Illinois 60646	8/30/88 6257 West Estes Avenue	640.06
Joanne Whatley 2550 North Southport Avenue Chicago, Illinois 60614	10/28/88 West Cermak Road and South Indiana Avenue	106.94
Alfredo R. Alicea 1650 North Harding Avenue Chicago, Illinois 60647	10/4/88 3204 West Division Street	411.99
Dian L. Aljazi 4206 North California Avenue Apt. 1A Chicago, Illinois 60618	10/1/88 4200 West Diversey Avenue	125.00
Michael Bradshaw 6700 South Shore Drive Apt. 22G Chicago, Illinois 60649	10/1/88 6341 South Woodlawn Avenue	772.80
Yvonne D. Fochs 1472 West Rascher Avenue Chicago, Illinois 60640-1206	8/17/87 North Glenwood and West Bryn Mawr Avenues	137.68
Christopher C. Rinehart 413 Sunnybrook Lane Wheaton, Illinois 60187	10/27/88 5700 South Cicero Avenue	295.70
Howard A. Cross 5815 Cates Apt. 307 St. Louis, Missouri 63112	11/29/86 8200 South Drexel Boulevard	400.00
Charles C. Geraci 5737 South Talman Avenue Chicago, Illinois 60629	9/20/87 3658 West 59th Street	264.52

Name And Address	Date And Location	Amount
•		
Harold O. Blair	10/9/87	\$153.20
1436 West Sherwin Avenue	North Clinton and West Lake	
Chicago, Illinois 60626	Streets	

; and

Be It Further Ordered, That the Commissioner of Water is authorized to decrease the amount due by the amount set opposite the name of the claimant, on account of underground leaks.

Name And Address	Location	Amount
Fred M. Hardaway 9025 South Cregier Avenue Chicago, Illinois 60617	9/18/86 7/22/87 5651 5659 South Michigan Avenue	\$400.00
Gladys Y. Harris 6637 South Marquette Road Chicago, Illinois 60637	8/19/87 8/11/88 6637 South Marquette Road	400.00
Virginia Adams 5137 West Crystal Street Chicago, Illinois 60651	2/24/88 4/19/88 5137 West Crystal Street	75.39
Benjamin Trujillo 2844 South Keeler Avenue Chicago, Illinois 60623	9/11/87 3/4/88 2844 South Keeler Avenue	239.08
Casimir Siwek 1843 West Armitage Avenue Chicago, Illinois 60622	8/28/87 1/6/88 1845 North Honore Street	88.81
Antoinette Cipra 1721 West 18th Place Chicago, Illinois 60608	10/21/87 4/22/88 1721 West 18th Place	400.00
James Martin 2218 North Sawyer Avenue Chicago, Illinois 60647	7/30/87 3/28/88 1117 North Waller Avenue	350.93

Name And Address	Location	Amount
Aneesah Muhammed 746 East 79th Street Suite 228 Chicago, Illinois 60619	1/27/88 7/25/88 5225 South Ashland Avenue	\$387.01
Fred Schaefer 4147 North Lincoln Avenue Chicago, Illinois 60618	10/23/87 6/30/88 2917 West Belmont Avenue	400.00
Gus Barney 2010 West Warren Boulevard Chicago, Illinois 60612	3/22/88 7/21/88 2010 West Warren Boulevard	255.97
Roosevelt Hudson 4831 West Washington Boulevard Chicago, Illinois 60644	11/14/86 1/21/87 2650 West Polk Street	400.00
B. Pernic 918 West 31st Place Chicago, Illinois 60608	10/28/87 3/3/88 918 West 31st Place	253.70
Clyde Ross 3339 West Flournoy Street Chicago, Illinois 60624	4/3/86 9/29/86 3339 West Flournoy Street	400.00
Rebecca E. Smith 7320 South Indiana Avenue	4/30/86 6/26/86 2214 West 13th Street	192.02
Sunshine Produce 1393 North Milwaukee Avenue Chicago, Illinois 60622	4/7/86 10/10/86 1393 North Milwaukee Avenue	400.00
Walter Gray 4319 4321 South Champlain Avenue Chicago, Illinois 60653	2/24/87 8/18/87 4319 4321 South Champlain Avenue	400.00
Ana Pabon 2820 Washington Franklin Park, Illinois 60131	11/6/86 7/17/87 2435 2437 North Albany Avenue	400.00

; and

Be It Further Ordered, That the Commissioner of Water is authorized to refund the amount due by the amount set opposite the name of the claimant on account of underground leaks and to charge same to Account Number 200-87-2015-0952-0952:

Name And Address	Location	Amount -
Joe Arevalo 922 West 19th Street Chicago, Illinois 60608	5/8/87 12/29/87 922 West 19th Street	\$325.92
Marie A. Genualdi 6540 6542 North Hoyne Avenue Chicago, Illinois 60645	11/18/86 7/13/87 6540 6542 North Hoyne Avenue	400.00
Marie Borci 5834 North Mulligan Avenue Chicago, Illinois 60646	3/19/87 1/15/88 5834 North Mulligan Avenue	297.82
Michael Wala 2637 North Marmora Avenue Chicago, Illinois 60639	1/5/88 3/9/88 2637 North Marmora Avenue	21.09
Leamington Foods, Incorporated 5125 West Chicago Avenue Chicago, Illinois 60651	8/19/86 3/23/87 5123 5125 West Chicago Avenue	400.00
Victor Mastis 6435 Quincy Drive Hinsdale, Illinois 60521	11/25/86 4/13/87 2549 West 58th Street	400.00
Raymond Santos P.O. Box 5417 Parker, Arizona 85344	1/12/87 7/8/87 4820 South Throop Street	400.00
Juan Villaron 4353 West Augusta Boulevard Chicago, Illinois 60651	2/3/87 6/4/87 4353 West Augusta Boulevard	359.23
Priscilla Mack 7914 South Manistee Avenue Chicago, Illinois 60617	5/22/87 7/22/87 7914 South Manistee Avenue	87.08
Joseph P. Adamik 2647 North Ridgeway Avenue Chicago, Illinois 60647	1/31/87 7/13/87 2960 North Elston Avenue	192.55

Name And Address Location Amount

Ronald Borchardt 11/20/87 -- 6/2/88 400.00
1624 East Chicago 1427 North Wood Street Elgin, Illinois 60120

SUNDRY CLAIMS AUTHORIZED FOR CONDOMINIUM REFUSE REBATES.

The Committee on Claims and Liabilities submitted the following report:

CHICAGO, February 7, 1989.

To the President and Members of the City Council:

Your Committee on Claims and Liabilities, to which was referred November 16, 1988, and subsequent sundry claims for condominium refuse rebates, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) JOSEPH S. KOTLARZ, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 pay the following named claimants the respective amounts set opposite their names, said amount to be paid in full as follows, and charged to Account Number 100-99-2005-0939-0939:

[List of claimants printed on pages 24968 through 24974 of this Journal.]

Do Not Pass -- SUNDRY CLAIMS FOR VARIOUS REFUNDS FOR VEHICULAR DAMAGE, PROPERTY DAMAGE, PERSONAL INJURY, ET CETERA.

The Committee on Claims and Liabilities submitted the following report:

CHICAGO, February 7, 1989.

To the President and Members of the City Council:

Your Committee on Claims and Liabilities, to which was referred on August 28, 1986 and subsequent sundry claims as follows:

The Peoples Gas Light & Coke Company File 86-0-102

Rebecca E. Smith

John Pavelich

Brian Nelson

Mikell J. Davy

(Continued on page 24975)

CORRITTEE ON CLAIMS AND LIMBELLTY REPUSE REMATE COUNCIL, UNDERS---PASSED

HEETTRG DATE 2/16/89

CORPORTING V	NO. OF		30 Thursday		
SECTIONS AND A	UNITS	TYPE	REBATE	本本年末年末末末末末末末末末末末末 (ACCONC)(LCC) 本年末本末末末	***
AHENLOW COMBONIALUM ASSOC.	. 8	ANNUAL	396.00	WILLIAM F. KRYSTYNIAK	23
AINSLIE PAUL CONDOMINIUM ASSW.	. 82	APPRILIDA.	2,721.60	KATHY DSTERMAN	46
ALLITHE COURT CONFIDMINIUM ASSN	27	ANNUAL.	1,412.00	KATHY OSTERMAN	48
ANDASSAFOR HOUSE COMICKENIUMS	112	SEMI-AMMIAL	1,487.00		43
ANERICARA TOWERS CORROMINION	420	ANNUAL	10,800.00	EDWIN W EISENDRATH	43
AMERIOR LOFTS ASSOCIATION	6	APPRIAL.	1,125.00	FURTON F. NATARUS	42
AMPERSONALLE CONTIO ASSOC.	•	SEMI ANNUAL	225.00	KATHY OSTERMAN	48
APPLEMAY CORPORANTORS'	Ð	ANNUAL.	450.00	JOHN S. MADEZYK	13
AKGYLE ESTATES COMBO. ASSW.	•	SEMI ANNUAL	225.00	EUGENE C. SCHILLTER	47
ASTOR TERRACE COMBONINUM	22	SENI-ANNUM	1,930.00	ETUIN W. EISENIKATH	43
BANKAUS HILL CONFO ASSOC	43	SEMI ANNUAL	1,026.00	ROMAN FUCINSKI	41
BARCLEA COMPONIUM	98	SEMI-ANNUAL.	1,515.00	ن	04
BANKY AVERUE HOWHOUSES	12	SEMI-ANNUAL	450.00	RERNARD J. HANSEN	4
BELL-HARGOUR CONDUNTATIONS	206	SEMI-ANNUAL.	1,777.20	BERNARD OF HANSEN	44
BELGRAVIA TERRACE CONDO. ASSN.	18	SEMI-ANNUAL	202.00	EDUIN W EISENDROTH	4.3
BELMONT CONDOMINION ASEN.	6	Sent-Ammial.	337.50	BEENAKD J. HANSEN	44
BELMONI HARBOR I CONFOMINIUM	50	ANNUAL.	1,170.00	BERNARE J. HANSEN	44
MINCH TREE HANDR #6 CONFONIN-	18	SEMI-ANNUAL.	485.76	ROMAN FUCINSKI	4.1
BIRCHTREE HAROR CONDOMINIUM	18	SEMI ANNIAL	00.539	ROMAN FÜCINSKI	41
BIRCHMODD ON THE LAKE COMED.	42	SEMI-ANNUAL	921.00		49
BLACKSTONE COURT CONDOMINIUM	13	AHNUAL	804.00		0
EMENTAGE COMPONING ASSN.	16	AMMISAL.	1,183.00	LAWRENCE 9 BLOOM	0
BYRCH CONTIDUTING ASSOCIATION	9	ANNUAL.	450.00	ECGENE C. SOLLY TER	47
CANELUT COMPOSITION ASSN.	40	SEMI-ANNUAL	225.00	HELEN SHILLER	46
CANEIGH COURT CONDO. ASSN.	18	SEMI-ANNUAL	675.00	FATRICK J. LEVAR	45
CARL STAIDEURG VILLAGE	566	SEHI-ANNUM.	8,285,25	ELIETON F. NATARUS	42
CHASE-ASHLAND CONDOMINIUM ASSN	Ş	SEMI-AMMOL	225.00	ENVIE E. ORR	49
CHAINEN PARK, SOUTH COOPERATIVE	. 112	SEMI-AMMUNL	810.00	EUGENE SAWYER	90
CHELSEA CORUQUINIUM ASSM.	13	AMMIRE	800.00		02
CHESTERFIELD ON TODIY COMO	9	SEMIANNUAL	2,106.00	BEENDARD L. STONE	20
CITY COMICNS COMIC ASSOC.	6 2	ANNIP	4,284.20	ELWIN W EISENIKATH	43
COLDISTAL PERRACE COMMOSTNIUM	17	SENI ANNIAL	383.00	SUNUE ACTUAL	36
CALUMEA ESTATES COMPONIUM	19	BEMI-ARKIDE	712.50	EAUTH IN ORR	♦
COURTNESS HA FLAZA CORRES ASSIS	2 5	SEFIT - PRIFRIEN	00.44.00	THE PROPERTY OF THE PROPERTY O	e !
	?	SERIE PARTO	00.000.1	HIGHWALL TO A MANAGEMENT AND A MANAGEMEN	ر در
	·c	SE FILE PARAMEME	. 225.00.	MILITUM TE HONNES	36
CRESIMODE TERRACE COMPO ASSOC.	4	SEMI-ANNUAL	744.00	KOMON FUCINSKI	4
FEETEN COMPONING ASSOCIATION	N N N	SENI-ANNIAL	2,526.00	THE TAKE OF THE PROPER	4
DOVER NAVOR CONDUMINIUM ASSOC.	11	ANALISI	825.00		46
EAST OF EDENS COMBONINUM	40	APPRIAL.	1,332.00	WEEFIN S. FOTLARZ JR	92
EAST VIEW FARK CONDO. ASSN.	110	SEMI-ARMAN	3,120.00	LAWRENCE S BLOOM	92
EDVSTONE CONTONINA MONES.	80-	SENT "ANNUAL	3,000.00	BEENAPP J. HANSEN	44
EIGH GREET HOUSING COOPERATIVE	439	PARTIES.	30,196,00	ROBERT SHAU	60
EDGEWATER BEACH APTS: CORF.	309	FARMENTE.	12,730.00	KATHY OSTERMAN	48
EDISON VILLA CONTO ASSOC.	e	SEMI-ANTHAL	337.50	FOMAN FUCINSKI	4

C. L. T. F. O. L. C. H. L. C. A. G. D. SONGLYTTE OF CHAINS AND LIABILITY REPUSE REPAIRE CONCIL ORDERS—PASSEN

HEETING HATE 2/16/89

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NSST SELECTIVE EXPLORE FOR EA	324	SEMINER	6.727.B0	TELETION F. NATARIIS	64
FAMILI FSTATES LAWO ASSOC.	200	SEMI ONNUM	975.00	payin D. ORR	49
FARMET TERROCK CONTONION	12	ANNUM	900.00	DAVID D. ORR	49
FIRST HODE PARK CONFIDENTION	• • •	ANHIA	450.00	LAWRENCE 9 BLDOM	050
FIRST KENNOKE ASSOCIATES CORNO	\$	SEMI-AWNUAL	225.00	KATHY OSTERMAN	48
FOREST TOWERS CONDOMINIUM #1	39	SEHI-ANNUAL	1,100,52	KOMAN PUCINSKI	41
FUSTER WAGHOLIA CONDO ASSOC.	9	ANNUAL.	450.00	KATHY OSTERMAN	48
FUNITALM VIEW CONDO ASSOC	30	SEHI-ANNUAL	691.00	BERNARD L. STONE	20
GASLIGHT VILLAGE CONDO ASSN.	81	SEMI-ANNUAL	2,610.00	BERNARI J: HANSEN	4
GLENWOOD HONES CONDU ASSOC.	.40	SEHI-ANNIAL	225.00	EAULD D. OFR	49
GLENWOOD PROPERTY ASSOCIATION	\$	ANNUAL	450.00	KATHY OSTERNAN	48
GRANVILLE COURTS CONDO. ABSOC.	256	SEMI-AMMUAL	3,117,23	REFNARIOL STONE	50
GREENLEAF AFT. ILIG. CORF.	37	SEMI -ANNUAL	889.20	DAVID D. ORR	49
GREENLEAF COURCHINE ASSN.	29	Semi-Ammual	570.00	DAVID D. ORR	49
GREENVIEW BUILDING CORPORATION	24	SEMI-ANNUAL	580.80	DAVID D. OKR	46
GREENVIEW COLLIOMINIUM ASBN.	9	Semi-Ammial.	225.00	DAVID D. ORK	49
GREGORY COURT COMBOHINTUM ASSN	36	BEMI-ANHUAL	1,290.00	MARK J. FARY	12
GROVE VENTURE CORROTHIUM	10	ANNUAL.	660.00	KEITH A. CALDWELL	90
HANFDEN YOWER CONDO ASSOC,	135	SEMI-ANNUAL	3,142,20	PATRICK J. LEVAR	45
HARFTON HOUSE CONDOMINIUM	87	ANNUAL.	3,372.00	LAWRENCE 9 BLOOM	05
HAKEUR HOUSE CONIO. ASSN.	278	SEMI-ANNIAL	6,135,00	FERNARD J. HANGEN	44
HEMINGUAY HOUSE CONDO. ASSN	280	SEMI-ANNUAL	4,991.70	EIWIN W EISENDRATH	43
HIGGINS TERRACE CONDO ASSN.	8	Semi-annual	300.00	ROMAN FUCINSKI	41
HIGH RIDGE CONDUMINED ASSN.	. 19	SEMI-ANNUAL	490.00	BEFNARI 1. STONE	50
HIGH RIDGE EAST CONDUMINIUM	14	ANNUAL	796:00	DAVID D. ORR	49
HORIZON HOUSE CONDO. ASSOC	110	SEHI-ANNIAL	3,926,40	KATHY OSTERMAN	48
INFERIOR TOWERS COVED ASSOC.	862	BEMI-AHMIAL	14,283.00		
IVY COURTE COMBOMINIUM ABSOC.	36	Sent-Apprial	1,033,00		
JACKSON TOWERS CONTOMINUM	74	ANNUAL.	3,123,00	LAWRENCE S RECOOM	02
JAKVIS COURT CONTID ASSN.	22	SEMI-ANNUAL	684.00	DAVID D. ORR	49
JEFFERSON HOUSE CONDO ASSOC.	50	SEMI ANNI I'AL	750.00	THOMAS W. CHILERTON	38
DEFFERSON SOUGHE COMMO ABBN.	. 21	SEMI-AMMIAL	717.64	FATRICK J. LEVAR	45
KEELER ARMS	0	SEMI - ANNUAL	337.50	FATRICK J. LEVAR	ል
REMADES CONTO. ASSN., INC.	\$	SENI-AMMEN	225.00	DAVID D. ORR	40
NEIMELLEY SOURKE COMEO ASSOC.	268	SEMIARRIGAL	6,298.50	ELWIN W EISENIRATH	43
NETSTORE TOWERS CONFORTALION	30	SEMI-ANNUAL	960.00	JOSEPH S. KOTLARZ JR	35
LAFAYETTE FLAZA HOUSTNG COOF	156	SEMI ANNUAL	2,120,00	ALLAN STREETER	17
LAKE FERK FLAZA CONDO ASBUC.	448	SEMI-APPRIM.	12,983.10	HELEN SHILLER.	46
LAKE SHOKE LAND ASSOCIATION	16	ANIALIGI.	1,200.00	FUNTON F. NATARUS	4
LAKE TERRACE CONDOMINION	360	SEMI-AMMIMI.	3,600.00		05
LIFESTYLE 2 COMPONIUM	3	SERI ANIMA	225.90	DAULD D. ORR	54
LOZEG TOWN HOUSES	803	PARTIES.	45, 774.50	KETTH A. CALFUELL	90
LOWELL HOUSE COREO ASSOC.	CV (IO I IV	SENI-ARRIAL	1.800.00	TURION F. NATARUS	(N)
LUM AVENUE COMPUTATION FOR	92	CEMI - OFFICE	1,257.20		45
EDAT COURT COMBONIANT ASSET	₹	FILIFITIAL.	1,877.00	COLD II. OKK	44

C. 1. T. C. G. F. C. H. T. G. G. D. CLONITTEE ON CLAIMS AND LIABILITY FIGURE REPARE COUNCIL ORDERS.....FASSED

MCETTHG TATE 2/16/89

CORPORTIN FUEL CONTRACTOR	NO. OF		ANG RUL DE	·	
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THAT LOWE CONTRACTOR ASSN.	Ď	SEMI-ANNUAL	337.50	DAULD D. ORK	49
LUNY-LINE PERFORM TRUET	98	SEMI-ANNUAL.	1,731.00		46
MANGALE LEKKACE CONTO ASSW.	38	ANNUAL.	1,778,80	KATHY OSTERMAN 48	48
NATURA TOURNS COMIN ASSOC	968	SEMI-AMMINI.	20,460.00	EURTON F. NATARUS	42
MIDWEY VIEW APARTMENTS	20	ANNUAL.	.790,00	L'AWRENCE S BLOOM ' OS	02
MAVMATA COMMO. ASSOC.	\$	ANTHUM.	450.00		49
NEW DIRLEANS WEST CONFID ASSN	9	ANNUAL.	450.00		48
NURTH DEMEN SOUNCE CONTO ASSOC	36	BE'HI ANNUAL	1,056,00	FONE	00
NORWOOD CORDO ASSOCIATION	9	AINUAL.	450,00	•	46
NORMODD FOINT CONDO. ASSOC.	21	BENI-AMMAL	630.00		41
NOTINUMEN HANDE CONDO ASSOC.	62	SEMIANNIMI	300.00	WILLIAM JF BANKS 36	36
DANDALE COURT COMPO. ABBN .	31	SEMI-ANNUAL	868.00	ESERNARD J. HANSEN . 44	44
DANLEY RORTH CONDOMINIUM ASSOC	9	SEMI-ANNUAL	225,00		20
CAE EAST SCOTT COMDO. ABBOC.	240	SEHI-AMMUAL	3,037.00		42
FARK ASTOR COMPONING	2.9	SEMI ANNUAL	1,935,00	EDUIN W. EISENBRATH 43	43
FARK EMBEMATER COMPONIMILM	103	SEMI-ANNOL	2,247,20	•	46
PARK GABLES APT NUMES INC.	72	SEMI-ANNUAL	1,965,00	DNE	000
FACK HARROR CONDOL ASSN.	101	SEMI-APPILIAL.	1,495,00		46
FAME HARDIC CONDO ASSOCIATION	•9	ANNUAL.	450,00	낼고	00
FAMA TOWER CONDO. ASSUCIATION	728	SEMI-ANNUAL	18,533,50	DSTERMAN	48
FARKSIIE, ON CLARENION	13	ANNUM.	1,125,00	SHILLER	46
FATCLWITOM COMBO ASSOCIATION	83	bemi-Annial.	3,337,50		46
FIGHEER COOPERATIVE, INC.	2	ANNUAL.	1,356,80		5
FOR CASE MAIOR COMPUNITY	,	SEMI-AMMIAL.	262,50	LERTON	9 9
FRATT SHOKE COMED ASSOCIATION	58 5	SEMI-ANNOR!	815.00		4
PRIME TO HOUSE COMIC+ ABBN.	84	ELMI-ARRIGAL	1,505.00		46
FRUIT COMPANIE ASSOCIATION	œ ;	SEMI-ANNIAL	300.00	SZ	6 3
RAVER FLACE COROCALINE ABBN.	e (2)	BEMI-AMMIN.	941.16		- 4
MENAL GUARLE COMIC.	32	SEMI -ANKIDE.	1,200,00		20 6
KING ESTATE CONTODINGS ASSN.	4	SENI-HREINL	00.00%		
EXTENDED FOR CONTROL MODIA.	4 G	SERT - GRANDAL	787.00	TAUTE DE DES 40	2 0
MILITARE COURT COMPANY	, 60 100 100 100 100 100 100 100 100 100 1	SEMT-ANNIA	90,009	-KI TER	47
SMELFIELD LOFTS CONDO ASSOC.	14	SEMI ANNUAL	525.00	1. EISENERATH	43
SHEKIDAN EAST	3	ANNIAL.	406.00	DAVID D. ORR	49
SHERADY ON THE LAKE COMO.	118	SEMI-AMMUAL	1,863,40	DAVID D. ORR 49	49
SHERWOOD CASTLE CONDO. ASSN.	9	- HANTIOL	450,00	<u> </u>	000
SAUFE READE COMPUNITION	693	SEMI	1,740.00	Z	48
SHORECTURE TOUGHS CONDOMINION	377	SEMI-ANNUAL .	6,330,00	ORR	4
SDUH CHAMON COMO, ASSN.	42	ANREAL.	1,551,00	MOO	05
STRAIFORD HOUSE ON THE LAKE	40	SEMI_ANNIAL.	1,305,00		49
SUN VILLA COMBO	0 ^	Semi-Annamal	337.50	1. KOTLARZ JR	(C)
THE BACKY COMMUNICA	ស ស រូប	SEMI - OUNIO	2,437,50		<u>ا</u>
THE CARLYLE AFTS, HONEOWNERS	128	SEMI-ANMIAL	3,000,00		4
THE HEATER CHECK COMES ASSET	206	SEMI-AMUNI	1,872,00	FIGIN W. FISENRACH 43	43

CONTITUE ON CLAIMS AND LIABILITY REFUSE PERATE COUNCIL, DISHER—FASSED

MEETING DATE 2/16/89

COUPERATIVE NAME	HO. OF ELGIBLE UNITS	TYFE	ANOUNT OF REBATE	**************************************	* *
THE HALTED COMPONIUM	357	SEMI ANNUAL	6,184,52	KATHY OSTERMAN	48
THE PARK COMPONING ASSOC.	4 8	SENI-ANNUAL	1,016,00	FATRICK J. LEVAR	45
THE ROYALTON CONDOMINIONS	80	ANNUAL.	2,472.00	BERNARD L. STONE	20
THE STATESION COMBONIATION ASSM	06	SEMI-PARKIAN.	2,310.00	KATHI DSTERMAN	48
THE WELLINGTON CONTOMINION	106	SEMI-ARRUAL	2,859,60	REFENDED J. HANSEN	44
THE 2336 ROPTH COMPONENTH	48	PARKINI.	1,972.00	EIWIN W. EISENFRATH	43
THE 549-51 CARDALE CONDO.ASSN.	۲-	ANNIDAL	513.00	BERNARD J. HANGEN	44
MINEY EAST ELM COMBO ASSOC.	123	SEMI-ANNUAL	B10+00	BURTON F. NATARUS	42
THURSDALE REACH SOUTH CONFO	227	SEMI-ANNIAL	4,440.00	KATHY OSTERMAN	48
THURSDOLE CONSOMINIUM ASSOC.	•9	SEMI-AINIAL .	225.00	KATHY DSTERMAN	48
THREE DAKS COMBOMINION ASSN.	36	ANNUAL.	1,480.00	WILLIAM F. KRYSTYNIAK	23
TIAKA HOREOWNERS ASSOCIATION	100	SEMI-ANNUAL	1,854.00		48
WARWICK COMPONING ASSN.	e G	SEMI-ANNUAL	2,062,50		43
WATEFORE COMES ASSIC., INC.	252	SEMI-ANNUAL	3,490.25		46
WAVELANT COURTS CONTO ASSOC.	S S	SEMI-ANNUAL	1,230,00	SHIL	46
WEESTER PARK COMBO. ASEN.	16	APPRISAL.	1,200.00	3	43
WELLS STREET CONNO. ASSN.	10	ANNUAL.	750.00	3	43
WILSON FAMINA COOPERATIVE	12	SEHI-ANNUAL	787.50		80
WIND HONG PAULTING ASSN.	16	ANNUAL.	1,080.00	<u>8</u> 0	01
WINSTON COURT COMMOMENTUM	S	APPRIAL .	1,020.00	ن	6
WINSTON TOWERS \$3 CONIC ASSOC.	253	ANNUAL.	6,769.75	<u>.</u>	္မ
MINSTON TOWERS #5 COMIC MESOC	218	SEHI-ANNIA.	3,495,75	نـ	20
WINSTON TOWERS I ASSOCIATION	194	ANNUAL.	7,618.50	ن	င္သ
MINSTON TOWERS NO. 4 ASSN.	250	AMMENT.	6,615,00	BERNARU L. GTONE	S
1 EAST SCHILLER COMO. ASSN.	78	SEMI	2,925.00	BURTON F. NATARUS	42
1000 U. DIVERSEY LOFTONINGS	8	ANHEIST.	570.00	BERNARD J. HANSEN	44
1050 W. COLUMBIA CONDO ASSOC.	30	ANRUAL.	1,930.00		49
1110 N. LAKE SHURE DRIVE	74	SEHI-ANNIM.	2,550,00	KATHY OSTERMAN	40
1219 AND 1220 CONDUMINDE	9	FANKUAL.	450.00	TIMOTHY C. EVANS	8
1245-48 W. A.BION	\$	ANNILIAL.	450.00	٠ :	46
1300 LAKE SHOKE PRIVE CONFO	150	SEMI -ANNUAL	3,315.00	3	43
1319-21 W. ARMHORE CORRO. ASSO	•	SEMI-ANNUAL	225,00		43
1320 N. STATE CO-OP APTS.	40	SEMI-ANNUAL	1,500.00	•	₹
1340 TOMP CONTIONION ABSOC.	27	SEMI-AMMIAL	640.00	Ď,	46
1348-50 HYDE PK.COMMU ASSOC.	9	ANNUAL.	450.00	•	04
STATE PARKMAY	96	SEHI ANNI IAI.	1,470.00	:	43
	10 10 10 10 10 10 10 10 10 10 10 10 10 1	- ARNUAL.	1,125.00	3	43
ž	38	SENI-ANNIAL	1,000.00	: :	43
ż	36	PNMHAL	1,680,00	EDMIN U. EISENIKATH	43
ž	22	AMMINI	1,463.10	<u>:</u>	46
1988 N. ASTOR COMPONENTIA	114	ભયાયાન	8,550,00	:	4 3
1554-72 No BURGING COMMO, ASSN.	10	SEMI-AMMAN.	375.00	: 3	43
1629-31 DEST FAROD CONDO. CORF	•¢	SEMIANAIM.	222,00		46
1120 00 to 131EG TOMEGAMES	Ö	Semi-Annual	300.002	BAVID P. OFF	46
180 EAST PEARSON MOREOUNERS	260	SEMI-AMMINI.	7,975.00	EURTON F. NATARUS	4

COMMITTEE ON CLAIMS AND LIABILITY REFUSE REDATE COUNCIL ORDERS--FASSED

MEETING DATE 2/16/8

	SN CN		-		
	ELGIME		AMOUNT OF		
HANE	UNITE	TYFE	REBATE	***************************************	****
The state of the s	,				Ş
LVDO C. LINGS (LIGHT) FORM	3	CANALISM.	400.00		4
2007 H. SEDEMICK COMBONING	90	SEM1 PRINCIPI.	1,500.00	:	4.3
2016 CLEMELAMI CONDO ASSOC.	~	SEMI ANNUAL	262.50		43
2020 LINCOLN FRAN WEST CONDO.	433	ARREAL.	13,786.17		43
2019 ATRICTE COMBOMINIUM	12	SEMI-ANNUAL	444.00	EUGENE C. SCHULTER	47
2051-41 EAST 72ND ST.	18	ANNUAL.	663.00	LAWRENCE 9 BLOOM	02
2130 LINCOLN PARK WEST CONDO	33	ANNIAL	2,475.00	EIGIN W. EISENFRATH	EF
2144 LINCOLN PK. WEST CONFO	. 91	SEHI-ANNUAL	2,365,26		43
220 EZ MGI TON CONTO. ASSN.	19	SEMI-ANIMAL	712.50		4
CINCO DESCRIPTION OF SCHOOL SCHOOL	4	CEMT ONNI IN	1.275.00		. A
CARA SERVIN CHENT LEGIS COUNTY	, ç	CENT AND OFFI	00 080		0 F
A CONTRACTOR OF THE CONTRACTOR	O ₹		00.007		0 i
FOR ENGINEER BUT STORY	90 T	DEFIT - HERRISM.	00.024.0		4. J
2550 LAKECIEW COMEO ASSOC	398	SEMI -AMNUAL	6,685.20	:	A.3
2909 N. SHEKIDAN ROAD CONDO.	223	SEMI-ANNIAL	2,520.00	REFINARD C. HANSEN	4
2912 COMPONING ASSOCIATION	36	SEMI-ANNIM	975.00	HERNARI J. HANSEN	4
CONCO LANE SHORE DRIVE CONTO.	106	BEMI-ANNUAL.	2,190.00	MERNARD C. HARSEN	44
3110 N. SHEFIDAN FOAD CONDO.	109	SEMI-ANNUAL	2.639.20	-	4
TIES COUNTRIBUM	204	SEMI-ANNUAL	2.481.00	-	4
TIED N. CHELL CONTO ASSAULT	0		475.00	<u>a</u>	. Y
TIES MASTI CHESTAN ECAN CONTES	10,4	SEM T-AMBIDA	00000	5 -	2 4
STORY OF THE STREET MONTH CONTROL	0 4		20.004.2	,	;
SIC W. HELVER CURROMINION	1	SELL FRANCEL	101.60		4. 2.
3180 COUNCHINING ASSOCIATION	174	SEHI-ANNUAL	2,027.20	÷	44
3300 M. LAIS SHORE DRIVE CORNO.	មា ព	SEMI-ANNUAL	3,187,50	;	4
3314 COMPONINTUM ASSOCIATION	30.	SEMI-ANNUAL	833,77	EEENARD J. HANSEN	44
336 WELLTHOTOM CONDO. ASSN.	120	SEMI -ANNIAL.	2,325,00	BERNARD . J. HANSEN	44
3440 LAKE SHORE DRIVE CONKO.	218	SEMI-ANMIAL	4,268.46	EERNARD J. HANSEN	44
3600 COMPONINIUM ASSOCIATION	640	SEMI ANNUAL	7,775.10	HELEN SHILLER	46
3730-40 LAKE SHORE DR. CONTO	62	SEHI-ANNIAL	2,113.00	LELEN BILLER	46
3750 LARE SHORE DAIVE INC.	132	SEMIANNIAL	2,827.00	HELEN SHILLER	46
39% CORROPATION	33	SENT-ANNIMI	1,237.50	EDUIN U EISENDRATH	43
40 EAST CETAK CONTO ASSOC.	75	SEMI ANNIAL	1,500.00	EURTON F. NATARUS	43
4076 W. UTH ST.COMBO. ABSOC	49	DANKINI.	450.00	ROBERT T, KELLAM	18
415 ALPHAE CONTOUTINE MSSOC.	03	SEM1-ANNUAL	2,154.00	REKNAKD J. HANSEN	4
420 ALDINE COMIG. ASSN.	72	SEHI-ANNUAL	780.00	BEENARD J. MANSEN	4
4236 W. LEDUALE CONTO. ASSN.	10	SEMI-ANNIAL	285.00	PATRICK J. LEVAR	45
4300 162P DE DRIVE CONTOMINA	90	SEHI-ANNUAL.	1,848,00	HELEN SHILLER	46
433 W. HELLINGTON CONFID ASSN.	0	SEMI-ANHIAL	300.00	BERNARD C. HANGEN	44
1333-448 SURF COMPOSITION	64	SEMI-ANNUAL	972.00	EERNARD O. HANSEN	44
442 UELLINGTON COOPERATIVE	24	SEMI-AMUNI.	00.006	BERNARI J. HANSEN	44
ADD U. ST. JAMES CONFONINGERS	28	SEMI-ANPUM.	04.494	ETGIN 6. EISENEGATH	43
440 U. BAREY COUND. ASSW.	~	SEMI-ANNUAL	242.50	BERNARD J. HANSEN	44
ASSEST W. PAULING COMMO.	•9	ATHUS.	450.00	EUGENE C. SCHOLTER	47
4650 M. HEISHIJAGE COMIO, ASSN.	٠,	SEMI AMUM	225.00		47
ASSA MOTOR DEPRENDED COMES ASSA	; - 4	CERT - OWNER	002:00	H. SU	A A
A COUNTY OF THE THE THE THE WORLD A COUNTY OF THE PROPERTY OF	9 6	CATACHA FOR CAPACI	2011/08	SOUTH OF THE PROPERTY OF THE P	
POOR THEFTER THEFT, CARRIES HOSSIE	90	VALIDA ""CHRINAMA.	00000000000000000000000000000000000000	KO 191 GO ERMINA	1 0

COMMITTEE OF CLAIMS AND LIABILITY BEFUSE REPORTS COMPILE COMPOUR. ORDERS—PASSE

2/16/89	
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MEETING	

COMPERM FUE UAME	NO. OF ELGIRLE URITS	TYPE	AMOUNT OF REBATE	***************************************	******
4900 N. LESTER COMPONING	.	AINUAL.	00.009	PATRICK J. LEVAR	45
SLUCK HARLING THRIVE CONDOMINATION	300	SEHI - AIMIAL	3,906.00	KATHY 09TERMAN	48
511 WEST HELFOSE CONFO ASSC	i S	SEMI-ANNUAL .	2,040.00	BERNARD J. HANSEN	44
- SOSS-25 S. FORCHESTER CONFIDENCE	7	OMBREST.	525.00	TIMOTHY C. EVANS	04
5445 EDWENATER PLAZA CONTO.	466	SEMI-ANNUAL	7,233.92	KATHY OSTERMAN	48
SASS EDUBLINIER PLAZA COMBO	465	SENI - AMMIAI.	12,361.80	KATHY DSTERMAN	48
5463-65 S. HIDE PARK CONDO.	•	ANNIAL	450.00	LAWRENCE S FLOOM	0.0
SSIS-12 SOUTH HYDE PARK BLVD.	9	APRICIAL.	450.00	LAWRENCE 9 BLDOM	03
SESS W. SUMMYSIDE COMPONINIUM	30	SEMI-ANNIAL	300,00	PATRICK J. LEVAR	45
SOUS-09 H. REDLA COMBONINION	9	SEHI-ANNIAL	284,62	ROMAN FUCINSKI	41
607 W. BUCKINGHAM PLACE CONDO	•	SEMI-ANMIAL	225.00	BERNARD J. HANSEN	44
SOP WEST STRAJFORD CORDONINUM	30	EENI-ANNUAL	1,125.00	BERNARD J. HANSEN	44
6118 H. SHEKTÜAN KOAD CONDO.	114	SEMI-AMMUAL	2,190.00	KATHY OSTERMAN	48
6121 SHERIDAN ROAD CORDO. ASSN	e H	ARMIN	2,400.00	KATHY DSTERMAN	48
6123 S. WARACH MING., INC	18	ANNUAL.	1,000.00	ERNEGT JONES	20
5247-47 N. GLENWOOD CORNO.ABSN	•	SEMI-ANNUAL	225.00		46
629-31 W. SHEKITIAN CONFO.ASEN.	12	ANNUFIL.	705.91	HELEN SHILLER	46
6300 SHERIDAH ROAD CONDO ASSOC	126	SEMI-ANNUAL	2,208.30	DAVID D. ORR	49
659 W. ALDINE CONDO. ASSN.	٥-	SEMIANHIJAL	337.50	BERNARD J. HANBEN	4
6524 W. SATH PLACE CORE.	√ 9	APPILISAL.	440.00	WILLIAM F. KRYSTYNIAK	23
6625-27 HORTH GLENWOOD CONDO	•≎	SEMI-ANNUAL	225.00	DAVID D. ORR	49
6700 W. SATH PLACE ASSOCIATION	•	AMMUAL	440.00		13
6737 SOUTH EAST END CONDO.	9	ANNUAL	342.00	œ	. 20
4630-32 PAXION COMMONIUM	•0	SEMI-ANNUAL	225.00	LAWRENCE 9 BLOOM	02
70 EAST CEDAR STREET CORP.	30	SEMI-ANNUAL	312.00	EURTON F. NATARUS	42
700_708 DITTERSWEEN CONFO.ASSN	124	SEMI-ANNUAL	2,697.00	HELEN SHILLER	46
708-14 W. WELLINGTON GONDO.	14	SEMI-ANNUM	. 525.00		44
714-16 WEBSTER COMBOMÍNIUMS	•	SEMI-ANNUAL	225.00	eculn w Elsenerath	43
73 EAST ELM CONDO ASSOC.	48	REMI-ANNIAL	1,428.00		42
7305 NORTH WINCHESTER CONDO.	09	ANNUISE	1,855,32	DAVID D. OFR	49
7312-14 N. KILGE CONDO. ASSOC.	√0 †	PHANITO	450.00	• 1	20
	4,	Mrra Sal.	1,294.00	LAURENCE OF THE CO.	S :
740 42 DITTERSPER COMBINION	· C :	SEMI ANH IAL	222.00	HELEN SHILLER	46
2401 SHERINGH COMES ASSOC.	œ <u>;</u>	SEMI ANNUAL.			49
SOLA CIR. L'AIRE, MUTHE CONTENTS	£3	SEMI ANNUAL	1,962.00		ຄ
The cipe Milling CORF.	•	AMMIAL	324.00		On .
7518 Kilde Hilo, CORP.	Ŷ	ANIMITAL	324.00		S S
7522 FIDGE DALLINING CORP.	•	ANNUAL.	324.00	EEFFACE L. STONE	00 00 00
801-03 EAST BTTH PLACE CONDO	о ъ	ANNUAL	630.00	KEITH A. CALDWELL	60
BIZ GEORGE CORDONANTA ASEN.	æ	APPRISAL.	600.00	BERNORD J. HANSEN	44
B216 BELMONY BUILDING	ъ	ANNUAL.	600.00	THOMAS W. COLLERTON	38
833-35 BUCKINGHAM COKEO, ABBN.	83	SEMI-AMMUAL.	300.00	EERNORD J. HANSEN	44
844 W. FULLERION LANDMARK	រា	ANNUAL	375.00	HELEN SHILLER	46
906-10 LAKE SHOKE DRIVE CONDO	52.4	SEMI-SIMINE	14,645.00		4
916-18 W. FULLERTON FARKWAY	10	SEMI-AHNUAL	. 375.00	EDUIN W BISBNERGIH	43

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CONTITUE OF CLAIMS AND LIMBLITY REFUSE REBATE COUNCIL ORDERS—FASSED

MEETING DATE 2/16/89

		· ************************************		BURTON F. NATARUS
•	ANDUNT OF	REDATE		5,437.50
		TYFE		145 SEMI-ANNUAL
NO. 0F	ELGIN.E	SLING		145
			•	HOMEOWN
COMMONIMENT	COOPERATIVE	SHAN		990 N. LAKE SHORE DR. HONEDWN

(Continued from page 24967)

The Peoples Gas Light & Coke Company File 87-0-216

The Peoples Gas Light & Coke Company File 87-0-212

Brenda Lee Hyde

Khalid Bashir

David A. Pavic

Illinois Bell Telephone Z.C.D. 6703

Joseph S. Thomas, Jr.

Herman N. Jennings, doing business as Brainard Trailer

Frank Anthony Kubes

Henry White

Gafary O. Docemo

Charles M. Wheeler, Jr.

The Peoples Gas Light & Coke Company File 88-0-89

Morris Smith

Allstate Insurance Company and Paulino Ruiz Cl. 1839102033SGB

Scott Fischer

GEICO Insurance Company and Marion Coleman Cl. 000369517010

Robert L. Hopkins

American Manufacturing Mutual Insurance Company and Howard Chimberoff Cl. 560AE016720

Larry Chatman

State Farm Insurance Company and Stephen Rybka Cl. 13-5064-693

Margarete Theiszmann

The Peoples Gas Light & Coke Company File 88-0-131

The Peoples Gas Light & Coke Company File 88-0-130

Wausau Insurance Company and Dennis Leppin Cl. 59343441UP

Aetna Life & Casualty Company and Lynn E. Beda Cl. A5588

Joseph H. Scarce

The Peoples Gas Light & Coke Company File 88-0-172

The Peoples Gas Light & Coke Company File 88-0-173

The Peoples Gas Light & Coke Company File 88-0-175

Teena Christmas

Willis Mauldin

Barbara Cobb

Gwendolyn Herbert

Marilyn Lestarczyk

JoAnn Noble

State Farm Insurance Company and Dorothy Miller Cl. 13-L900-314

Allstate Insurance Company and Deborah Shurney Cl. 2520786019SCM

State Farm Insurance Company and Theodosios Tzallas Cl. 13-2402-333

Insurance Company of North American and Cage Memorial Chapel Cl. 55511-31117

Economy Fire and Casualty Company and Margaret Conaty File FFA41-768-3-XD6

Allstate Insurance Company and Emanuel Calderon Cl. 1839195267

Allstate Insurance Company and James T. Dixon Cl. 2520933637TJB

Allstate Insurance Company and Dominic Capparelli Cl. 2700532076

The Peoples Gas Light & Coke Company File 86-0-62

Allstate Insurance Company and Jaime Poythress Cl. 2520803053

Allstate Insurance Company and Terry Sakurada Cl. 1230489443FSX

American Ambassador Casualty Company and Sunday Edemidiong Cl. 1002743

Sherwin Barclay

Roadway Signal and Lighting Maintenance, Incorporated

Riva Lee Peal

Allstate Insurance Company and Erma and Stanley Hill Cl. 2520930567

Deborah Brice

Mattie Henderson

Kerry Kirland

Home Insurance Company and Gregory Kusch Cl. 3114119954

Allstate Insurance Company and Gertrude Perry Cl. 252-0915659FSL

American Ambassador Casualty Company and Daryl Hudson Cl. 1011720

American Family Insurance Company and Ann Bellino Cl. 561-004923

David Cypin

State Farm Insurance Company and Ora Bolding Cl. 13-5124-925

Lorraine Harris

CNA Insurance Company and Robert Cozzi Cl. 20-387931

Douglas Emerson

Emmett Lodree

Safeco Insurance Company and Martin Dermer Cl. 3155135

Safeco Insurance Company and Nicholas Montour Cl. 24A-87324-784

Safeway Insurance Company and Ruth Mimms Cl. 170218

State Farm Insurance Company and Michael Kubiak Cl. 13-5141-743

State Farm Insurance Company and Barbara Ross Cl. 13-2455-442

Willie Stevens

West American Insurance Company and Charlotte Rawski Cl. SGB-AU881788-01W

Allstate Insurance Company and Donald Corcoran Cl. 2520935475TJB

Allstate Insurance Company and David Huchro Cl. 461-51264-32FS9

Allstate Insurance Company and Wardell Johnson Cl. 1014819005

National Car Rental System, Incorporated File 011H0770593T

United Services Automobile Association and Alisa Padzensky Cl. 335-80-98

The Peoples Gas Light & Coke Company File 88-0-180

Sammie Ross

having had the same under advisement begs leave to report and recommend that Your Honorable Body Do Not Pass said claims for payment.

This recommendation was concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) JOSEPH S. KOTLARZ, Chairman.

On motion of Alderman Kotlarz, the committee's recommendation was Concurred In by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Re-Referred -- REFUND OF ELECTRICAL PERMIT FEE FOR LOM-BAR ELECTRIC COMPANY.

The Committee on Claims and Liabilities submitted a report recommending that the City Council re-refer to the Committee on Finance, a claim to refund the electrical permit fee paid by Lom-Bar Electric Company in the amount of \$2,198.00.

On motion of Alderman Kotlarz, the committee's recommendation was Concurred In and the said proposed claim was Re-Referred to the Committee on Finance by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

COMMITTEE ON ECONOMIC DEVELOPMENT.

SALE OF PARCEL M-9 IN ROOSEVELT-HALSTED COMMERCIAL DISTRICT PROJECT TO BEST KOSHER SAUSAGE COMPANY.

The Committee on Economic Development submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Economic Development, having had under consideration a proposed ordinance transmitted with a communication from Acting Mayor Eugene Sawyer, approving the sale of Parcel M-9 in the Roosevelt-Halsted Commercial District Project to the Best Kosher Sausage Company, begs leave to recommend that Your Honorable Body Pass said ordinance 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 said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 for Project Roosevelt-Halsted heretofore has been approved by the Commercial District Development Commission and by the City Council of the City of Chicago; and

WHEREAS, The Commission proposes to accept an offer made by Best Kosher Sausage Company to purchase a parcel of land commonly known as 1447 -- 1471 South Blue Island Avenue and 1434 -- 1444 South Racine Avenue and designated as Parcel M-9 on the Disposition Parcel Map which is available for inspection at the Department of Economic Development; and

WHEREAS, The Commission adopted Resolution No. 88-CDDC-32 on November 15, 1988, whereby it recommends to the City Council that it approve the sale of Parcel M-9 in the Roosevelt-Halsted Commercial District Project to Best Kosher Sausage Company as provided therein; a certified copy of said resolution has been transmitted to this body; and

WHEREAS, The City Council has considered the said resolution and the indicated sale of said parcel of land 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. That the sale proposed by the Commercial District Development Commission of Parcel M-9 in the Roosevelt-Halsted Commercial District Project is hereby approved as follows:

Purchaser	Parcel	Sq. Ft. Price	Total Price
Best Kosher Sausage Company	M-9	\$3.25	\$129,809.23

Parcel M-9 is legally described as follows:

Lots 58 to 70, both inclusive, in Block 9 in Wm. Sampson's Subdivision of Blocks 7, 9, 10, 15 and 16 in Sampson and Greene's Addition to Chicago in the northwest quarter of Section 20, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

SECTION 2. The Mayor is authorized to execute, on behalf of the City of Chicago, a contract for the sale of the land, a deed and any other documentation which may be necessary to effectuate the above sale, subject to approval of the Corporation Counsel as to form and legality.

SECTION 3. This ordinance shall become effective from and after its passage and approval.

DESIGNATION OF 79TH-ASHLAND AREA AS BLIGHTED COMMERCIAL AREA.

The Committee on Economic Development submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Economic Development, having had under consideration a proposed ordinance, transmitted with a communication from Alderman Robert T. Kellam and Alderman Allan Streeter, approving the designation of the 79th and Ashland Area as a Blighted Commercial Area pursuant to Chapter 15.1 of the Municipal Code of the City of Chicago, begs leave to recommend that Your Honorable Body *Pass* said ordinance 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 said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Commercial District Development Commission, hereinafter referred to as the "Commission", is authorized by Chapter 15.1 of the Municipal Code of the City of Chicago, hereinafter referred to as the "Code", to designate Blighted Commercial Areas; and

WHEREAS, The Commission has designated the 79th-Ashland Area as a Blighted Commercial Area by Resolution 88-CDDC-44, dated December 20, 1988; and

WHEREAS, The City Council of the City of Chicago, hereinafter referred to as the "Council", has received a certified copy of said Resolution 88-CDDC-44, together with the 79th-Ashland Designation Report, dated December, 1988, hereinafter referred to as the "Designation Report"; and

WHEREAS, The Council has studied said Resolution 88-CDDC-44 together with the Designation Report and wishes to evidence its approval of the designation of the 79th-Ashland Area as a Blighted Commercial Area; now, therefore,

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

SECTION 1. The designation of the 79th-Ashland Area as a Blighted Commercial Area, hereafter to be known as the "79th-Ashland Blighted Commercial Area", is hereby approved. The boundaries of the 79th-Ashland Blighted Commercial Area are as follows:

Beginning at the intersection of the center lines of West 78th Street and the 18-foot north-south public alley parallel to and first east of South Ashland Avenue; thence Southerly along the center line of the aforesaid north-south 18-foot alley to the intersection with the center line of the 16-foot east- west public alley parallel to and first north of West 79th Street; thence Easterly along the center line of the aforesaid 16-foot east-west public alley to the intersection with the center line of South Laflin Street, thence Southerly along the center line of South Laflin Street to the center line of West 79th Street; thence Westerly along said center line of West 79th Street to the intersection with the center line (extended) of South Justine Street; thence Southerly along the aforesaid center line of South Justine Street to the intersection with the center line (extended) of the 16-foot east-west public alley first south of and parallel to West 79th Street; thence Westerly along said center line of the aforesaid 16-foot alley to the center line of the 16-foot north-south public alley first west of and parallel to South Justine Street; thence Southerly along the center line of said 16-foot northsouth public alley to the intersection with the center line of West 80th Street; thence Westerly along the center line of West 80th Street to the center line (extended) of the north-south 16-foot public alley first west of and parallel to South Ashland Avenue; thence Northerly along the center line of the aforesaid 16-foot north-south public alley to the intersection with the center line of the 16-foot east-west public alley parallel to and first south of West 79th Street; thence Westerly along said center line of the aforesaid east-west 16-foot public alley to the center line of South Marshfield Avenue; thence Northerly along the center line of South Marshfield Avenue to the intersection with the center line (extended) of the east-west 16-foot public alley parallel to and first north of West 79th Street; thence Easterly along the center line of the aforesaid 16-foot public alley to the intersection with the center line (extended) of the 16-foot north-south public alley parallel to and first west of South Ashland Avenue; thence Northerly along the center line of said north-south alley to the intersection with the center line (extended) of West 78th Street; thence Easterly along the center line of West 78th Street to the point of beginning; all in M. J. Flynn's Addition to West Auburn being a Subdivision of Block 32 in Jones Subdivision of the

west half of Section 29-38-14 (except certain tracts conveyed); Auburn Heights, a Subdivision of the east half of the north quarter of Section 31-38-14; Subdivision of Blocks 1, 61, 63, and 64 in the Dewey and Vance Subdivision of the south half of Section 30-38-14, and first addition to Auburn Highlands being Hart's Subdivision of Blocks 11 and 12 and east half of Blocks 3, 6, and 10 in Circuit Court Partition of the northwest quarter of Section 32-38-14; all in the City of Chicago, County of Cook, State of Illinois.

SECTION 2. This ordinance shall become effective upon its passage.

COMMITTEE ON HEALTH.

UNITED STATES CONGRESSMEN URGED TO COSPONSOR LEGISLATION OPPOSING DECREASE IN MEDICARE FUNDING.

The Committee on Health submitted the following report:

CHICAGO, February 9, 1989.

To the President and Members of the City Council:

Your Committee on Health, having under consideration a proposed resolution (which was referred on February 9, 1989) memorializing the United States Congressmen from the State of Illinois as well as the United States Senators to oppose cuts up to as much as \$13.4 Billion Dollars in medicare, out of a budget of \$36 Billion, as such cuts will seriously jeopardize hospitals and medical services of all citizens of Chicago, begs leave to recommend that Your Honorable Body Adopt the said proposed resolution, which is transmitted herewith.

This recommendation was concurred in unanimously by the members of the committee.

Respectfully submitted,

(Signed) ALLAN STREETER, Chairman. On motion of Alderman Streeter, the said proposed resolution transmitted with the foregoing committee report was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, It is becoming increasingly difficult for many citizens of Chicago and throughout the nation to obtain adequate healthcare; and

WHEREAS, There are talks taking place about the possibility of cutting medicare by as much as \$13.4 Billion Dollars out of a budget of \$36 Billion; and

WHEREAS, This action would seriously jeopardize hundreds of hospitals throughout the nation and severely curtail the ability of senior citizens to receive medical services; and

WHEREAS, Chicago is already experiencing a steady rash of hospital closings; and

WHEREAS, There are two proposed resolutions which were introduced in Congress but not enough co-sponsors to guarantee passage; they are the Senate Joint Resolution 387, which has about 10 co-sponsors, and the House Concurrent Resolution which currently has about 45 co-sponsors; now, therefore,

Be It Resolved, By The Honorable Mayor Eugene Sawyer and the Chicago City Council in meeting this sixteenth day of February, 1989, A.D., that we urge all Chicago area United States Senators and members of the House of Representatives to join these resolutions as cosponsors and to actively work for their passage; and

Be It Further Resolved, That the City Clerk send a copy of this resolution to each member of the United States Congress who represents the Chicagoland area.

Action Deferred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 97 BY ESTABLISHING OFFICE OF LOCAL DRUG CONTROL POLICY.

The Committee on Health submitted the following report which was, on motion of Alderman Streeter and Alderman Natarus, *Deferred* and ordered published:

CHICAGO, February 15, 1989.

To the President and Members of the City Council:

Your Committee on Health, having had under consideration a proposed ordinance (which was referred February 15, 1989), calling for the Mayor of the City of Chicago, to establish a cabinet level position entitled Director of Drug Administration, begs leave to recommend that Your Honorable Body pass the said proposed ordinance, as amended, which is transmitted herewith.

This recommendation was concurred in unanimously by the members of the committee.

Respectfully submitted,

(Signed) ALLAN STREETER, Chairman.

The following is said proposed ordinance transmitted with the foregoing committee report:

WHEREAS, The problems of illegal drug activity and drug abuse dangerously affect our society and public peace and welfare; and

WHEREAS, Any effective solution to the drug problems of this City of Chicago must involve a comprehensive approach, combining reduction of the demand for drugs through prevention/education; research and treatment with a rigorous program of law enforcement and with supply reduction initiatives; and

WHEREAS, These solutions could be accelerated by an Office of Local Drug Control Policy; now, therefore,

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

SECTION 1. That Chapter 97 of the Municipal Code of Chicago be and the same is hereby amended by renumbering Section 97-20 to read 97-25.

SECTION 2. That Chapter 97 of the Municipal Code of Chicago be further amended by inserting therein, in their proper numerical sequence, the following new sections, to appear under the heading "Office of Local Drug Control Policy", and to read as follows:

Office Of Local Drug Control Policy.

97-20. There is hereby created and established an executive department of the city which shall be known as the office of local drug control policy. Said office shall be under

the supervision of a director, assisted by two deputy directors, all three of whom shall be appointed by the mayor by and with the consent of the City Council.

- 97-21. The director and two deputy directors of the office of local drug control policy shall each serve at the pleasure of the mayor, and in no event may any person serve as director or deputy director for a period exceeding four (4) years. No person shall serve as director or deputy director while holding any other position in the federal, state or local government.
 - 97-22. It shall be the duties of the director of the office of local drug control policy:
 - a) to serve as the principal director and coordinator of the Chicago drug control policy with respect to the applicable provisions in federal, state or local law;
 - b) to develop, review, implement and enforce local government policy regarding drug control programs;
 - c) to direct and coordinate all local government drug supply reduction efforts, including intelligence, interdiction and drug research as well as all other programs designed to halt the production, importing and manufacture of drugs;
 - d) to direct and coordinate efforts between the federal, state and local governments, including the review of state and local drug control strategies;
 - e) to direct and coordinate all local government drug demand reduction efforts, including education, prevention, treatment, research and private sector programs; and
 - f) to support the comprehensive drug prevention/education program in the public and parochial schools of this city from kindergarten through high school, productive of and conducive to an eventual drug free environment within the schools of the city.
- 97-23. The director shall appoint his/her technical and clerical assistants in such number and for such compensation as may be provided in the annual appropriation ordinance.
- 97-24. The director shall be authorized to solicit, to accept and to use monetary and inkind donations from the public and private sectors, for the purpose of carrying out the provisions of this ordinance.
- SECTION 3. This ordinance shall be in full force and effect from and after its date of passage and due publication.

COMMITTEE ON HISTORICAL LANDMARK PRESERVATION.

DESIGNATION OF METROPOLITAN MISSIONARY BAPTIST CHURCH AS CHICAGO LANDMARK.

The Committee on Historical Landmark Preservation submitted the following report:

CHICAGO, February 16, 1989.

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 of the Commission on Chicago Landmarks (referred to your committee on January 18, 1989) to designate the Metropolitan Missionary Baptist Church 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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to Chapter 21, Section 21-72 of the Municipal Code of Chicago, the Commission on Chicago Landmarks has determined that the Metropolitan Baptist Church, located at 2151 West Washington Boulevard, Chicago, Illinois is worthy of designation as a Chicago Landmark; and

WHEREAS, The Commission has found that the Metropolitan Baptist Church meets certain criteria for landmark designation as set forth in Chapter 21, Sections 21-66 (1), (4), (5) and (7) of the Municipal Code of Chicago; and

WHEREAS, The Metropolitan Baptist Church, dedicated in 1901 as the Third Church of Christ, Scientist, exemplifies the modern design theories annunciated by the world famous Chicago School of Architects; and

WHEREAS, The designer of this church was Hugh M. G. Garden, who practiced architecture in Chicago throughout his adult life, designing such already designated Chicago Landmarks as the Albert F. Madlener House and the Chapin and Gore Building and, with his later partner Richard E. Schmidt, earned an international reputation for hospital design; and

WHEREAS, The design and detailing of the exterior of the church building stylistically separates it from any other of its type or of its denomination, giving it a unique presence that was contemporary and singularly American; and

WHEREAS, The interior details in wood, plaster, and stained glass demonstrate Garden's exceptionally inventive interpretation of Prairie and Craftsman design elements and concepts; and

WHEREAS, Garden was among the select group of young architects who were later known as the "Second Generation" of the Chicago School, and in this design commission made use of every technical and aesthetic innovation available to him to create a new form of religious building; and

WHEREAS, The Metropolitan Baptist Church stands as a singular feature of its neighborhood, symbolizing its social and institutional importance to the community that it serves; and

WHEREAS, This church building has been cherished and maintained by its two owners for the past 87 years; and

WHEREAS, The Commission on Chicago Landmarks has concluded that the Missionary Baptist Church 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 Metropolitan Baptist Church be designated as a Chicago Landmark; now, therefore,

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

SECTION 1. The Metropolitan Baptist Church, located at 2151 West Washington Boulevard, Chicago, Illinois and specifically described as:

Lot 1, except the south 8 feet, in the County Clerk's Division of Lots 9 and 10 in Block 59 of the Canal Trustees Subdivision of Section 7, Township 39, Range 14 East of the Third Principal Meridian in Cook County, Illinois,

is hereby designated in its entirety, along with the property on which it stands, as a "Chicago Landmark". The critical features identified for preservation are all aspects of the building, both interior and exterior.

SECTION 2. 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 Chapter 21, Section 21-73 of the Municipal Code of Chicago.

SECTION 3. The Commission on Chicago Landmarks is directed to comply with the provisions of Chapter 21, Section 21-75 of the Municipal Code of Chicago.

SECTION 4. This ordinance shall take effect from and after the date of its passage.

COMMITTEE ON HOUSING.

SALE OF PARCEL B-73 IN NEAR WEST SIDE CONSERVATION AREA TO MR. THOMAS PRYBYLO.

The Committee on Housing submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Housing, having had under consideration a proposed ordinance transmitted with a communication signed by The Honorable Mayor Eugene Sawyer, authorizing the Mayor to approve:

The sale of land in the Near West Side Conservation Area (Parcel B-73). Parcel B-73 will be redeveloped with a three-story commercial-residential building.

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

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

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, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Conservation Plan, as amended, for the Near West Side Conservation Area, heretofore has been approved by the Department of Urban Renewal and by the City Council of the City of Chicago; and

WHEREAS, The Board of the Department of Urban Renewal by resolution adopted on April 28, 1983, and the City Council by ordinance approved on August 10, 1983, heretofore approved the sale of Parcel B-61 and Parcel B-73 in the Near West Side Conservation Area to Thomas Prybylo, an individual; and

WHEREAS, The redeveloper proposed to develop Parcel B-61 with a structure containing two first-floor storefronts and four second-floor residential units, and to utilize Parcel B-73 for ancillary off-street parking; and

WHEREAS, The Department of Urban Renewal has approved a revision to the sale of Parcel B-73 to Thomas Prybylo, an individual ("purchaser") by Resolution No. 88-DUR-70,

adopted by the Department of Urban Renewal on December 19, 1988, a certified copy of which has been transmitted to this body for approval which provides for the development of a commercial-residential structure and a revised purchase price; 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 a 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 revised sale proposed by the Department of Urban Renewal of a certain parcel of property in the Near West Side Conservation Area is hereby approved as follows:

Purchaser	Parcel	Sq. Ft.	Sq. Ft. Price	Total Price
Thomas Prybylo	B-73	2,665.5	\$10.50	\$27,987.75

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. This ordinance shall be effective upon its passage.

SALE OF PARCEL HR-50 IN NEAR WEST SIDE CONSERVATION AREA TO MR. PAUL SPANO.

The Committee on Housing submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Housing, having had under consideration a proposed ordinance transmitted with a communication signed by The Honorable Mayor Eugene Sawyer, authorizing the Mayor to approve:

The sale of land in the Near West Side Conservation Area (Parcel HR-50). The purchaser has proposed to redevelop a 9-unit building.

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

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

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, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Conservation Plan, as amended, for the Near West Side Conservation Area heretofore has been approved by the Department of Urban Renewal and by the City Council of the City of Chicago; and

WHEREAS, Parcel HR-50, as identified by a plat of survey on file at the offices of the Department of Housing, is located at 1247 -- 1249 West Flournoy Street and contains 5,507.5 square feet; and

WHEREAS, The Department of Urban Renewal has approved the sale of said parcel of property to Paul Spano, an individual ("purchaser") by Resolution No. 88-DUR-68, adopted by the Department of Urban Renewal on December 19, 1988, a certified copy of which has been transmitted to this body for approval; and

WHEREAS, The purchaser has proposed to redevelop Parcel HR-50 with a 9-unit building in conformance with the Near West Side Conservation Plan, as amended; 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 a 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 parcel of property in the Near West Side Conservation Area is hereby approved as follows:

Purchaser	Parcel	Sq. Ft.	Sq. Ft. Price	Total Price
Paul Spano	HR-50	5,507.5	\$5.50	\$30,291.25

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. This ordinance shall be effective upon its passage.

SALE OF PARCEL R-2 IN LAKE-KEDZIE REDEVELOPMENT AREA TO BOBBY E. WRIGHT HOUSING COMPLEX, INCORPORATED.

The Committee on Housing submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Housing, having had under consideration a proposed ordinance transmitted with a communication signed by The Honorable Mayor Eugene Sawyer, authorizing the Mayor to approve:

The sale of land in the Lake-Kedzie Redevelopment Area (Parcel R-2). The redeveloper proposes to develop Parcel R-2 with 40 units of housing for the developmentally disabled under the Section 202 Direct Loan Program of the United States Department of Housing and Urban Development.

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

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

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, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

Alderman Beavers 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 Lake-Kedzie 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-2, as identified by a plat of survey on file at the offices of the Department of Housing, is located at 3212 -- 3232 West Maypole Avenue and contains a total area of 25,387.7 square feet; and

WHEREAS, The Department of Urban Renewal has approved the sale of said parcel of property to Bobby E. Wright Housing Complex, Incorporated, an Illinois not-for-profit corporation ("purchaser") by Resolution No. 88-DUR-65, adopted by the Department of Urban Renewal on December 19, 1988, a certified copy of which has been transmitted to this body for approval; and

WHEREAS, The purchaser has proposed to redevelop Parcel R-2 with 40 units of housing for the developmentally disabled under the Section 202 Direct Loan Program of the United States Department of Housing and Urban Development in conformance with the Lake-Kedzie Redevelopment Plan, as amended; 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 parcel of property in the Lake-Kedzie Redevelopment Area is hereby approved as follows:

Purchaser .	Parcel	Sq. Ft.	Sq. Ft. Price	Total Price
Bobby E. Wright Housing Complex, Incorporated	R-2	25,387.7	N/A	\$31,700.00

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. This ordinance shall be effective upon its passage.

SALE OF PARCEL R-3 IN LAKE-KEDZIE REDEVELOPMENT AREA TO BURNELL BROWN HOUSING COMPLEX, INCORPORATED.

The Committee on Housing submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Housing, having had under consideration a proposed ordinance transmitted with a communication signed by The Honorable Mayor Eugene Sawyer, authorizing the Mayor to approve:

The sale of land in the Lake-Kedzie Redevelopment Area (Parcel R-3). The redeveloper proposes to develop Parcel R-3 with 20 units of housing for the chronically mentally ill under the Section 202 Direct Loan Program of the United States Department of Housing and Urban Development.

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

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

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, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

Alderman Beavers 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 Lake-Kedzie 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-3, as identified by a plat or survey on file at the offices of the Department of Housing, is located at 3234 -- 3246 West Maypole Avenue and contains a total area of 15,337.6 square feet; and

WHEREAS, The Department of Urban Renewal has approved the sale of said parcel of property to Burnell Brown Housing Complex, Incorporated, an Illinois not-for-profit corporation ("purchaser") by Resolution No. 88-DUR-66, adopted by the Department of Urban Renewal on December 19, 1988, a certified copy of which has been transmitted to this body for approval; and

WHEREAS, The purchaser has proposed to redevelop Parcel R-3 with 20 units of housing for the chronically mentally ill under the Section 202 Direct Loan Program of the United States Department of Housing and Urban Development in conformance with the Lake-Kedzie Redevelopment Plan, as amended; 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 parcel of property in the Lake-Kedzie Redevelopment Area is hereby approved as follows:

Purchaser	Parcel	Sq. Ft.	Sq. Ft. Price	Total Price
Burnell Brown Housing Complex, Incorporated	R-3	15,337.6	N/A	\$19,200.00

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. This ordinance shall be effective upon its passage.

SALE OF PARCEL R-5 IN LINCOLN PARK CONSERVATION AREA TO MARK AND CAROL TORMEY.

The Committee on Housing submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Housing, having had under consideration a proposed ordinance transmitted with a communication signed by The Honorable Mayor Eugene Sawyer, authorizing the Mayor to approve:

The sale of land in the Lincoln Park Conservation Area (Parcel R-5). The bidders propose to construct a single-family residence for their own occupancy and a side yard.

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

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

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, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Conservation Plan, as amended, for the Lincoln Park Conservation 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 located at 1842 -- 1844 North Maud Avenue and contains a total area of 5,009.5 square feet; and

WHEREAS, The Department of Urban Renewal has approved the sale of said parcel of property to Mark and Carol Tormey ("purchasers") by Resolution No. 88-DUR-81, adopted by the Department of Urban Renewal on December 19, 1988, a certified copy of which has been transmitted to this body for approval; and

WHEREAS, The purchasers have proposed to develop the site with a single-family residence for their own occupancy and a side yard in conformance with the Lincoln Park Conservation Plan, as amended; 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 parcel of property in the Lincoln Park Conservation Area is hereby approved as follows:

Purchasers	Parcel	Sq. Ft.	Sq. Ft. Price	Total Price
Mark and Carol Tormey	R-5	5,009.5	\$43.91+	\$220,000.00

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. This ordinance shall be effective upon its passage.

AMENDMENT NUMBER 22 TO HYDE PARK-KENWOOD CONSERVATION AREA PLAN.

The Committee on Housing submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Housing, having had under consideration a proposed ordinance transmitted with a communication signed by The Honorable Mayor Eugene Sawyer, authorizing the Mayor to approve:

Amendment No. 22 to the Hyde Park-Kenwood Conservation Plan. This Amendment calls for a land use change from "Off-Street Parking and/or Open Space Use" to "Residential Low Density Use", with a maximum of four residential units to be permitted.

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

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

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, T. Evans, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 45.

Nays -- None.

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

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

The following is said ordinance as passed:

WHEREAS, The Hyde Park-Kenwood Conservation Community Council, the Department of Urban Renewal, and the City Council heretofore approved the Hyde Park-Kenwood Conservation Plan, as amended; and

WHEREAS, The Hyde Park-Kenwood Conservation Community Council, on October 26, 1988, approved Plan Amendment No. 22 to said Plan; and

WHEREAS, The Department of Urban Renewal Board, by Resolution No. 88-DUR-64, adopted on December 19, 1988, approved Plan Amendment No. 22 to said Plan; and

WHEREAS, Amendment No. 22 provides for a change in the land use for the parcel located at 5421 -- 5423 South Kenwood Avenue and 5420 -- 5422 South Ridgewood Court, from "Off-Street Parking and/or Open Space Use" to "Residential Low Density Use", with a maximum of four residential units to be permitted; and

WHEREAS, The City Council has reviewed Amendment No. 22 and it is the consensus of the City Council that the Plan, as amended, constitutes a Conservation Plan within the meaning of the Urban Renewal Consolidation Act of 1961, and that the Plan, as amended, is in accord with the principals of urban planning and within the general 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. 22 to the Hyde Park-Kenwood Conservation Plan, as amended, for the Hyde Park-Kenwood Conservation Area, dated December, 1988, which is incorporated herein by this reference, is hereby approved.

SECTION 2. This ordinance shall be effective upon its passage.

Hyde Park-Kenwood Conservation Plan Amendment Number 22 attached to this ordinance reads as follows:

City Of Chicago

Department Of Housing.

Hyde Park-Kenwood Conservation Plan

Amendment No. 22.

The Hyde Park-Kenwood Conservation Plan, as approved by the City Council on November 7, 1958, and as amended by the following:

Number	Approval Data
1 and 2	May 8, 1963
3	June 10, 1964
4	July 8, 1964
5	September 19, 1966
6	June 23, 1969
7	
7	June 10, 1970
8	February 9, 1972
9	August 30, 1972
10	September 28, 1977
11	September 28, 1977
	•
12	June 29, 1979
13	March 31, 1981
14	November 12, 1982
15	March 7, 1984
16	June 14, 1984

17	July 9, 1985
18	August 28, 1986
19	October 27, 1986
20	January 13, 1988
21	(Approved by D.U.R. Board September 21, 1988; pending City Council approval)

shall be amended as follows:

Item 1.

Replace the Land Use Map dated September, 1988 with the Land Use Map dated December, 1988.

This Land Use Map reflects the following changes:

The proposed use for Parcel LR-22, formerly Parcel P-18, containing 7,664 square feet, shall be changed from "Off-Street Parking and/or Open Space" to "Residential Low Density", provided, however, that a maximum of four residential units may be developed on Parcel LR-22.

[Map attached to this amendment printed on page 25006 of this Journal.]

AMENDMENT NUMBER 16 TO NEAR WEST SIDE CONSERVATION PLAN.

The Committee on Housing submitted the following report:

(Continued on page 25007)

LAND USE MAP E. 54th ST. CHANGE FROM OFF-STREET PARKING AND OR OPEN SPACE TO RESIDENTIAL - LOW DENSITY Å. DORCHESTER RIDGEWOOD CT. 1368 KENWOOD AV. 1332 Ś LAND USE PLAN (PARTIAL) HYDE PARK - KENWOOD CONSERVATION AREA E. 55th ST. AMENDMENT NO. 22 DECEMBER, 1988

(Continued from page 25005)

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Housing, having had under consideration a proposed ordinance transmitted with a communication signed by The Honorable Mayor Eugene Sawyer, authorizing the Mayor to approve:

Amendment No. 16 to the Near West Side Conservation Plan. This amendment calls for a land use change from "Low Density Residential" to "High Density Residential" in order to accommodate the development of nine dwelling units.

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

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

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, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Near West Side Conservation Community Council, the Department of Urban Renewal, and the City Council heretofore approved the Near West Side Conservation Plan, as amended; and

WHEREAS, The Near West Side Conservation Community Council, on July 10, 1986, approved Plan Amendment No. 16 to said Plan; and

WHEREAS, The Department of Urban Renewal Board, by Resolution No. 88-DUR-67 adopted on December 19, 1988, approved Plan Amendment No. 16 to said Plan; and

WHEREAS, Amendment No. 16 provides for a change in the land use for the site at 1245 -- 1249 West Flournoy Street from "Low Density Residential to "High Density Residential"; and

WHEREAS, The City Council has reviewed Amendment No. 16 and it is the consensus of the City Council that the Plan, as amended, constitutes a Conservation Plan within the meaning of the Urban Renewal Consolidation Act of 1961, and that the Plan, as amended, is in accord with the principles of urban planning and within the general 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. 16 to the Near West Side Conservation Plan, as amended, for the Near West Side Conservation Area, dated December, 1988, which is incorporated herein by this reference, is hereby approved.

SECTION 2. This ordinance shall be effective upon its passage.

Amendment No. 16 to Near West Side Conservation Plan attached to this ordinance reads as follows:

Amendment No. 16

To The

Near West Side Conservation Plan.

December, 1988.

The Near West Side Conservation Plan, as approved by the City Council of the City of Chicago on October 11, 1961 and as amended by Amendment No. 1 approved on June 29, 1969; Amendment No. 2 approved on August 1, 1969; Amendment No. 3 approved on May

23, 1978; Amendment No. 4 approved on October 24, 1978; Amendment No. 5 approved on September 16, 1980; Amendment No. 6 approved on May 28, 1981; Amendment No. 7 approved on May 5, 1982; Amendment No. 8 approved on July 27, 1983; Amendment No. 9 approved on August 7, 1985; Amendment No. 10 approved on June 6, 1986; Amendment No. 11 approved on August 28, 1986; Amendment No. 12 approved on May 25, 1988; Amendment No. 13 approved on October 30, 1986; Amendment No. 14 approved on March 30, 1988; and Amendment No. 15 approved on July 29, 1988, is hereby amended as follows:

I. Substitute the Land Use Plan Map dated April, 1988 with the Land Use Plan Map dated December, 1988.

This Land Use Plan Map has been revised to reflect the following change:

The Land Use for the site at 1245 -- 1249 West Flournoy Street shall be changed from Low Density Residential to High Density Residential, in order to accommodate the development of nine dwelling units on this site. (This site includes Disposition Parcel HR-50, which is located at 1247 -- 1249 West Flournoy Street).

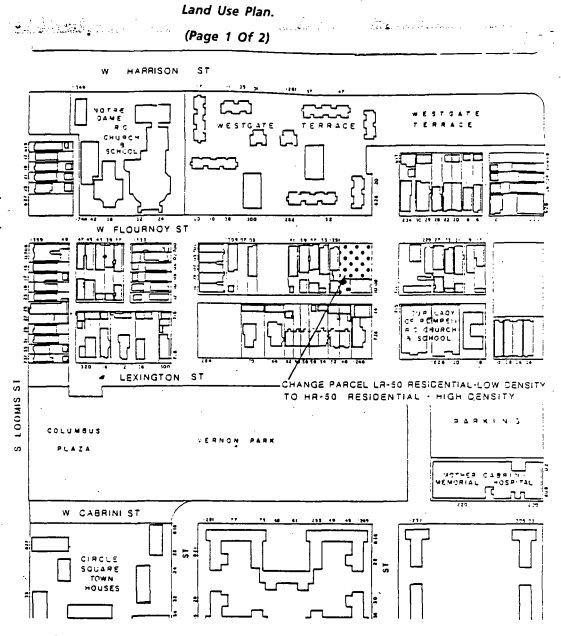
[Maps attached to this amendment printed on pages 25010 through 25011 of this Journal.]

COMMITTEE ON HUMAN RIGHTS AND CONSUMER PROTECTION.

AMENDMENT OF MUNICIPAL CODE CHAPTER 156.2 BY DECLARING AS MISDEMEANOR CERTAIN ACTIONS BY MOTOR VEHICLE REPAIR SHOPS.

The Committee on Human Rights and Consumer Protection submitted the following report:

(Continued on page 25012)



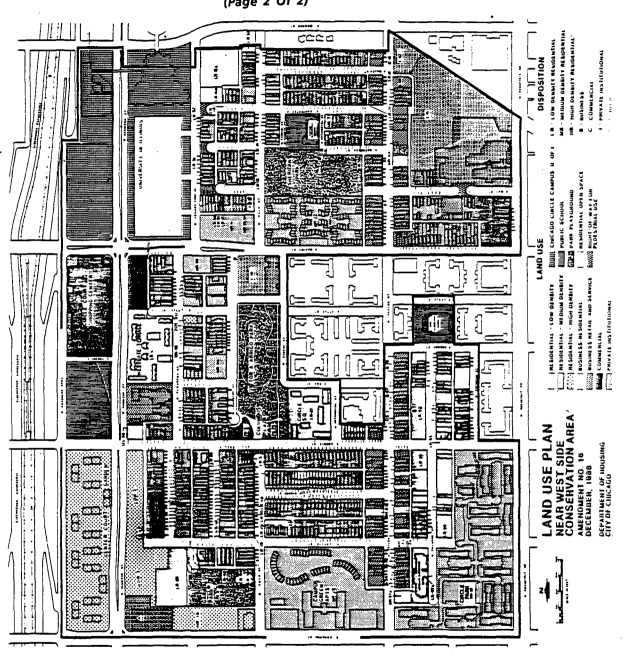
LAND USE PLAN (PARTIAL)

NEAR WEST SIDE CONSERVATION AREA

AMENDMENT NO. 16. DECEMBER, 1988 00 0 100 200 100 100 100

DEPARTMENT OF HOUSING CITY OF CHICAGO

Land Use Plan. (Page 2 Of 2)



(Continued from page 25009)

CHICAGO, February 15, 1989.

To the President and Members of the City Council:

Your Committee on Human Rights and Consumer Protection, having had under consideration a proposed ordinance (which was referred on September 9, 1987) to amend Section 156.2 of the Municipal Code of Chicago by adding thereto a new section to be known as Section 156.2-4.1 declaring as a misdemeanor specified practices by motor vehicle repair shops, begs leave to recommend that Your Honorable Body Pass the said proposed ordinance, which is transmitted herewith.

This recommendation was concurred in unanimously by the members of the committee.

Respectfully submitted,

(Signed) JUAN M. SOLIZ, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 Chapter 156.2 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 156.2-4.1, and to read as follows:

156.2-4.1. It is hereby declared to be a misdemeanor for any motor vehicle repair shop to represent any part as defective and to knowingly charge customers for unnecessary replacement parts.

The owner or operator of a motor vehicle repair shop shall present advance written notice to all customers as to the state of any and all parts which are recommended for replacement.

Any person found in violation of this section shall be subject to a fine of Five Hundred Dollars (\$500.00), or imprisonment for up to six (6) months, or both such fine and imprisonment, for each offense.

The Department of Consumer Services shall monitor the practices of motor vehicle repair shops by submitting city-owned vehicles for service and by submitting the written report of the motor vehicle repair shop to its own officers for determination of accuracy and fairness.

SECTION 2. This ordinance shall be in full force and effect from and after its date of passage and due publication.

EXPRESSION OF SUPPORT GIVEN AMERICAN FRIENDS SERVICE COMMITTEE'S LEGAL CHALLENGE TO IMMIGRATION REFORM AND CONTROL ACT.

The Committee on Human Rights and Consumer Protection submitted the following report:

CHICAGO, February 15, 1989.

To the President and Members of the City Council:

Your Committee on Human Rights and Consumer Protection, having had under consideration a resolution (which was referred on February 1, 1989) to recognize the legal challenge to the Immigration Reform and Control Act (I.R.C.A.) by the American Friends Service Committee, begs leave to recommend that Your Honorable Body *Pass* the said resolution, as amended, which is transmitted herewith.

This recommendation was concurred in unanimously by the members of the committee.

Respectfully submitted,

(Signed) JUAN M. SOLIZ, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The Immigration Reform and Control Act (I.R.C.A.), passed in November, 1986, has had a profound impact on an estimated 250,000 immigrant residents of the City of Chicago, whether they be citizens, documented legal residents or undocumented residents; and

WHEREAS, The legalization program of I.R.C.A. has failed to qualify an estimated twothirds of the undocumented population of Chicago; and

WHEREAS, Employer Sanctions requirements of I.R.C.A. have made it illegal for employers to hire these thousands of undocumented Chicagoans, and have made it a crime for the undocumented to seek and obtain a job to support their families or provide for their survival; and

WHEREAS, The same Employer Sanctions requirements of I.R.C.A. have made it illegal for these thousands of undocumented Chicagoans to receive publicly funded basic support services, and have denied the means of survival to them, causing thereby extreme deprivation and suffering; and

WHEREAS, The effect of I.R.C.A. has also been to divide families, neighborhoods, churches, civic organizations and communities on the basis of documentation status and status of residency, thereby causing severe disruption and suffering to many thousands of Chicagoans and their communities; and

WHEREAS, The effect of I.R.C.A. has also negatively impacted major sectors of Chicago's service and retail economy, and additionally, has visibly reduced and chilled the business and secondary economies of several major Chicago neighborhoods; and

WHEREAS, The enforcement and deportation activities of the Immigration and Naturalization Service stemming from I.R.C.A. have deeply disrupted daily and family life and created an atmosphere of fear in Chicago's many neighborhoods with immigrant populations; and

WHEREAS, The General Accounting Office (G.A.O.) of the United States Congress has documented the fact that over 16% of employers discriminate against legal residents and citizens who appear to be foreign-looking and foreign-sounding as a direct result of Employer Sanctions in I.R.C.A., and has also documented a statistical estimate that over 528,000 employers in the United States discriminate as a result of I.R.C.A.; and

WHEREAS, Over 400 such cases of discrimination against legal residents and citizens have been documented in Chicago by the Chicago Human Relations Commission and the Mexican American Legal Defense and Education Fund; and

WHEREAS, The knowledge of these facts has led numerous religious groups in Chicago and nationwide, including Catholic, Protestant, and Jewish groups to deeply held religious opposition to the Employer Sanctions requirements of I.R.C.A.; and

WHEREAS, The American Friends Service Committee (A.F.S.C.), an international and national religious organization sponsored by the Religious Society of Friends (Quakers) with regional and program offices in Chicago, has been moved by the suffering created by I.R.C.A. among thousands of Latino, Asian and other immigrants with whom A.F.S.C. has worked nationally and locally for over 72 years; and

WHEREAS, The American Friends Service Committee (A.F.S.C.), has noted that I.R.C.A. requires it and every employer to enforce these injurious practices by demanding extensive documents from new and prospective employees inspecting them, and denying employment and the means of survival to those who do not meet the government's standards; and

WHEREAS, The American Friends Service Committee has determined that this requirement to enforce an injurious and unfair law violates A.F.S.C.'s long and deeply held religious belief in the equal and infinite worth of all persons; and

WHEREAS, A.F.S.C. has been therefore compelled by religious principles and a sense of community with immigrants to file suit against the I.N.S. charging that Employer Sanctions requirements of I.R.C.A. violate First Amendment Rights of the United States Constitution protecting the free exercise of religious practice; and

WHEREAS, Over 22 religious bodies nationally and over 15 in Chicago have felt similarly moved and have joined A.F.S.C. in its suit as Friends of the Court, as indicated on the attached list; and

WHEREAS, Many governmental, civic and community organizations are in the process of joining in the A.F.S.C. suit as Friends of the Court; and

WHEREAS, Letters of support for the American Friends Service Committee and its lawsuit, A.F.S.C., et al v. Thornburgh, have been received by the Japanese American Citizen's League and the Mayor's Advisory Commission on Asian American Affairs; and

WHEREAS, The City of Chicago has enacted Executive Order 85-1 to officially demonstrate its support for the value of its immigrant residents, documented and undocumented, and to protect the rights of its immigrant residents, denying cooperation of City agencies to the I.N.S. except as explicitly required by federal law; now, therefore,

Be It Resolved, That the City of Chicago hereby reaffirms its concern for the rights and conditions of life for its immigrant residents, both documented and undocumented; and

Be It Further Resolved, That the City of Chicago hereby takes note of the documented discrimination, suffering and deprivation of these residents caused by I.R.C.A.; and

Be It Further Resolved, That the City of Chicago hereby expresses its support for the exercise of constitutionally guaranteed religious freedom on the part of religious bodies in the United States and the City of Chicago; and

Be It Further Resolved, That the City of Chicago recognizes the lawsuit filed by the American Friends Service Committee entitled, A.F.S.C., et al v. Thornburgh; and

Be It Further Resolved, That the City of Chicago Commission on Human Relations be and is hereby instructed to monitor this case closely, taking whatever action is necessary to reverse any discriminatory practices; and

Be It Further Resolved, That this matter be forwarded to the Committee on Human Rights and Consumer Protection for hearings to gauge the need for a central location for documentation of discrimination practices in the City of Chicago relating directly to this issue.

[List of religious organizations to this resolution unavailable at time of printing.]

RECOGNITION OF POTAWATOMI INDIAN TRIBE AS FIRST SETTLERS OF CHICAGO.

The Committee on Human Rights and Consumer Protection submitted the following report:

CHICAGO, February 15, 1989.

To the President and Members of the City Council:

Your Committee on Human Rights and Consumer Protection, having had under consideration a resolution (which was referred on July 13, 1988) in recognition of the Potawatomi Indian Tribe as the first settlers of the area now known as Chicago and directing the Director of Personnel of the City of Chicago to send to the Potawatomi Reservation, as citizens of Chicago, listings of municipal job vacancies, a statement of affirmative action, as well as a certificate of eligibility, begs leave to recommend that Your Honorable Body Pass the said resolution, which is transmitted herewith.

This recommendation was concurred in unanimously by the members of the committee.

Respectfully submitted,

(Signed) JUAN M. SOLIZ, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Prior to the colonization from Europe, the area now known as the City of Chicago was inhabited for many centuries by the Potawatomi tribe of Indians; and

WHEREAS, With the arrival of various colonial powers, the Potawatomi Indians were gradually moved about, eventually becoming deprived of land, culture and heritage, and

WHEREAS, In 1836, by order of President Andrew Jackson, the Potawatomi Indians and other tribes were expelled to reservations in what later was to become the State of Kansas, and records and artifacts which remained in this area are now in the Chicago Historical Society; now, therefore,

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

1) That the Chicago Historical Society is hereby directed to establish a traveling exhibit of Potawatomi Indian artifacts to visit the Potawatomi reservation near Topeka, Kansas; and

- 2) That the City of Chicago and the Chicago Historical Society assist contemporary Potawatomi tribespeople in setting up a satellite museum upon their reservation to depict the heritage and history of the Potawatomis in what is now Chicago; and
- 3) That, in recognition of the Potawatomi Indians as the first citizens of Chicago, the Director of Personnel of the City of Chicago is hereby directed to send to the Potawatomi reservation listings of municipal job vacancies, a statement of affirmative action, as well as a certificate of eligibility for these remarkable descendants of the first native Chicagoans.

COMMITTEE ON LAND ACQUISITION, DISPOSITION AND LEASES.

SALE OF PARCELS 1, 5, 7, 8 AND 9 IN 16TH-CANAL COMMERCIAL DISTRICT PROJECT TO OBSERVER'S INVESTMENT COMPANY.

The Committee on Land Acquisition, Disposition and Leases submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith, approving the sale of Parcels 1, 5, 7, 8 and 9 in the 16th-Canal Commercial District Project to Observer's Investment Company.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 for Project 16th-Canal has heretofore been approved by the Commercial District Development Commission and by the City Council of the City of Chicago; and

WHEREAS, The Commission proposes to accept an offer made by Observer's Investment Company to purchase parcels of land commonly known as 1611 -- 1711 South Clinton Street, 524 West 18th Street and 1770 South Canalport Avenue, and designated as Parcels 1, 5, 7, 8 and 9 on the Disposition Parcel Map which is available for inspection at the Department of Economic Development; and

WHEREAS, The Commission adopted Resolution No. 88-CDDC-34 on November 15, 1988, whereby it recommends to the City Council that it approve the sale of Parcels 1, 5, 7, 8 and 9 in the 16th-Canal Commercial District Project to Observer's Investment Company as provided therein; and

WHEREAS, A certified copy of said resolution has been transmitted to this body; and

WHEREAS, The City Council has considered said resolution and the indicated sale of said parcels of land 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. That the sale proposed by the Commercial District Development Commission of Parcels, 1, 5, 7, 8 and 9 in the 16th-Canal Commercial District Project is hereby approved as follows:

Purchaser	Parcels	Sq. Ft. Price	Total . Price
Observer's Investment Company	1, 5, 7, 8 and 9	\$2.21	\$350,000.00

Parcels 1, 5, 7, 8 and 9 are legally described as follows:

Lots 10 to 18, both inclusive, and that part of Lots 19, 20 and 21 described as follows, to wit: the west 59.25 feet of Lots 19 and 20, and that portion of Lot 21 bounded by a line beginning at the southwest corner of Lot 21, thence North 5.46 feet, thence East 59.25 feet, thence South 5.46 feet to the south line of Lot 21, thence West along the south line of Lot 21 to the point of beginning, all in Artemus Carter's Subdivision of Lot 4 in Block 44 in the Canal Trustee's Subdivision of the west half of Section 21, Township 39 North, Range 14 East of the Third Principal Meridian and so much of the southeast quarter as lies west of the South Branch of the Chicago River, in Cook County, Illinois;

Also

That part of the northwesterly half of the vacated alley south of and adjoining Lot 19 as described and that part of the south half and southeasterly half of the vacated alley lying northerly of and adjoining said Lots 10 through 18 in Artemus Carter's Subdivision aforesaid;

Also

That part of the east half of vacated South Normal Avenue lying west of Lots 17, 18 and part of Lots 19, 20 and 21 as described above;

Also

Lots 29 through 45, both inclusive, in Artemus Carter's Subdivision aforesaid;

Also

That part of the east half of the vacated alley west of and adjoining Lots 29 through 40, both inclusive, in Artemus Carter's Subdivision aforesaid;

Also

That part of the north half of the vacated alley lying south of and adjoining the south line of Lot 40 and said south line extended west, lying east of the center line extended south of the north-south vacated alley west of and adjoining said Lot 40, and west of the east line of said Lot 40 extended south, in Artemus Carter's Subdivision aforesaid;

Also

That part of the south half of the vacated alley lying north of and adjoining Lots 41 through 45, both inclusive, in Artemus Carter's Subdivision aforesaid;

Also

The west half of vacated South Normal Avenue lying south of the north line of Lot 29 extended eastward and north of the south line of Lot 41 extended eastward, said Lots 29 and 41 being in Artemus Carter's Subdivision aforesaid;

Also

Lots 37 to 46, both inclusive (excepting those parts of Lots 37, 38 and 39 lying easterly of a curved line convex to the southwest and having a radius of 3,255.87 feet and extending from a point on the north line of said Lot 37 which is 68.71 feet west of the northeast corner of said Lot 37 to a point on the south line of said Lot 39 which is 21.49 feet west of the southeast corner of Lot 39), in John F. Irwin's Subdivision of Lot 1 in Block 44 of the Canal Trustee's Subdivision of the west half of Section 21, Township 21 North, Range 14 East of the Third Principal Meridian and so much of the southeast quarter as lies west of the South Branch of the Chicago River, in Cook County, Illinois;

Also

The west half of vacated South Normal Avenue lying east of and abutting Lots 40 through 46, both inclusive, in John F. Irwin's Subdivision aforesaid,

Also

Lots 39 through 50, both inclusive, in C. J. Hull's Subdivision of Lot 2 in Block 44 of the Canal Trustee's Subdivision of the west half of Section 21, Township 21 North, Range 14 East of the Third Principal Meridian and so much of the southeast quarter as lies west of the South Branch of the Chicago River, in Cook County, Illinois;

Also

The south half of the vacated alley north of and adjoining Lot 39 and north and adjoining the west half of the vacated alley east of and adjoining Lot 39, together with the west half of the vacated alley lying east of and adjoining Lots 39 through 50, both inclusive, in C. J. Hull's Subdivision aforesaid;

Also

Lots 25 through 31, both inclusive, in Hull and Clarke's Subdivision of Lot 3 in Block 44 in the Canal Trustee's Subdivision of the west half of Section 21, Township 39 North, Range 14 East of the Third Principal Meridian and so much of the southeast quarter as lies west of the South Branch of the Chicago River, in Cook County, Illinois;

Also

The west half of the vacated alley lying east of and adjoining Lots 25 through 31, both inclusive, in Hull and Clarke's Subdivision aforesaid.

SECTION 2. The Mayor is authorized to execute on behalf of the City of Chicago a contract for the sale of land, a deed, and any other documentation which may be necessary to effectuate the above sale, subject to approval of the Corporation Counsel as to form and legality.

SECTION 3. This ordinance shall be effective from and after its passage and approval.

SALE OF PARCEL 4 IN 16TH-CANAL COMMERCIAL DISTRICT PROJECT TO S. J. GORDON AND SONS, INCORPORATED.

The Committee on Land Acquisition, Disposition and Leases submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

WHEREAS, The Redevelopment Plan for Project 16th-Canal heretofore has been approved by the Commercial District Development Commission and by the City Council of the City of Chicago; and

WHEREAS, The Commission proposes to accept an offer made by S. J. Gordon and Sons, Incorporated, to purchase a parcel of land commonly known as 1611 South Canal Street and designated as Parcel 4 on the Disposition Parcel Map which is available for inspection at the Department of Economic Development; and

WHEREAS, The Commission adopted Resolution No. 88-CDDC-35 on December 20, 1988, whereby it recommends to the City Council that it approve the sale of Parcel 4 in the

16th-Canal Commercial District Project to S. J. Gordon and Sons, Incorporated, as provided therein; and

WHEREAS, A certified copy of said resolution has been transmitted to this body; and

WHEREAS, The City Council has considered said resolution and the indicated sale of said parcel of land 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. That the sale proposed by the Commercial District Development Commission of Parcel 4 in the 16th-Canal Commercial District Project is hereby approved as follows:

Purchaser	Parcel	Sq. Ft. Price	Total Price
S. J. Gordon and Sons, Incorporated	4	\$ 2.95	\$30,000.00

The parcel is legally described as follows:

The south half of Lot 44 and all of Lots 45, 46 and 47 in the subdivision of Lots 1 and 2 (except the east 65 feet and the south 200 feet thereof) of Block 43 in the Canal Trustee's Subdivision of the west half of Section 21, Township 39 North, Range 14 East of the Third Principal Meridian and so much of the southeast quarter as lies west of the South Branch of the Chicago River, in Cook County, Illinois.

SECTION 2. The Mayor is authorized to execute, on behalf of the City of Chicago, a contract for the sale of the land, a deed, and any other documentation which may be necessary to effectuate the above sale, subject to approval of the Corporation Counsel as to form and legality.

SECTION 3. This ordinance shall become effective from and after its passage and approval.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

SALE OF CITY-OWNED VACANT PROPERTIES LOCATED AT 1339 AND 1341 SOUTH HARDING AVENUE TO LAWNDALE COMMUNITY SCHOOL.

The Committee on Land Acquisition, Disposition and Leases submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith, authorizing the sale of city-owned vacant properties located at 1339 and 1341 South Harding Avenue to the Lawndale Community School for the construction of a new school building.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 pursuant to the powers and authority granted under Article VII of the Constitution of the State of Illinois of 1970, and the home rule powers granted thereunder the City of Chicago, a home rule unit, does hereby authorize and approve the sale of the unimproved parcels of real property described herein to construct a school building to the Lawndale Community School, 3939 West 14th Street, Chicago, Illinois 60623.

Real Estate No.: 3911 1339 South Harding Avenue Amount: \$2,800.00

Permanent Tax No.: 16-23-108-011

Description

Lot 16 and the north half of Lot 17 in Block 7 in Frank Wells and Company's Boulevard Subdivision of the northwest quarter of the northwest quarter of Section 23, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Real Estate No.: 1669 1341 South Harding Avenue Amount: \$2,800.00

Permanent Tax No.: 16-23-108-012

Description

The south half of Lot 17 and all of Lot 18 in Block 7 in Frank Wells and Company's Boulevard Subdivision of the northwest quarter of the northwest quarter of the west half of the northwest quarter of Section 23, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

SECTION 2. That the sale of these City of Chicago parcels of vacant property to the Lawndale Community School is solely for the purpose of constructing a school building. Failure to use these parcels of vacant real property for this express purpose will result in title to said properties reverting to the City of Chicago.

SECTION 3. That upon payment to the City of Chicago of the consideration cited herein, the Mayor is authorized to execute quitclaim deeds conveying said parcels of real property to the Lawndale Community School, with the City Clerk attesting to said conveyances.

SECTION 4. This ordinance shall be effective upon its passage.

REPEAL OF ORDINANCE WHICH AUTHORIZED SALE OF PROPERTY AT 938 WEST WILLOW STREET TO WILLOW BISSELL PARTNERS.

The Committee on Land Acquisition, Disposition and Leases submitted a report recommending that the City Council pass the following proposed ordinance transmitted therewith:

WHEREAS, The City Council heretofore approved the sale to Willow Bissell Partners, c/o George Thrust & Company, 727 North Hudson Avenue, Chicago, Illinois 60610, the property commonly known as:

Sublot 3 of Lots 1 and 2 in Subblock 4 in Block 5 in Sheffield's Addition to Chicago, said premise being situated in the east half of the southeast quarter of Section 32, Township 40 North, Range 14, East of the Third Principal Meridian, and in the west half of Block 5 aforesaid except an irregular piece of parcel from and along the west hereof composed of a piece conveyed to Clarence Buckingham by deed dated December 26, 1895 and recorded January 13, 1896 in Book 5311, Page 21 and another piece condemned by the Northwest Elevated Railroad Company, in the Circuit Court of said County, Case 264329 and as condemned for subway in Case 41 C 6851, in Cook County, Illinois (commonly known as 938 West Willow Street, Permanent Tax No. 14-32-411-049)

; and

WHEREAS, Willow Bissell Partners, c/o George Thrust & Company, 727 North Hudson Avenue, did not comply with the Offer to Purchase procedure on closing. He has not closed properly and has forfeited his deposit of \$2,410.10 to the City of Chicago, Department of General Services, Real Estate Division; now, therefore,

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

SECTION 1. The ordinance adopted by this body on May 11, 1988, pages 13123 and 13124 of the City Council Journal, approving the sale to Willow Bissell Partners of said above property located at 938 West Willow Street, be hereby repealed.

SECTION 2. The Real Estate Division is hereby authorized to re-offer this property for sale to interested parties.

SECTION 3. This ordinance shall be effective upon passage.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

PURCHASE OF PROPERTY AT 2724 WEST CERMAK ROAD NECESSARY FOR MARSHALL SQUARE BRANCH LIBRARY.

The Committee on Land Acquisition, Disposition and Leases submitted a report recommending that the City Council pass a proposed ordinance transmitted therewith, authorizing the payment of \$175,000.00 for acquisition of property located at 2724 West Cermak Road necessary for the Marshall Square Branch Library.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, On June 22, 1988, Council Journal pages 14553 to 14554, the City Council of the City of Chicago ordained that it is useful, desirable and necessary that the City of Chicago acquire for public use for the Chicago Public Library the property located at 2724 West Cermak Road, legally described on Exhibit A attached hereto, and designated as Parcel No. 1 ("Parcel"); and

WHEREAS, The Commissioner of the Department of Public Works was authorized by the above ordinance to negotiate for the acquisition of the above property; and WHEREAS, An agreement has been reached with Mr. Benjamin Novoselsky, Mr. Albert Novoselsky and Mr. Max Novoselsky, as joint owners of the Parcel, regarding the sale of the property to the city for the sum of \$175,000.00; and

WHEREAS, Upon payment of the purchase price the owners have agreed to convey to the city fee simple absolute title to the Parcel; now, therefore,

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

SECTION 1. The City Comptroller and City Treasurer are hereby authorized and directed to pay to the owners of the Parcel the sum of \$175,000.00. Payment for the Parcel is to be made from Account No. 469-2055-0620.

SECTION 2. The City of Chicago is authorized to accept a deed of conveyance from the owners of the Parcel, subject to the approval of the Corporation Counsel as to form and legality.

SECTION 3. This ordinance shall be effective from and after its passage.

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

Exhibit "A".

Parcel 1.

Lot 19 in Block 7 in McMahon's Subdivision of the west half of the west half of the southeast quarter of Section 24, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 2724 West Cermak Road).

COMMITTEE ON LICENSE.

(Committee report unavailable at time of printing.)

COMMITTEE ON LOCAL TRANSPORTATION.

ESTABLISHMENT OF BUS STAND ON PORTION OF NORTH HARBOR DRIVE.

The Committee on Local Transportation submitted the following report:

CHICAGO, February 15, 1989...

To the President and Members of the City Council:

Your Committee on Local Transportation, having had under consideration a proposed ordinance (which was referred on February 1, 1989) for the establishment of a bus stand on North Harbor Drive (west curb) from a point 25 feet north of the north property line of East Randolph Street to a point 90 feet north thereof, begs leave to recommend that Your Honorable Body *Pass* the said proposed ordinance, which is transmitted herewith.

This recommendation was concurred in by viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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. Pursuant to Section 27-412 of the Municipal Code of Chicago, there is hereby established a bus stand upon the following public way in the area indicated:

Public Way

Area '

North Harbor Drive (West curb)

From a point 25 feet north of the north property line of Randolph Street to a point 90 feet north thereof.

SECTION 2. It shall be unlawful for the operator of any vehicle other than a bus to stand or park such vehicle in the space occupied by said bus stand, except that the operator of any passenger vehicle may stop temporarily in such space for the purpose of and while actually engaged in the loading or unloading of passengers, as provided by Section 27-326 of the Municipal Code of Chicago.

* SECTION 3. Any person violating the provisions of this ordinance shall be subject to the penalty provided for in Section 27-363 of the Municipal Code of Chicago, which provides that "every person convicted of a violation of any of the provisions of this chapter for which no penalty is specifically provided shall be punished by a fine of not more than Two Hundred Dollars (\$200.00) for each offense".

SECTION 4. This ordinance shall be in full force and effect from and after its passage and due publication.

ESTABLISHMENT OF TAXICAB STAND NUMBER 586 ON PORTION OF EAST DELAWARE PLACE.

The Committee on Local Transportation submitted the following report:

CHICAGO, February 15, 1989.

To the President and Members of the City Council:

Your Committee on Local Transportation, having had under consideration a proposed ordinance (which was referred on February 1, 1989) for the establishment of Taxicab Stand Number 586 on East Delaware Place, south curb, from a point 10 feet west of North Ernst

Court to a point 60 feet west thereof, begs leave to recommend that Your Honorable Body Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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. Pursuant to Section 27-412 of the Municipal Code of Chicago there is hereby established a taxicab stand, to be known by the designated number, for the number of vehicles stated, at the following location:

Stand Number 586

On East Delaware Place, south curb, from a point 10 feet west of North Ernst Court to a point 60 feet west thereof, 3 vehicles.

SECTION 2. It shall be unlawful for the operator of any vehicle other than a taxicab to stand or park such vehicle in the space occupied by said taxicab stand, except that the operator of any passenger vehicle may stop temporarily in such space for the purpose of and while actually engaged in the loading or unloading of passengers, as provided by Section 27-326 of the Municipal Code of Chicago.

SECTION 3. Any person violating the provisions of this ordinance shall be subject to the penalty provided for in Section 27-363 of the Municipal Code of Chicago, which provides that "every person convicted of a violation of any of the provisions of this chapter for which no penalty is specifically provided shall be punished by a fine of not more than Two Hundred Dollars for each offense".

SECTION 4. This ordinance shall be in full force and effect from and after its passage and due publication.

ESTABLISHMENT OF TAXICAB STAND NUMBER 587 ON PORTION OF EAST DELAWARE PLACE.

The Committee on Local Transportation submitted the following report:

CHICAGO, February 15, 1989.

To the President and Members of the City Council:

Your Committee on Local Transportation, having had under consideration a proposed ordinance (which was referred on February 1, 1989) for the establishment of Taxicab Stand Number 587 on East Delaware Place along the north curb beginning at the point approximately 95 feet east of the east building line of North Rush Street to a point 90 feet east thereof, begs leave to recommend that Your Honorable Body Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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. Pursuant to Section 27-412 of the Municipal Code of Chicago there is hereby established a taxicab stand to be known by the designated number, for the number of vehicles stated, at the following location:

Stand Number 587

On East Delaware Place along the north curb beginning at a point approximately 95 feet east of the east building line of North Rush Street to a point 90 feet east thereof, 3 vehicles.

SECTION 2. It shall be unlawful for the operator of any vehicle other than a taxicab to stand or park such vehicle in the space occupied by said taxicab stand, except that the operator of any passenger vehicle may stop temporarily in such space for the purpose of and while actually engaged in the loading or unloading of passengers, as provided by Section 27-326 of the Municipal Code of Chicago.

SECTION 3. Any person violating the provisions of this ordinance shall be subject to the penalty provided for in Section 27-363 of the Municipal Code of Chicago, which provides that "every person convicted of a violation of any of the provisions of this chapter for which no penalty is specifically provided shall be punished by a fine of not more than Two Hundred Dollars for each offense".

SECTION 4. This ordinance shall be in full force and effect from and after its passage and due publication.

REPEAL OF ORDINANCE WHICH ESTABLISHED TAXICAB STAND NUMBER 580 ON PORTION OF EAST DELAWARE PLACE.

The Committee on Local Transportation submitted the following report:

CHICAGO, February 15, 1989.

To the President and Members of the City Council:

Your Committee on Local Transportation, having had under consideration a proposed ordinance (which was referred on February 1, 1989) for the repeal of Taxicab Stand Number 580 on East Delaware Place, along the north curb, from a point 5 feet east of North Ernst Court to a point 128 feet east thereof, begs leave to recommend that Your Honorable Body Pass the said proposed ordinance, which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 an ordinance passed by the City Council on June 8, 1988, page 14133 of the Journal of the Proceedings establishing the following taxicab stand:

Stand Number 580

On East Delaware Place, along the north curb, from a point 5 feet east of North Ernst Court to a point 128 feet east thereof, 6 vehicles.

be and the same is hereby repealed and said taxicab stand is hereby abolished.

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

CHICAGO TRANSIT AUTHORITY REQUESTED TO CONSIDER ERECTION OF BUS PASSENGER SHELTER ON SOUTHEAST CORNER OF WEST MORSE AVENUE AND NORTH CLARK STREET.

The Committee on Local Transportation submitted the following report:

CHICAGO, February 15, 1989.

To the President and Members of the City Council:

Your Committee on Local Transportation, having had under consideration a proposed order (which was referred on February 1, 1989) authorizing and directing the committee to memorialize the Chicago Transit Authority to give consideration to the erection of a bus passenger shelter on the southeast corner of West Morse Avenue and North Clark Street for eastbound passengers, begs leave to recommend that Your Honorable Body *Pass* the said proposed order, which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Committee on Local Transportation is hereby authorized and directed to memorialize the Chicago Transit Authority to give consideration to the erection of a bus passenger shelter on the southeast corner of West Morse Avenue and North Clark Street for eastbound passengers.

COMMITTEE ON POLICE, FIRE AND MUNICIPAL INSTITUTIONS.

AMENDMENT OF MUNICIPAL CODE CHAPTER 183, SECTION 183-14.1 BY REQUIRING PLACEMENT OF PERMANENT ORANGE PLUG IN BARREL OF REPLICA FIREARM.

The Committee on Police, Fire and Municipal Institutions submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Police, Fire and Municipal Institutions, having had under consideration a code amendment to bring look-alike firearm regulations into conformity with new federal regulations (which was referred on January 18, 1989), begs leave to recommend that Your Honorable Body *Pass* the proposed ordinance, which is transmitted herewith.

This recommendation was concurred in by six (6) members of the committee with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 Section 183-14.1 of the Municipal Code of Chicago be and the same is hereby amended by striking, from sub-paragraph (b) thereof, specified language appearing in brackets below, and by substituting therefor certain language in italics below:

183-14.1. ...

(b) "Replica firearm" means any device, object or facsimile made of plastic wood, metal or any other material, that a person could reasonably perceive as an actual firearm but that is incapable of being fired or discharged, except that the term shall not include any replica of an antique firearm, as defined in Chapter 11.1, Section 11.1-1(b) of this code. [In addition, the term shall not include any such device, object or facsimile that: (i) is colored other than black, dark blue, silver or aluminum; (ii) is marked with an orange or red stripe on each side; and (iii) contains a blaze orange plug permanently affixed in the gun barrel not less than six millimeters from the tip of such barrel.] Each such replica firearm shall have as an integral part, permanently affixed, a blaze orange plug inserted in the barrel of such replica firearm. Such plug shall be recessed no more than six (6) millimeters from the muzzle end of the barrel of such firearm.

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

BOARD OF EDUCATION URGED TO NAME NEW ELEMENTARY SCHOOL IN HONOR OF YOUTH OFFICER IRMA C. RUIZ.

The Committee on Police, Fire and Municipal Institutions submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Police, Fire and Municipal Institutions, having had under consideration a substitute resolution in the memory of Youth Officer Irma Ruiz (which was referred on February 9, 1989) begs leave to recommend that Your Honorable Body Pass the substitute resolution, which is transmitted herewith.

This recommendation was concurred in by six (6) members of the committee with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, seconded by Aldermen Sheahan, Langford, Soliz and Jones, the said proposed substitute resolution transmitted with the foregoing committee report was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Youth Officer Irma Ruiz, a 12-year veteran of the Chicago Police Department assigned to the Harrison Area made the ultimate sacrifice in the service to the good people of Chicago on September 22, 1988; and

WHEREAS, Officer Ruiz, without regard for her safety or physical well-being made every effort possible to arrest a gunman in the Montefiore School located at 1300 South Ashland Avenue, and in the process of carrying out her sworn duties as a peace officer of the City of Chicago lost her life; and

WHEREAS, Officer Ruiz is survived by her husband Peter, four children, a daughter Irma, sons Peter Jr., John and Philip, other family members, countless friends and her comrades all of whom will forever mourn and remember this heroine; and

WHEREAS, Officer Ruiz's dedication to a life of public service will not be forgotten and will stand as an example to all who follow in her footsteps; now, therefore,

Be It Resolved. That the City Council Committee on Police, Fire and Municipal Institutions does hereby recommend to the Mayor and the Chicago Board of Education that the elementary school under construction at Coulter Street and 24th be named in honor of Youth Officer Irma C. Ruiz.

At this point in the proceedings, Acting Mayor Sawyer invited Officer Gregory Jalowski, partner of Youth Officer Irma C. Ruiz: Lucy Gutierrez, Vice-President of the Pilsen Academy; Aurora Fuentes, President of District 8 New School Committee; Lydia Romero, Vice-President of Cooper Elementary School; Mrs. Augusta Guerrero, President of Whittier School; Rita Mendez, sister-in-law of Youth Officer Irma C. Ruiz; and Aldermen Beavers, Sheahan, Soliz, Gutierrez, Garcia and Figueroa to the mayor's rostrum. Officer Jalowski then thanked the Mayor and the members of the City Council for the honor and recognition bestowed on Youth Officer Irma C. Ruiz.

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 substitute ordinances were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 Addison Street (North side)

From a point 315 feet west of North Lockwood Avenue to a point 40 feet west thereof -- 8:00 A.M. to 4:00 P.M. -- Monday through Friday;

West Buckingham Place (South side)

From a point 60 feet east of North Clark Street to a point 25 feet east thereof -- 4:00 P.M. to 12:00 Midnight;

Public Way

North Clybourn Avenue (West side)

North Elston Avenue (West side)

North Hermitage Avenue (East side)

West Irving Park Road (South side)

North Kedzie Avenue (East side)

West Ohio Street (South side)

South Pulaski Road (West side)

North Rush Street (West side)

North Wells Street (East side)

North Western Avenue (West side)

Distance And Hours

From a point 180 feet south of North Oakley Avenue to a point 25 feet south thereof -- 9:00 A.M. to 5:00 P.M. -- Monday through Saturday;

From a point 110 fee t south of North Austin Avenue to a point 25 feet thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday;

From a point 80 feet north of West Sunnyside Avenue to a point 25 feet north thereof -- 8:00 A.M. to 6:00 P.M. -- no exceptions;

From a point 20 feet west of South Richmond Street to a point 55 feet west thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday;

From a point 129 feet south of West Argyle Street to a point 25 feet south thereof:

From a point 420 feet west of North Tripp Avenue to a point 125 feet thereof;

From a point 147 feet north of West 60th Street to a point 25 feet thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday;

From a point 44 feet north of East Superior Street to a point 53 feet north thereof -- at all times;

From a point 20 feet north of West Schiller Street to a point 22 feet north thereof -- at all times;

From a point 170 feet north of West Le Moyne Street to a point 25 feet north thereof; Public Way

Distance And Hours

North Western Avenue (West side)

From a point 90 feet south of West Charleston Place to a point 25 feet south thereof -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday;

West Winona Street (South side)

From a point 95 feet east of North Ravenswood Avenue to a point 25 feet east thereof -- 6:00 A.M. to 5:00 P.M. -- Monday through Friday.

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

Amendment Of Loading Zones.

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

SECTION 1. Ordered, that the Commissioner of Public Works is hereby directed to amend a loading zone which previously passed at 219 West Erie Street between the hours of 8:00 A.M to 6:00 P.M. by striking: "8:00 A.M. to 6:00 P.M." and inserting in lieu thereof: at all times/no exceptions.

SECTION 2. Amend ordinance passed October 9, 1985, page 20510 which reads: "East 73rd Street (north side) from a point 135 feet west of South Shore Drive to a point 25 feet west thereof; No Parking Loading Zone" by striking: "No Parking Loading Zone -- at all times" and inserting in lieu thereof: Tow-Away Zone--at all times.

SECTION 3. 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 year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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):

Restriction 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
South Bishop Street	From West 115th Street to West 119th Street southerly;
West Carroll Avenue	From North Karlov Avenue to North Pulaski Road easterly;
North Claremont Avenue	In the 4100 block northerly;
South Justine Street	From West 115th Street to West 119th Street southerly;
South Laflin Street	From West 119th Street to West 115th Street northerly;

West 118th Street

Limits And Direction Public Way South Peoria Street From West 119th Street to West 115th Street -- northerly; From West 116th Place to West 119th South Sangamon Street Street -- southerly; From South Morgan Street to West 116th South Sangamon Street Street -- southerly; West 115th Place From South Peoria Street to South Morgan Street -- westerly; West 116th Place From South Morgan Street to South Peoria Street -- easterly; West 116th Street From South Sangamon Street to South Morgan Street -- westerly; West 117th Street From South Peoria Street to South Morgan Street -- westerly;

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

From South Morgan Street to South

Peoria Street -- easterly.

Amendment Of One-Way Traffic Restrictions.

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

SECTION 1. Amend ordinance passed August 10, 1970, pages 8984 -- 8985 of the Journal of Proceedings of said date, restricting the movement of vehicular traffic to a single direction on portions of designated streets, which reads: "South Aberdeen Street from West 115th Street to West 111th Street" by striking: "West 115th Street" and inserting in lieu thereof: West 116th Street -- northerly.

SECTION 2. Amend an ordinance passed by the City Council on September 22, 1988, printed on pages 17803 -- 17804 of the Journal of Proceedings of said date, restricting the movement of vehicular traffic to a single direction on portions of designated streets, which

- reads: "North Avers Avenue from West North Avenue to West Wabansia Avenue -- southerly" by striking: "West North Avenue" and inserting in lieu thereof: the first alley north of West North Avenue.
- SECTION 3. Amend ordinance passed August 10, 1970, pages 8984 -- 8985 which reads: "South Carpenter Street from West 112th Place to West 115th Street" by striking: "West 115th Street" and inserting in lieu thereof: West 116th Street -- southerly.
- SECTION 4. Amend ordinance passed August 10, 1970, pages 8984 -- 8985 which reads: "South Elizabeth Street from West 113th Place to West 115th Street" by striking: "West 115th Street" and inserting in lieu thereof: West 117th Street -- single direction -- southerly.
- SECTION 5. Amend an ordinance passed June 22, 1988, pages 14688 -- 14689, related to North Francisco Avenue from West Grace Street to West Addison Street by striking: "West Grace Street" and inserting in lieu thereof: West Irving Park Road --southerly.
- SECTION 6. Amend ordinance passed August 10, 1970, pages 8984 -- 8985, which reads: "South Loomis Street from West 115th Street to West 111th Street" by striking: "West 115th Street" and inserting in lieu thereof: West 119th Street -- northerly.
- SECTION 7. Amend ordinance passed August 10, 1970, pages 8984 -- 8985, which reads: "South May Street from West 112th Place to West 115th Street" by striking: "West 115th Street" and inserting in lieu thereof: West 116th Street -- southerly.
- SECTION 8. Striking: "North Sawyer Avenue between West Fullerton Avenue and West Altgeld Avenue -- single direction -- northerly", and inserting in lieu thereof: North Sawyer Avenue between West Altgeld Avenue and West Fullerton Avenue -- single direction -- southerly.
- SECTION 9. Amend ordinance passed September 22, 1988, page 17805 of the Journal of Proceedings of said date by striking: "North Tripp Avenue from the first alley north of West Lawrence Avenue to West Foster Avenue -- southerly" and inserting in lieu thereof: North Tripp Avenue from West Lawrence Avenue to West Foster Avenue -- southerly.
- SECTION 10. Repeal ordinance passed September 23, 1987, pages 4089 -- 4090 which reads: "First east-west alley south of West 59th Street between South Francisco Avenue and South Richmond Street -- westerly."
- SECTION 11. Repeal ordinance passed May 27, 1964, page 2732, "West 74th Street from South Eggleston Avenue to South Vincennes Avenue -- easterly".
- SECTION 12. This ordinance shall take effect and be in force hereinafter its passage and publication.

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 passed by the City Council on February 28, 1975, printed on page 10273 of the Journal of Proceedings of said date, which reads: "West Berwyn Avenue (both sides) from North Harlem Avenue to the first alley east thereof -- 1-Hour Parking -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday" by striking "1-Hour" and inserting in lieu thereof: 2-Hours.
- SECTION 2. Removal of Parking Meter Number 221-1027, from in front of 120 East Oak Street.
- SECTION 3. Removal of Parking Meter Number 224-1081, from in front of 740 North Rush Street.
- SECTION 4. Removal of Parking Meter Number 256-1034, from in front of 1401 North Wells Street.
- SECTION 5. Removal of Parking Meters Numbered 256-1038, 256-1039, 256-1040, 256-1042, from in front of 1419 -- 1423 North Wells Street.
 - SECTION 6. Removal of two parking meters, in front of 1518 North Western Avenue.
- SECTION 7. 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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 nine 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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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
South Aberdeen Street	At 9122 (Handicapped Permit 3447);
West Ainslie Street (South side)	From North Broadway to then first alley west thereof;
North Austin Boulevard	At 1437 (Handicapped Permit 3755);
South Avenue I	At 9741 (Handicanned Permit 3734):

Public Way	Area
West Beach Avenue	At 3529 (Handicapped Permit 3233);
South Bonaparte Street	At 2957 (Handicapped Permit 3557);
North Burling Street	At 1839 (Handicapped Permit 3621);
North Campbell Avenue (East side)	From a point 20 feet north of West Chicago Avenue to a point 25 feet north thereof;
South Claremont Avenue	At 6813 (Handicapped Permit 3688);
South Clyde Avenue	At 8313 (Handicapped Permit 3570);
South Drake Avenue	At 1840 (Handicapped Permit 3400);
South Escanaba Avenue	At 8042 (Handicapped Permit 3577);
West Fletcher Street	At 2944 (Handicapped Permit 3722);
West Flournoy Street	At 1441 (Handicapped Permit 3582);
South Forest Avenue	At 10016 (Handicapped Permit 3731);
South Forrestville Avenue	At 4805 (Handicapped Permit 3681);
North Glenwood Avenue	At 5818 (Handicapped Permit 3501);
South Hamilton Avenue	At 3653 (Handicapped Permit 3552);
South Harvard Avenue	At 9428 (Handicapped Permit 3729),
North Hermitage Avenue	At 4734 (Handicapped Permit 3643);
North Hermitage Avenue	At 5960 (Handicapped Permit 3517);
West Hollywood Avenue (South side)	From a point 30 feet west of North Ashland Avenue to a point 85 feet west thereof;
South Homan Avenue	At 1510 (Handicapped Permit 3598);

Public Way	Area
South Indiana Avenue	At 7015 (Handicapped Permit 3468);
South Kedvale Avenue	At 2744 (Handicapped Permit 3749);
North Kedzie Avenue	At 2548 (Handicapped Permit 3700);
South Kenneth Avenue	At 5918 (Handicapped Permit 3487);
North Kildare Avenue	At 2247 (Handicapped Permit 3563);
South Kilpatrick Avenue	At 6247 (Handicapped Permit 3554);
South Kolin Avenue	At 5028 (Handicapped Permit 3662);
South Laflin Street	At 8817 (Handicapped Permit 3555);
North Lawndale Avenue	At 4907 (Handicapped Permit 3653);
North Linden Place	At 2466 (Handicapped Permit 3299);
North Lockwood Avenue	At 511 (Handicapped Permit 3355);
South Lotus Avenue	At 5447 (Handicapped Permit 3523);
North Magnolia Avenue	At 5700 (Handicapped Permit 3656);
North Maplewood Avenue	At 6643 (Handicapped Permit 3716);
South Massasoit Avenue	At 6058 (Handicapped Permit 3719);
North Mason Avenue	At 2113 (Handicapped Permit 3699);
North Mason Avenue	At 6031 (Handicapped Permit 3657);
South Mason Avenue	At 5546 (Handicapped Permit 3610);
South May Street	At 7711 (Handicapped Permit 3575);
South Michigan Avenue	At 4120 (Handicapped Permit 2032);

Public Way	Area
North Monitor Avenue	At 1010 (Handicapped Permit 3569);
West Montana Street	At 1233 (Handicapped Permit 3708);
South Normandy Avenue (Both sides)	From West 64th Place to West 65th Street;
West Norwood Street	At 1522 (Handicapped Permit 3641);
South Oakenwald Avenue (East side)	From a point 175 feet north of East 43rd Street to a point 37 feet north thereof;
South Parnell Avenue	At 11544 (Handicapped Permit 3680);
South Parnell Avenue	At 2920 (Handicapped Permit 3427);
South Phillips Avenue	At 8441 (Handicapped Permit 3581);
West Quincy Avenue	At 5048 (Handicapped Permit 3174);
North Ravenswood Avenue (West side of west leg)	From a point 20 feet south of West Irving Park Road to a point 70 feet south thereof;
South Sacramento Avenue	At 6654 (Handicapped Permit 3774);
South St. Louis Avenue	At 2248 (Handicapped Permit 3597);
West Shakespeare Avenue	At 4603 (Handicapped Permit 3544);
South Spaulding Avenue	At 1517 (Handicapped Permit 3752);
South Talman Avenue	At 5750 (Handicapped Permit 3677);
West Touhy Avenue	At 2235 (Handicapped Permit 3768);
North Tripp Avenue	At 1715 (Handicapped Permit 3572);

Area
At 3610 (Handicapped Permit 3669);
At 5316 (Handicapped Permit 3725);
At 654 (Handicapped Permit 3710);
At 1423 (Handicapped Permit 3620);
At 849 (Handicapped Permit 3709);
From South Pulaski Road to South Karlov Avenue; At 3401 (Handicapped Permit 3672); At 2850 (Handicapped Permit 3675);
At 3226 (Handicapped Permit 3673);
At 6307 (Handicapped Permit 3589);
At 947 (Handicapped Permit 3257);
At 2417 (Handicapped Permit 3381);
At 33 (Handicapped Permit 3395).

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

Amendment Of Parking Prohibition At All Times.

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

SECTION 1. Amend ordinance passed May 28, 1969, page 5599 which reads: "South Charles Street, (both sides) between West 103rd Street and West 104th Street" by striking the above and inserting in lieu thereof: South Charles Street (east side) from West 103rd

Street to West 104th Street and South Charles Street (west side) from a point 200 feet south of West 103rd Street to West 104th Street.

SECTION 2. This ordinance shall take effect and be in force from and after 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 Aberdeen Street (West side)	From West 35th Street to first alley north thereof 5:00 A.M. to 7:00 P.M Monday through Sunday;
West Bryn Mawr Avenue (South side)	From North Broadway to North Sheridan Road 4:00 P.M. to 6:00 P.M Monday through Friday;
West Granville Avenue (North side)	From North Artesian Avenue to North Maplewood Avenue 8:00 A.M. to 4:30 P.M on all school days;
North Kedzie Avenue (East side)	Between North Elston Avenue and West Addison Street 4:00 P.M. to 6:00 P.M Monday through Friday;
South Natoma Avenue (West side)	From a point 30 feet south of West 61st Street to a point 362 feet south thereof

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

buses.

7:30 A.M to 4:00 P.M. -- except school

Amendment Of Parking Prohibition During Specified Hours.

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

SECTION 1. Amend ordinance passed September 22, 1988, page 17822 which reads: "North Lincoln Avenue from West Roscoe Street to West Leland Avenue (west side) -- 7:00 A.M. to 9:00 A.M. -- Wednesday and Friday and (east side) -- 7:00 A.M. to 9:00 A.M. -- Tuesday and Thursday -- "No Parking Street Cleaning" by striking: "North Lincoln Avenue from West Roscoe Street to West Leland Avenue" and inserting in lieu thereof: North Lincoln Avenue from West Roscoe Street to West Waveland Avenue and from West Grace Street to West Leland Avenue.

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

Parking Limitation During Specified Hours On Portion Of West 51st Street.

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 way in the area indicated, during the hours specified:

Public Way

Limits And Time

West 51st Street (Both sides)

From South Karlov Avenue to South Keeler Avenue -- 1 hour -- 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.

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, a portion of the below-named streets are hereby designated as residential parking, for the following locations:

Street	Limits
West Ainslie Street	In the 4000 block at all times;
North Allen Avenue	From the first alley northeast of North Milwaukee Avenue and North Kimball Avenue Zone 95 at all times;
North Kentucky Avenue (Both sides)	From the first alley south of North Elston Avenue to the first alley north of West Lawrence Avenue;
North Sawyer Avenue (Both sides)	From the first east-west alley north of West Fullerton Avenue to West Wrightwood Avenue;
South Wentworth Avenue (West side)	To 39th Street/Pershing Road (north side) to South Halsted Street (east side) to 29th Street (south side) to South Canal Street to West 31st Street (south side) to South Wentworth Avenue residential parking during ball games tow- away zone;
West 83rd Street	In the 3700 block (both sides) at all times.

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

Amendment Of Residential Permit Parking Zone.

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

SECTION 1. Amend ordinance passed heretofore relating to West Mozart Street (both sides) from West Cullom Avenue to the first alley south of West Montrose Avenue, at all times, Zone 132.

SECTION 2. 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, a portion of the below-named streets are hereby designated as diagonal parking, service drives, for the following locations:

Street Limits

West Belmont Avenue In the 2900 block (west side) of North

Francisco Avenue:

West Thorndale Avenue

(South side)

In the 1600 block, from North Clark Street to the 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 February 10, 1988, page 10497 by striking: "West Irving Park Road, at 2933 (alongside on Richmond Street").

SECTION 2. Amend ordinance passed September 22, 1988, page 17829, by striking: "West Pensacola Avenue (north side) alongside 4301 -- 4325 North Milwaukee Avenue from North Milwaukee Avenue to the first alley west thereof -- service drive/diagonal parking" and inserting in lieu thereof: West Pensacola Avenue (south side) alongside 4301 -- 4325 North Milwaukee Avenue from North Milwaukee Avenue to the first alley east thereof -- service drive and diagonal parking.

SECTION 3. This ordinance shall take effect and be in force hereinafter its passage and publication.

INSTALLATION OF "CLOSE TO TRAFFIC" SIGNS ON PORTION OF NORTH LEAVITT 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 on November 16, 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 traffic signs at the following location:

Street

North Leavitt Street From West Byron Street to West Irving Park Road, between 7:45 A.M. and 8:15

A.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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

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 22, November 16, 30, December 14 and 21, 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 is hereby authorized and directed to install traffic signs designating the hours of prohibition along said routes:

Public Way

Limits And Time

East Banks Street (South side)

From a point 20 feet west of North Ritchie Court, to a point 25 feet west thereof -- no exceptions;

East Delaware Place (Both sides)

From North Michigan Avenue to North Mies Van Der Rohe Way -- at all times -- all days -- (except for cab stand loading zones);

West Kemper Place (South side)

From North Geneva Terrace to the first alley east of North Orchard Street -- No Parking School Days -- 8:00 A.M. to 4:30 P.M.;

Public Way

Limits And Time

North Lincoln Avenue

(West side)

From a point 320 feet north of West Sunnyside Avenue, to a point 105 feet

north thereof -- at all times;

East Oak Street (North side)

From a point 159 feet west of North Michigan Avenue, to a point 18 feet west

thereof -- at all times;

West Rosemont Avenue

From a point 117 feet east of North Clark Street property line, to a point 46 feet east thereof -- at all times -- no

exceptions;

South Wabash Avenue

(East side)

From East Congress Parkway to East Harrison Street -- at all times;

East Walton Street

(Both sides)

From North Michigan Avenue to North Mies Van Der Rohe Way -- at all times -all days -- (except for cab stand loading

zones);

North Wells Street (East side)

From a point 124 feet north of West Schiller Street, to a point 123 feet north

thereof -- at all times.

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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

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 a proposed order 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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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
Stopping South Aberdeen Street for West 92nd Street	"Stop" signs;
Stopping West Albion Avenue for North Richmond Avenue	"Two-Way Stop" signs;
Stopping North Avers Avenue and West Belden Avenue	"One-Way Stop" sign;
West Barry, North Springfield and North Harding Avenues	"All-Way Stop" signs;

Type Of Sign Street South Bennett Avenue "All-Way Stop" signs; and East 89th Street "Stop" signs; West Berteau Avenue (one-way street/westerly) at the intersection of North Kedvale Avenue "One-Way Stop" sign: Stopping West Birchwood Avenue for North Seeley Avenue North Central Park Avenue "All-Way Stop" signs; and West Granville Avenue "Stop" signs; Stopping South Christiana Avenue for West 24th Street "All-Way Stop" signs; North Claremont Avenue and West Jarvis Avenue "One-Way Stop" sign; Stopping West Cornelia Avenue for North Kedvale Avenue West Cortland Street and North "All-Way Stop" signs: Campbell Avenue North Delphia Avenue and "All-Way Stop" signs; West Leland Avenue South East End Avenue and "All-Way Stop" signs; East 84th Street South East End Avenue and "All-Way Stop" signs; East 85th Street South Elizabeth Street "All-Way Stop" signs; and West 58th Street Stopping West Farwell Avenue "One-Way Stop" sign; for North Rockwell Street West Foster Avenue at North "No Left Turn -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday" sign; Lotus Avenue

Stopping North Franklin Street

for West Kinzie Avenue

"One-Way Stop" sign;

Street	Type Of Sign
South Genoa Street and West 97th Street	"All-Way Stop" signs;
Stopping North Monticello Avenue for West Glenlake Avenue	"Two-Way Stop" signs;
South Greenwood Avenue and East 48th Street	"All-Way Stop" signs;
South Greenwood Avenue and East 50th Street	"All-Way Stop" signs;
For north and southbound traffic on North Harding Avenue at the intersection of West Ferdinand Street	"Stop" signs;
Stopping South Hermitage Avenue for West 81st Street	"Stop" sign;
South Homan Avenue and West 54th Street	"All-Way Stop" signs;
Stopping North Karlov Avenue for West Cornelia Avenue	"Stop" signs;
On North Keeler Avenue (one-way street/northerly) at the intersection of West Melrose Street	"Stop," sign:
South Kildare Avenue and West 25th Place	"All-Way Stop" signs;
South Kilpatrick Avenue and West 64th Street	"All-Way Stop" signs;
South Kimbark Avenue and East 49th Street	"All-Way Stop" signs;
Stopping North Kolmar Avenue for West Cornelia Avenue	"Stop" sign;
South Lake Park Avenue and East 37th Street	"All-Way Stop" signs;

Street

Type Of Sign

For northbound traffic on South Lake Park Avenue at the intersection of East 53rd Street "Left Turn Arrows" sign;

South Langley Avenue and East 72nd Street

"All-Way Stop" signs;

South Langley Avenue and East 113th Street

"All-Way Stop" signs;

For north and southbound traffic on North Lawndale Avenue at the intersection of West Ferdinand Street "Stop" signs;

Stopping South Leclaire Avenue for West 63rd Place

"Stop" signs;

West LeMoyne Avenue and North Paulina Street "All-Way Stop" signs;

Stopping North Lockwood Avenue for West Schubert Avenue

"Stop" signs;

Stopping eastbound traffic on West McLean Avenue and North Richmond Street

"Stop" sign;

Stopping South Maplewood Avenue for West 68th Street

"Two-Way Stop" signs;

Stopping South Manistee Avenue for East 98th Street

"Stop" signs;

Stopping South Marshfield Avenue for West 54th Street

"Stop" signs;

South Merrill Avenue and East 69th Street

"All-Way Stop" signs;

South Merrill Avenue and East

"All-Way Stop" signs;

80th Street

Street Type Of Sign

North/southbound traffic "Stop" signs;
on North Mulligan Avenue
at West Balmoral Avenue

North Mulligan Avenue for "Two-Way Stop" signs; West Strong Street

For north and southbound "Stop" signs; traffic on North Nashville
Avenue at the intersection of West Carmen Avenue

East/westbound traffic on "Stop" signs;
West North Avenue at the
intersection of North Astor
Street

East Oakwood Boulevard and "All-Way Stop" signs; South Vincennes Avenue

South Parnell Avenue "All-Way Stop" signs; and West 97th Street

South Paxton Avenue and "All-Way Stop" signs;
East 89th Street

Stopping West Pearson Street "One-Way Stop" sign; for North Wood Street

For east and westbound traffic "Stop" signs; on West Polk Street at the intersection of North

Claremont Street

West Potomac Avenue and North "Stop" signs;

Mayfield Avenue

West Pratt Avenue and North "All-Way Stop" signs;
Lakewood Avenue

North Rockwell Street and "All-Way Stop" signs; West Superior Street

Type Of Sign Street "All-Way Stop" signs; South Rockwell Street and West 53rd Street West Roscoe Street and "No Turn On Red" signs; North Elston Avenue "Stop" signs; Stopping North Rutherford Avenue for West Argyle Street "One-Way Stop" sign; Stopping North Sawyer Avenue for West Sunnyside Avenue "Stop" signs; For east and westbound traffic at the intersection of North Spaulding Avenue and West Warner Avenue Stopping South Spaulding Avenue "Stop" signs; for West 65th Place South Springfield Avenue and "All-Way Stop" signs; West 70th Street "No Right Turn -- 4:00 P.M. to 6:00 P.M. 4800 West Sunnyside Avenue and North Cicero Avenue -- Monday through Friday" signs; Stopping West Sunnyside Avenue "One-Way Stop" sign; for North Spaulding Avenue Stopping West Thomas Street "One-Way Stop" sign; for North Wood Street "Stop" signs; Stopping South Throop Street for West 81st Street Stopping South Tripp Avenue "One-Way Stop" sign; for West 68th Street

Stopping South Wallace Street for West 92nd Street

West Winnemac Avenue and "All-Way Stop" signs;
North Leclaire Avenue

"Stop" signs;

Street	Type Of Sign
South Woodland Avenue and East 49th Street	"All-Way Stop" signs;
On West 24th Place at the intersection of South Princeton Avenue (T-intersection)	"All-Way Stop" signs;
West 48th Street and South Wolcott Avenue	"All-Way Stop" signs;
West 56th Street and South Kenneth Avenue	"All-Way Stop" signs;
Stopping West 60th Street for South Paulina Street	"All-Way Stop" signs;
Stopping West 68th Street for South Oakley Avenue	"Stop" signs;
West 69th Place and South Hamlin Avenue	"All-Way Stop" signs;
West 69th Place and South Springfield Avenue	"All-Way Stop" signs;
West 70th Street and South Hamlin Avenue	"All-Way Stop" signs;
Stopping West 70th Street for South Throop Street	"One-Way Stop" sign;
Stopping West 71st Place for South Ada Street	"Stop" signs;
Stopping West 77th Street for South Throop Street	"Stop" signs;
Stopping West 78th Street for South Laflin Street	"Stop" signs;
West 81st Street and South Pulaski Road	Automatic traffic control signals;
Stopping West 84th Place for South Springfield Avenue	"Stop" signs;

Type Of Sign Street Stopping East 84th Street "Stop" signs; for South Bennett Avenue "Stop" signs; Stopping East 85th Street for South Kenwood Avenue West 85th Street and South Automatic traffic control signals; Vincennes Avenue 140 West 87th Street (at Automatic traffic control signals: driveway) "Two-Way Stop" signs; Stopping West 88th Street and South Paulina Street East 92nd Street and "All-Way Stop" signs; South Jeffery Avenue Stopping East 98th Street "Stop" signs; and South Muskegon Avenue "All-Way Stop" signs. West 107th Street and South Throop Street

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. Ordered, that the Commissioner of Public Works is hereby authorized and directed to cause the removal of "Stop" signs, erected on West Raven Street and North Neenah Avenue.

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

West 19th Street

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 September 22, October 14, November 16 and December 14, 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
West Adams Street	In the 4400 block 5 tons;
South Carpenter Street	From West 18th Street to West 21st Street 5 tons;
West Cullerton Street	From South Throop Street to South Ashland Avenue 5 tons;
West Flournoy Street	From 3600 to 3700 5 tons:
North Lawler Avenue	From West Irving Park Road to West Berteau Avenue 5 tons;
West Lexington Street	From 3600 to 3700 5 tons;
South Morgan Street	From West 18th Street to West 21st Street 5 tons;
South Sangamon Street	From West 18th Street to South Cullerton Street 5 tons;
West Wellington Avenue	From North Elston Avenue to North Fairfield Avenue 5 tons;
West 19th Place	From South Carpenter Street to South Racine Avenue 5 tons;

From South Ashland Avenue to South

Halsted Street -- 5 tons;

Public Way

Limits And Maximum Load

West 20th Place

From South Morgan Street to South Racine Avenue -- 5 tons:

Racine Avenue -- 5 to

West 31st Street

To South Wentworth Avenue to West 39th Street to South Halsted Street to West 31st Street -- inclusively -- 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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 Recommendation).

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 yeas and nays as follows:

Yeas -- None.

Nays -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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, February 16, 1989.

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 (July 29 and December 23, 1987, January 13, March 9, 30, June 22, July 13, 29, September 22, October 14, 26, November 16, 30, December 7 and 21, 1988) concerning traffic regulations and traffic signs, etc. as follows:

Parking Prohibited At All Times:

West Attrill Street	From North Milwaukee Avenue to the
	 first allow west thoroaf:

first alley west thereof;

West Hirsch Street At 2649;

South Ingleside Avenue At 5130;

South Laflin Street At 7644 to 7650;

South LaSalle Street At 10027;

South Michigan Avenue At 7225;

West Quincy Street At 5048;

West Sunnyside Avenue At 1822;

South Union Avenue At 9105;

South Wabash Avenue

At 7431;

South Wentworth Avenue

At 9630.

Loading Zones:

North Aberdeen Street

(West side)

From a point 124 feet north of West Randolph Street, to a point 100 feet south

of West Lake Street -- at all times;

North Kildare Avenue

At 4343 -- 8:00 A.M. to 6:00 P.M. --

Monday through Friday;

North Milwaukee Avenue

At 1628 -- 6:00 P.M. to 2:00 A.M. --

Sunday through Saturday.

Residential Parking:

South Leavitt Street

From West 94th Street to West 95th

Street -- at all times;

West 48th Street

On the 2400 block from South Western Avenue to South Campbell Street (north

side only) -- Monday through Saturday.

Traffic Lane Tow-Away Zone:

West Francis Place

At 2600 -- at all times.

Speed Limitation:

West Foster Avenue

From North Pulaski Road to North

Central Avenue -- 20 miles per hour.

Weight Limitations:

West Barry Street From North Pulaski Road west to North

Springfield Avenue -- 5 tons;

South May Street From West 18th Street to West 21st

Street -- 5 tons; South Peoria Street From West 18th Street to West 21st Street -- 5

tons;

South Perry Avenue From West 79th Street to West 80th

Street -- 5 tons;

South Shelby Court From West 19th Street to West Cullerton

Street -- 5 tons;

West Wilson Avenue Between North Kilpatrick Avenue and

North Kildare Avenue -- 5 tons.

Traffic Warning Signs:

(October 26, 1988) "Left Turn Arrow" -- North Austin Boulevard and West North Avenue;

(October 26, 1988) "Stop" sign -- east/westbound traffic on West Carmen Avenue at intersection of North Neenah Avenue;

(November 16, 1988) "Four-Way Stop" signs -- West Carmen Avenue and North Neenah Avenue;

(November 16, 1988) "Left Or Right Turn" sign -- north/southbound traffic on North Central Park and West Foster Avenues;

(November 16, 1988) "Four-Way Stop" signs -- West Cermak Road and South Wolcott Avenue;

(March 30, 1988) Flashing yellow light -- West Deming Place and North Clark Street;

(January 13, 1988) Automatic traffic control signals/"Stop" signs -- West Irving Park Road and North Kilbourn Avenue;

(December 21, 1988) "Stop" sign -- North Kimball Avenue and West Catalpa Avenue;

(November 30, 1988) "Three-Way Stop" signs -- North Opal Avenue and West Roscoe Street;

(October 26, 1988) "Stop" sign -- South Parnell Avenue at intersection of West 94th Street;

(December 21, 1988) "Two-Way Stop" signs -- east/westbound traffic at South Springfield Avenue and West 84th Place;

(October 14, 1988) "Stop" sign -- east/westbound traffic on East 55th Street at intersection of South Kenwood Avenue;

(July 29, 1988) "Stop" sign -- east/westbound traffic on West 63rd Street at intersection of South Hoyne Avenue;

(July 29, 1988) "Stop" sign -- east/westbound traffic on West 63rd Street at intersection of South Hamilton Avenue;

(December 14, 1988) "All-Way Stop" signs -- West 64th Street and South Natchez Avenue;

(September 22, 1988) "Stop" sign -- east/westbound traffic on West 89th Street at intersection of South Halsted Street;

(October 26, 1988) "Stop" sign -- West 94th Street at intersection of South Parnell Avenue;

(October 14, 1988) "Stop" sign -- east/westbound traffic on West 95th Street at intersection of South Racine Avenue;

(September 22, 1988) "Three-Way Stop" signs -- stopping traffic at the intersection of West 96th Street and South Hoyne Avenue;

(November 30, 1988) "Stop" sign -- north/southbound traffic at the intersection of West 97th Street;

(October 14, 1988) "All-Way Stop" signs -- West 100th Street and South Aberdeen Street;

(June 22, 1988) "Stop" sign -- north/southbound traffic in the T-alley bounded by West 100th Place, West 101st Street, South St. Lawrence Avenue and South Dauphin Street;

(July 13, 1988) "Stop" sign -- north/southbound traffic in the T-alley bounded by West 101st Street, South St. Lawrence Avenue and South Dauphin Street;

(March 9, 1988) "Four-Way Stop" signs -- East 115th Street and South Champlain Avenue;

(September 22, 1988) "All-Way Stop" signs -- East 115th Street and South Langley Avenue.

Single Direction Signs:

West Cullom Avenue

From North Harding Avenue to North Kimball Avenue -- easterly;

West Palmer Street

Limits North Kimball Avenue to North Pulaski Road -- westerly.

Miscellaneous Signs:

North Drake Avenue (West side)

Just south of West Foster Avenue -- "No Parking From Here To The Corner";

Entrances to the north/ south alley first north of West Devon Avenue between North California Avenue and North Mozart Street -- "Through Traffic Prohibited";

North Western Avenue

And West Potomac Street -- "Slow-School" signs;

North Fairfield Avenue and North Washtenaw Avenue In the 900 blocks -- "School Zone" signs.

Amend Single Direction Signs:

Amend ordinance related to North Bernard Street from West Byron Street to North Elston Avenue by striking: "northerly" and inserting: southerly;

Amend ordinance related to West Byron Street from North Bernard Street to North Kimball Avenue by striking: "easterly" and inserting: westerly.

Amend Parking Prohibited:

Removal at 4063 -- 4065 South Lake Park Avenue of "No Parking School" signs;

Amend ordinance by striking: "(east side) North Springfield Avenue between West Wabansia Avenue and the C. M. St. P. & P. Railroad viaduct north of West Wabansia Avenue."

Amend Traffic Warning Sign:

Removal at East 55th Street (north corner) at the intersection of South Ellis Avenue of "Stop" sign.

These ordinances and orders were voted do not pass by all committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

COMMITTEE ON ZONING.

APPOINTMENT OF MR. EDWIN MEYERSON AS MEMBER OF CHICAGO PLAN COMMISSION.

The Committee on Zoning submitted the following report:

CHICAGO, February 16, 1989.

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 date of January 18, 1989 (referred on January 18, 1989) appointing Edwin Meyerson as a member of the Chicago Plan Commission for a term expiring January 25, 1994, 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. Edwin Meyerson as a member of the Chicago Plan Commission was *Approved* by year and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

APPOINTMENT OF MR. E. WAYNE ROBINSON AS CHAIRMAN AND MEMBER OF CHICAGO PLAN COMMISSION.

The Committee on Zoning submitted the following report:

CHICAGO, February 16, 1989.

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 date of January 18, 1989 (referred on January 18, 1989) appointing E. Wayne Robinson as Chairman and member of the Chicago Plan Commission for a term expiring January 25, 1994, 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. E. Wayne Robinson as Chairman and member of the Chicago Plan Commission was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

CHICAGO ZONING ORDINANCE AMENDED TO RECLASSIFY PARTICULAR AREAS.

The Committee on Zoning submitted the following report:

CHICAGO, February 16, 1989.

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 October 14, 1988 and December 21, 1988), to amend the Chicago Zoning Ordinance for the purpose of reclassifying particular areas.

Application numbers 10413 and 10443 are Planned Developments and were approved in their amended form. These matters were approved by the committee members with no dissenting vote.

Respectfully submitted,

(Signed) KEITH A. CALDWELL, Chairman.

On motion of Alderman Caldwell, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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):

Reclassification Of Area Shown On Map No. 1-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 No. 231 Business Planned Development symbols and indications as shown on Map No. 1-F' in the area bounded by

North LaSalle Street (on the east); West Couch Place (on the south); North Wells Street (on the west); and West Lake Street (on the north) with the subject amendment confined and limited to the westerly 121.5 feet of the subject area including approximately 22,020 square feet,

to the designation of Business Planned Development No. 231, as amended (2), 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 publication.

Plan of Development attached to this ordinance reads as follows:

Business Planned Development No. 231

As Amended

Plan Of Development

Statements.

- 1. The area delineated herein as "Business Planned Development" is owned or controlled by Lake and Wells Limited Partnership, 445 East Ohio Street, Suite 420, Chicago, Illinois 60611, an Illinois limited partnership.
- 2. Off-street parking and off-street loading facilities shall be provided in compliance with this plan of development subject to the review and approval of the Commissioner of the Department of Planning.
- 3. The applicant or its successors, assignees or grantees shall obtain all official reviews, approvals and permits.
- 4. Any dedication or vacation of streets or alleys or easements or any adjustments of rights-of-way shall require a separate submittal on behalf of the applicant or its successors, assignees or grantees, and approval by the City Council.
- 5. The following uses shall be permitted within the area delineated herein as "Business Planned Development": professional and business offices; retail and related uses; non-accessory off-street parking in the western 121.5 feet of the planned development.
- 6. Business and business identification signs may be permitted within the area delineated herein as "Business Planned Development" subject to the review and approval of the Department of Inspectional Services and the Department of Planning.
- 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. Fire lanes shall be adequately designed and paved in compliance with the Municipal Code of Chicago and shall have a minimum width of 20 feet to provide ingress and egress for emergency vehicles. There shall be no parking within such paved areas.

- 8. For purposes of determining Maximum Floor Area Ratio, the definition in the Chicago Zoning Ordinance shall be applicable, however, that in addition all area devoted to non-accessory parking shall be included as floor area in the calculation. Before the permitted additional F.A.R. can be utilized the interim use, i.e. (parking structure) must be removed and replaced with the prior use permitted.
- 9. The applicant agrees to be bound by the interior and exterior design features represented to the Plan Commission and which are contained on the drawings and renderings prepared by Desman Associates-Architects. The interior features relate to retail space being utilized at grade level, adequate internal stacking to avoid traffic congestion on either Wells Street or Lake Street, the ticket dispensers will be located one floor above grade, there will be a dual system of ingress and egress from both Lake and Wells Streets with appropriate signage advising parkers of the option to use either Wells Street or Lake Street for exiting. The exterior features relate to the curved corner radius of the garage, the accent lighting that will be installed at the outside of the building and along the retail spaces on the ground level, good quality materials will be utilized throughout the structure, the design and articulation features reflected on the rendering will be incorporated into the building and this will include the painting of the exterior and reveals to highlight the exterior of the building.
- 10. The information in the table attached hereto sets forth the data concerning the generalized land use plan of the area delineated herein as "Business Planned Development" and illustrates that the development of such area will be in general accordance with the intent and purpose of the Chicago Zoning Ordinance.
- 11. The Plan of Development shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Developments" as promulgated by the Commissioner of the Department of Planning.

Planned Development Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Business Planned Development No. 231,

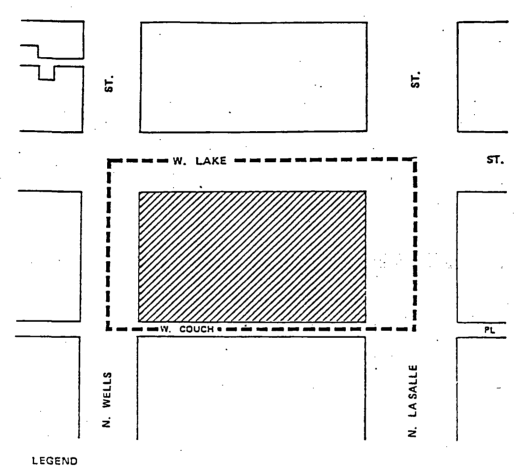
As Amended (2)

Planned Development Use And Bulk Regulations And Data.

Net Site A	Area		al Description and Uses		Maximum Floor Area Ratio	Maximum Percentage Of Land Coverage At Grade	
Sq. Ft.	Acres						
retail an uses; nor off-stree			building, and related on-accessory eet parking atement No. 5)	J	• 28,384	03%	
Gross Site Area:		Net Site Area: Public Rights-of-Way:		37,872	5 = square feet 2 = square feet	(1.265 acres) (.869 acres)	
		ТОТ	CAL:	92,977	square feet	(2,134 acres)	
Off-Street Parking:		Accessory parking will not be required or provided; non-accessory parking will be permitted not to exceed 840 spaces in the west 121.5 feet.					
Off-Street Loading:		Minimum loading requirements shall be provided in accordance with the C3-7 Zoning District requirements of the Chicago Zoning Ordinance; location, number and size subject to review by the Department of Streets and Sanitation and approval by the Department of Planning.					
Ground Floor Setbacks:		North LaSalle Street 0 West Lake Street 0 North Wells Street 0 West Couch Place 0					

[Generalized Land Use Plan, Existing Zoning and Preferential Street
System Map and Property Line Map and Right-of-Way
Adjustment attached to the Plan of
Development printed on pages
25081 through 25083
of this Journal.]

BUSINESS PLANNED DEVELOPMENT NO. 231, AS AMENDED (2) GENERALIZED LAND USE PLAN



PLANNED DEVELOPMENT BOUNDARY

OFFICE BUILDING, RETAIL AND RELATED USES: AND NON-ACCESSORY OFFSTREET PARKING LOCATED IN THE

WEST 121.5 FEET

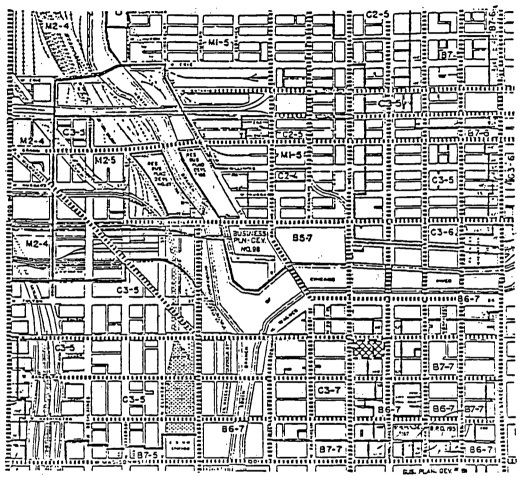
APPLICANT: ADDRESS:

Lake and Wells Limited Partnership

DATE:

445 E. Ohio Street, Suite 420, Chicago, IL 60611 October 14, 1988

BUSINESS PLANNED DEVELOPMENT NO. 231, AS AMENDED (2) EXISTING ZONING AND PREFERENTIAL STREET SYSTEM



LEGEND

BUSINESS PLANNED DEVELOPMENT

ZONING DISTRICT BOUNDARIES

PREFERENTIAL STREET PATTERNS

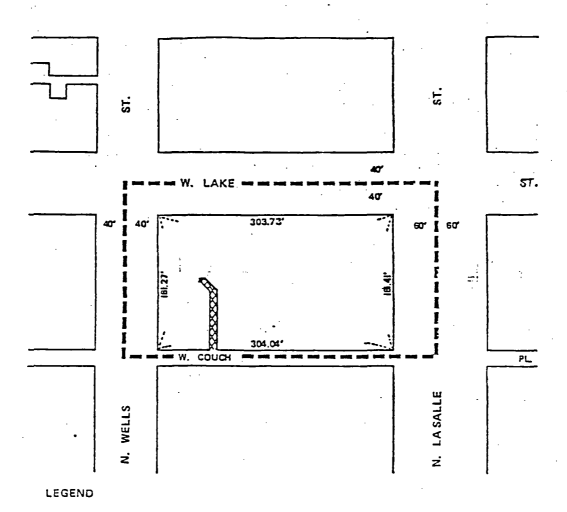
APPLICANT:

Lake and Wells Limited Partnership

ADDRESS: 445 E. Ohio Street, Suite 420, Chicago, IL 60611 DATE: October 14, 1988

BUSINESS PLANNED DEVELOPMENT NO. 231, AS AMENDED (2)

PROPERTY LINE MAP AND RIGHT-OF-WAY ADJUSTMENT



PLANNED DEVELOPMENT BOUNDARY

ALLEY HERETOFORE VACATED

APPLICANT: Lake and Wells Limited Partnership

ADDRESS:

445 E. Ohio Street, Suite 420, Chicago, IL 60611

DATE:

October 14, 1988

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 M2-2 General Manufacturing District symbols and indications as shown on Map No. 7-G in area bounded by

a line 896.1 feet north of and parallel to West Wrightwood Avenue; a line 262.33 feet east of and parallel to North Greenview Avenue; a line 893.1 feet north of and parallel to West Wrightwood Avenue; a line 295.33 feet east of and parallel to North Greenview Avenue; a line 553 feet north of and parallel to West Wrightwood Avenue; a line 212 feet east of and parallel to North Greenview Avenue; a line 394 feet north of and parallel to West Wrightwood Avenue; North Greenview Avenue,

to the designation of an R4 General Residence District.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 7-G in the area bounded by

a line 896.1 feet north of and parallel to West Wrightwood Avenue; a line 262.33 feet east of and parallel to North Greenview Avenue; a line 893.1 feet north of and parallel to West Wrightwood Avenue; a line 295.33 feet east of and parallel to North Greenview Avenue; a line 553 feet north of and parallel to West Wrightwood Avenue; a line 212 feet east of and parallel to North Greenview Avenue; a line 394 feet north of and parallel to West Wrightwood Avenue; North Greenview Avenue,

to the designation of a Residential Planned Development, which is hereby established in the area described above, subject to the use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part hereof and to no other.

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

Plan Of Development

Statements.

- 1. The area delineated herein as Residential Planned Development (the "Planned Development") consists of approximately 135,064.66 square feet (or 3.1 acres) of real property for which William Harris Smith is the contract purchaser (the "Applicant").
- 2. The Applicant or its successors, assigns or grantees shall obtain all official city reviews, approvals and permits required in connection with this Plan of Development.
- 3. Any dedication or vacation of streets or alleys or easements or any adjustment of rights of way shall require a separate submittal on behalf of the Applicant or its successors, assigns or grantees and approval by the City Council. It is intended that a subdivision plat will be submitted for approval in conformity with this Residential Planned Development ordinance to permit conveyances of lots for attached single-family residences, as well as conveying the common areas to a property owner's association.
- 4. The following uses shall be permitted within the Planned Development: residential and related uses and off-street parking.
- 5. 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 the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. No parking shall be permitted within such paved areas.
- 6. Thirty (30) duplex residences and eighteen (18) townhouse residences, accessory uses, and parking shall be permitted within the Planned Development.
- 7. Off-street parking will be provided in compliance with this Plan of Development. Two (2) accessory off-street parking spaces shall be provided for each residential unit constructed in the Planned Development.
- 8. This Plan of Development is applicable to the area delineated herein. These and no other controls shall apply to the area delineated herein.

- 9. The Planned Development will contain .70 acres of open green space.
- 10. The Plan of Development hereto attached 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.

Planned Development Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Residential	Planned	Development	No.	
1000000.000	_ ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	~ 0000 p		

Planned Development Use And Bulk Regulations And Data.

Net Site Area:

135,064.66 square feet or 3.1 acres.

General Description Of Land Use:

Residential and related uses and off-street parking.

Maximum F.A.R.:

1.2.

Maximum Percent Of Land Covered At Grade:

40 percent.

Gross Site Area:

Gross Site Area = Net Site Area:

135,064.66

square feet plus

Area Remaining in the Public Way:

16,569.30

square feet equals

151,633.96

square feet

Number Of Parking Spaces:

96 off-street parking spaces (2 spaces for each residential unit).

Maximum Number Of Dwelling Units:

48 units.

Minimum Periphery Setbacks:

The following is a general description of the setbacks for the boundaries of the planned development area (refer to the site plan for exact setback dimensions):

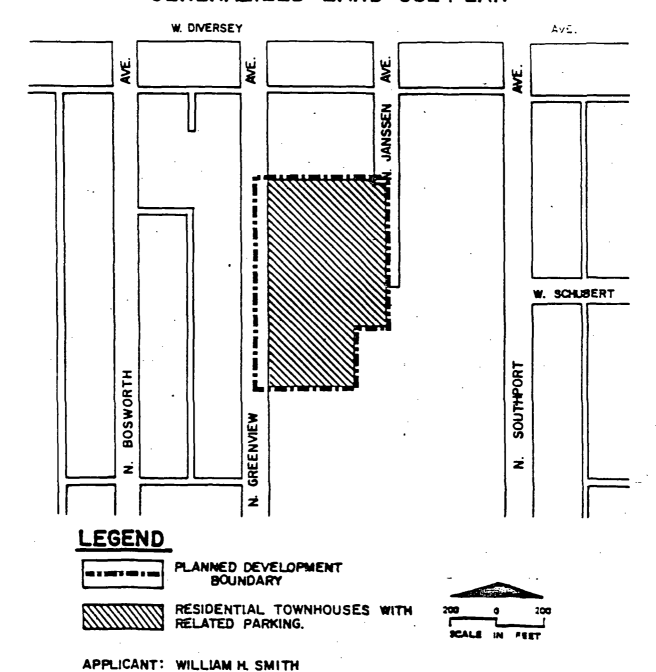
Location:	Minimum Setback		
North Boundary	1.75	feet	
East Boundary	10.0	feet	
South Boundary	0.0	feet	
West Boundary	12.0	feet	

[Generalized Land Use Plan Map, Existing Zoning and Preferential Street System Map and Property Line Map and Right-of-Way Adjustments attached to this Plan of Development printed on pages 25088 through 25090 of this Journal.]

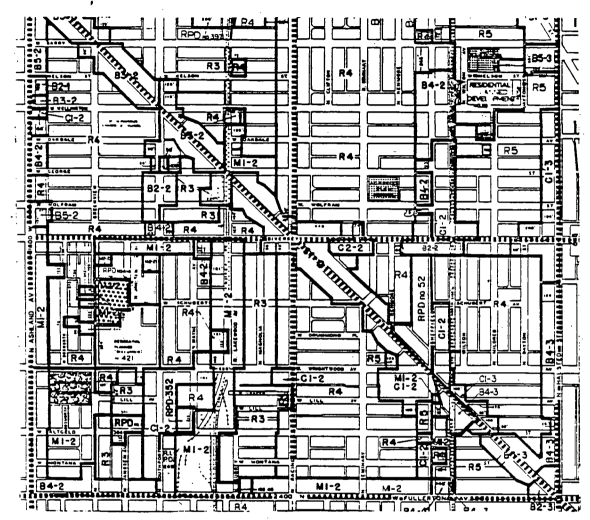
DATE:

DECEMBER 19,1988 -

RESIDENTIAL PLANNED DEVELOPMENT GENERALIZED LAND USE PLAN



RESIDENTIAL PLANNED DEVELOPMENT EXISTING ZONING AND PREFERENTIAL STREET SYSTEM



LEGEND

RESIDENTIAL PLANNED
DEVELOPMENT BOUNDARY

ZONING DISTRICT BOUNDARIES

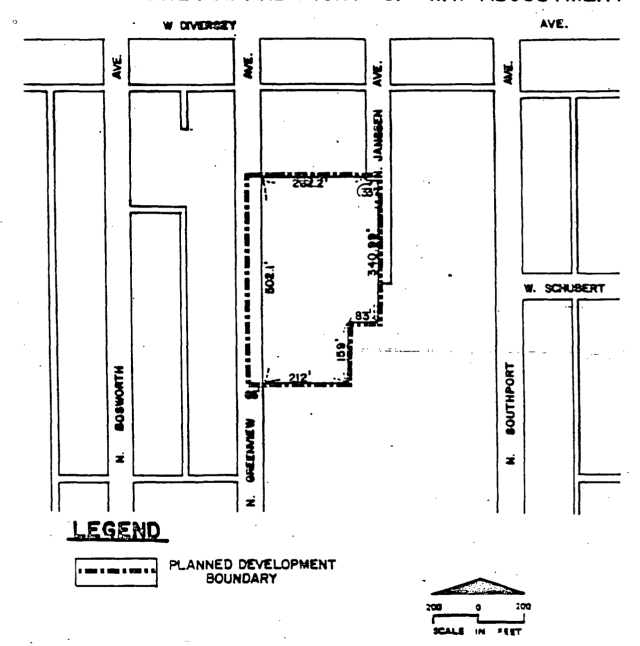
PREFERENTIAL STREET SYSTEM

PUBLIC & QUASI-PUBLIC FACILITIES

PARKS AND PLAYGROUNDS

APPLICANT: WILLIAM H. SMITH DATE: DECEMBER 19,1988

RESIDENTIAL PLANNED DEVELOPMENT PROPERTY LINE MAPAND RIGHT-OF-WAY ADJUSTMENT



APPLICANT: WILLIAM H. SMITH

DATE:

DECEMBER 19,1988

JOINT COMMITTEE

COMMITTEE ON FINANCE.

COMMITTEE ON COMMITTEES, RULES AND ETHICS.

AMENDMENT OF MUNICIPAL CODE CHAPTER 4 BY ADDING NEW SECTIONS
4-2.9 THROUGH 4-2.15 REQUIRING PUBLIC DISCLOSURE OF
EXPENDITURES FROM ALDERMANIC TRAVEL AND
CONTINGENCY EXPENSE ACCOUNTS.

A Joint Committee composed of the members of the Committee on Finance and the members of the Committee on Committees, Rules and Ethics submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Finance and your Committee on Committees, Rules and Ethics, having had under consideration an ordinance amending Chapter 4 of the Municipal Code of Chicago by inserting new Sections 4-2.9 through 4-2.15 relating to Aldermanic Travel and Contingency Expense Allowance, as amended, 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 committees.

Respectfully submitted,

(Signed) BURTON F. NATARUS,

Chairman,

Committee on Finance.

(Signed) ANNA R. LANGFORD,

Chairman,

Committee on Committees, Rules
and Ethics.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

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. Chapter 4 of the Municipal Code is hereby amended by inserting the following new Sections 2.9 through 2.15 as follows:

- 4-2.9 Expenditures under Sections 2.1 through 2.8 shall be disclosed.
- 4-2.10 The disclosure statement shall include the following: a description of each item of expense, date of expenditure, the amount of each expenditure, and the name and address of the recipient of each expenditure.
- 4-2.11 On or before May 1, an Alderman shall file a disclosure statement of expenses with the City Clerk's Office. The disclosure statement shall detail the income and expenditures for the prior calendar year of funds received pursuant to the Annual Appropriation Ordinance generally described as Aldermanic Transportation and Expense Allowance and Aldermanic Contingent Expense Allowance. The statement shall be certified by the Alderman based upon his/her knowledge and belief.

Not less than thirty (30) days prior to the filing of the expense disclosure statement, the City Clerk shall notify and provide each Alderman with the statement that is required to be filed by May 1.

The first filing period shall be for 1989 and filed in 1990.

4-2.12 All expense disclosure statements shall be available for examination and copying by the public. Each person examining an expense disclosure statement must fill out a statement prepared by the City Clerk identifying the examiner by name, occupation, address, telephone number, and listing the date of examination and reason for such examination.

The City Clerk shall promptly notify the Alderman of each instance of an examination of his/her statement by sending him/her a duplicate original of the identification statement filled out by the person examining his/her disclosure statement.

- 4-2.13 If an Alderman fails to file his/her disclosure statement thirty (30) days after May 1, he/she shall receive a certified notice of his/her failure to file within the specified date. The Alderman shall have until June 30, to file the disclosure statement.
- 4-2.14 The City Clerk shall notify the City Council Committee on Committees, Rules and Ethics of any Alderman who fails to file within the time prescribed or files a false or incomplete statement of expense.
- 4-2.15 An Alderman who willfully fails to file within the time prescribed or files a false or incomplete statement of expense shall be subject to censure or suspension as provided in the City Council's Rules of Procedure and Order.

SECTION 2. This ordinance shall be effective upon passage and publication.

AMENDMENT OF MUNICIPAL CODE CHAPTER 26.2 BY DESIGNATING CITY CLERK AS ALTERNATE TRUSTEE AND EXPANDING FILING REQUIREMENTS FOR ALDERMANIC FINANCIAL INTEREST STATEMENTS.

A Joint Committee composed of the members of the Committee on Finance and the members of the Committee on Committees, Rules and Ethics submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Committee on Finance and your Committee on Committees, Rules and Ethics, having had under consideration an ordinance amending Chapter 26.2 of the Municipal Code of Chicago authorizing the filing of financial interest statements for elected officials of the City of Chicago, 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 committees.

Respectfully submitted,

(Signed) BURTON F. NATARUS,

Chairman,

Committee on Finance.

(Signed) ANNA R. LANGFORD,

Chairman,

Committee on Committees, Rules

and Ethics.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

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. Chapter 26.2 of the Municipal Code is hereby amended by deleting the language in brackets and inserting the language in italics as follows:

* * * * * * * * * *

[c] "Ald	erman" means a	ny person	holding	the	elected	office	of	Alderman	of	the	City
Council.	•										

- [c] d
- [d] e
- [e] /
- [g] h
- [h]
- [i]
- [j] k
- [k] *l*
- [1] m
- [m] n
- [n] o
- [o] *p*

- [q] r
- [r] s
- [s] t

^{[(}p.) "Official" means any person holding any elected office of the City or any appointed, non-employee member of any City Agency.]

q. "Official" means any person holding any elected office of the City or any appointed, non-employee member of any City Agency.

* * * * * * * * * *

26.2-15 Statements Of Financial Interests.

(a) . . .

(ii) each alderman; and

[(ii)] (iii)

[(iii)] (iv)

[(iv)] (v)

26.2-15

(b) Each reporting individual shall file by May 1 of each year a verified written statement of financial interests in accordance with the provisions of this article, unless he has already filed a statement in that calendar year. However, an alderman shall file statements of financial interests with the Office of the City Clerk.

* * * * * * * * * *

26.2-17. Form For Statement Of Financial Interests.

The statement of financial interests required to be filed with the Board of Ethics or City Clerk shall be completed by typewriting or hand printing, and shall be verified, dated, and signed by the reporting individual personally. It shall be submitted on a form prescribed by the Board.

* * * * * * * * * *

26.2-18. Filing Of Statements.

(a) Not later than February 1 of each year, the City Comptroller shall certify to the Board of Ethics and City Clerk a list (current as of the prior January 1) of the names and mailing addresses of the persons described in Section 18 who are required to file a statement of financial interests. In preparing this list, the City Comptroller shall set out

the names in alphabetical order and shall file a copy of the list with the Board of Ethics and City Clerk. . . .

* * * * * * * * * *

(b) Not later than March 1 of each year, the Board of Ethics or City Clerk shall in writing notify all persons required to file statements of financial interests under this article....

* * * * * * * * * *

- (c) The Board of Ethics or City Clerk shall deliver a receipt to each person who files a statement under this article, indicating that the person has filed such statement and the date of such filing.
- (d) All statements of financial interests shall be available for examination and duplication by the public in the office of the Board of Ethics or City Clerk during the regular business hours of the City of Chicago, except as otherwise provided by law. Each person examining or requesting duplication of a statement of financial interests must first complete a request form prepared by the Board of Ethics. The request form shall include the name, occupation, employer, address, and telephone number of the examiner as well as the date of and reasons for such examination or duplication. A separate request form must be completed for each statement of financial interests to be examined. Requests for the examination or duplication of a statement of financial statements shall be filed as soon as is practicable. Request forms shall be available in the office of the Board of Ethics and City Clerk.

The Board of Ethics or City Clerk shall promptly notify each person required to file a statement of financial interests of each examination or duplication of his statement by sending to such person a copy of the completed request form. Costs of duplicating the statement of financial interests shall be paid by the person requesting duplication.

(e) No person shall use for any commercial purpose information contained or copied for statements of financial interest required to be filed by this chapter or from lists compiled from such statements.

26.2-19. Failure To File Statement By Deadline.

(a) If any person who is required to file a statement of financial interest by May 1 of any year fails to file such a statement, the Board of Ethics or City Clerk shall, by May 15, notify such person by certified mail of his failure to file by the specified date....

. * * * * * * * * *

(b) Any person who first becomes subject to the requirement to file a statement of financial interests within 30 days prior to May 1 of any year shall be notified at that time by the appointing or employing authority of the obligation to file and shall file his statement at any time on or before May 31 without penalty. The appointing or employing authority shall notify the Board of Ethics or City Clerk of the identity of such persons. . . .

* * * * * * * * * *

(c) Any person who is required to file a statement of financial interests may effect one thirty-day extension of time for filing the statement by filing with the Board of Ethics or City Clerk...

* * * * * * * * * *

SECTION 2. This ordinance shall be effective upon passage and publication.

JOINT COMMITTEE

COMMITTEE ON HOUSING.

COMMITTEE ON LAND ACQUISITION, DISPOSITION AND LEASES.

SALE OF PARCEL R-5 IN CHICAGO-ORLEANS REDEVELOPMENT AREA TO HORWITZ-MATTHEWS, INCORPORATED.

A Joint Committee composed of the members of the Committee on Housing and the members of the Committee on Land Acquisition, Disposition and Leases submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Joint Committee on Housing and Land Acquisition, Disposition and Leases, having had under consideration a proposed ordinance transmitted with a communication signed by The Honorable Mayor Eugene Sawyer, authorizing the Mayor to approve:

The sale of Parcel R-5 in the Chicago-Orleans Redevelopment Project. 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.

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

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

Respectfully submitted,

(Signed) SHENEATHER Y. BUTLER,
Chairman,
Committee on Housing.

(Signed) WILLIAM P. BANKS,

Chairman,

Committee on Land Acquisition,

Disposition and Leases.

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, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, T. Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Schulter, Osterman, Orr, Stone -- 45.

Nays -- None.

Alderman Beavers 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, Inc., 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, 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 parcel of property in the Chicago-Orleans Redevelopment Area is hereby approved as follows:

Purchaser Parcel		Sq. Ft.	Sq. Ft. Price	Total Price	
Horwitz-Matthews, Incorporated	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. This ordinance shall be in effect from and after its passage and approval.

SALE OF PARCEL LI-2 IN LAKE-KEDZIE REDEVELOPMENT AREA TO V. W. BROACHING SERVICES, INCORPORATED.

A Joint Committee composed of the members of the Committee on Housing and the members of the Committee on Land Acquisition, Disposition and Leases submitted the following report:

CHICAGO, February 16, 1989.

To the President and Members of the City Council:

Your Joint Committee on Housing and Land Acquisition, Disposition and Leases, having had under consideration a proposed ordinance transmitted with a communication signed by The Honorable Mayor Eugene Sawyer, authorizing the Mayor to approve:

The sale of land in the Lake-Kedzie Redevelopment Area. The purchaser has proposed to redevelop Parcel LI-2 as off-street parking for its employees in conformance with the Light Industrial designation contained in the Lake-Kedzie Redevelopment Plan.

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

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

Respectfully submitted,

(Signed) SHENEATHER Y. BUTLER,

Chairman,

Committee on Housing.

(Signed) WILLIAM J. P. BANKS,

Chairman,

Committee on Land Acquisition,

Disposition and Leases.

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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

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 for the Lake-Kedzie 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 LI-2, as identified by a plat of survey on file at the offices of the Department of Housing, is located at 3211 -- 3225 West Lake Street and contains a total area of 12,868.2 square feet; and

WHEREAS, The Department of Urban Renewal has approved the sale of said parcel of property to V. W. Broaching Services, Incorporated, an Illinois corporation ("purchaser") by Resolution No. 88-DUR-59, adopted by the Department of Urban Renewal on September 20, 1988, a certified copy of which has been transmitted to this body for approval; and

WHEREAS, The purchaser has proposed to redevelop Parcel LI-2 as off-street parking for its employees in conformance with the Light Industrial designation contained in the Lake-Kedzie Redevelopment Plan; 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 parcel of property in the Lake-Kedzie Redevelopment Area is hereby approved as follows:

Purchaser	Parcel	Sq. Ft.	Sq. Ft. Price	Total Price
V. W. Broaching Services, Incorporated	LI-2	12,868.2	\$1.85	\$23,806.17

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

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
MELL (33rd Ward)	West Fullerton Avenue, at 3440 3442 10:00 A.M. to 7:00 P.M Monday through Saturday;
LAURINO (39th Ward)	North Catalpa Avenue, from 3200 to 3216 7:00 A.M. to 5:00 P.M Monday through Friday;
O'CONNOR (40th Ward)	North Clark Street (west side), at 5906 9:00 A.M. to 7:00 P.M no exceptions;
NATARUS (42nd Ward)	West Grand Avenue, at 59 6:00 P.M. to 2:00 A.M daily;
	North Wells Street, at 1260/West Goethe Street, at 205 at all times no exceptions;
EISENDRATH (43rd Ward)	North North Park Avenue (east side) from North Wells Street to a point 120

feet thereof -- 7:00 A.M. to 10:00 P.M. --

Sunday through Saturday;

Alderman

Location, Distance And Time

OSTERMAN (48th Ward)

West Lakeside Place, from a point 305 feet east of North Sheridan Road to a point 25 feet east thereof -- at all times -- no exceptions.

_____<u>D</u>

Referred -- ESTABLISHMENT OF ONE-WAY TRAFFIC RESTRICTION ON PORTION OF WEST WOLFRAM STREET.

Alderman Hansen (44th Ward) presented a proposed ordinance to restrict the movement of traffic to a westerly direction on West Wolfram Street, from North Mildred Street to North Sheffield Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- REPEAL OF ORDINANCE WHICH AUTHORIZED INSTALLATION OF PARKING METERS ON PORTION OF NORTH CICERO AVENUE.

Alderman Hagopian (30th Ward) presented a proposed ordinance which would repeal an ordinance passed on September 18, 1952 (C.J. p. 3098) by discontinuing the operation of parking meters on both sides of North Cicero Avenue, between West Roscoe Street and West School Street, which was Referred to the Committee on Traffic Control and Safety.

Referred -- REPEAL OF ORDINANCE WHICH AUTHORIZED INSTALLATION OF PARKING METERS AT SPECIFIED LOCATIONS.

Alderman Hagopian (30th Ward) presented a proposed ordinance which would repeal an ordinance passed on September 20, 1951 (C.J. p. 912) by discontinuing the operation of parking meters on both sides of North Cicero Avenue, between West Wellington Avenue and West School Street and on both sides of West Belmont Avenue, between North Kilpatrick Avenue and North Lamon Avenue, 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, Distance And Time Alderman ROBINSON (6th Ward) South Wabash Avenue, at 8726 (except for handicapped); South Clyde Avenue, at 7956 (except for CALDWELL (8th Ward) handicapped); VRDOLYAK (10th Ward) South Exchange Avenue, at 9945 (except for handicapped); HUELS (11th Ward) South Marshfield Avenue, at 3543, for approximately 25 feet (except for handicapped); South Princeton Avenue (both sides) from West 40th Place to 100 feet south thereof; FARY (12th Ward) South Albany Avenue, at 4532 (except for handicapped); South Sacramento Avenue, at 4630 (except for handicapped); MADRZYK (13th Ward) South Tripp Avenue, at 5653 (except for handicapped); South Trumbull Avenue, at 5835;

Alderman

Location, Distance And Time

CARTER (15th Ward)

South Albany Avenue, at 7350 (except for

handicapped);

STREETER (17th Ward)

South Sangamon Street, at 8328 (except

for handicapped);

GARCIA (22nd Ward)

West 31st Street, at 4311;

SOLIZ (25th Ward)

West 21st Place (south side) from a point

148 feet east of South Laflin Street to a point 75 feet east thereof;

West 21st Place, at 2647;

GUTIERREZ (26th Ward)

West Potomac Avenue, at 2642 (except

for handicapped);

HAGOPIAN (30th Ward)

North Keeler Avenue, at 2206 (except for

handicapped);

North Latrobe Avenue, at 2323 (except

for handicapped);

North Lorel Avenue, at 2443 (except for

handicapped);

FIGUEROA (31st Ward)

West Kamerling Avenue, at 4018 (except

for handicapped);

North Tripp Street, at 1623 (except for

handicapped);

MELL (33rd Ward)

West Barry Avenue, at 2225 (except for

handicapped);

West Belden Avenue, at 2417 (except for

handicapped);

Alderman

Location, Distance And Time

KOTLARZ (35th Ward)

North Lawndale Avenue, at 3913 (except

for handicapped);

West Lowell Avenue, at 2410 (except for

handicapped);

LAURINO (39th Ward)

North Lawndale Avenue, at 5041 (except

for handicapped);

North Ridgeway Avenue, at 4936 (except

for handicapped);

O'CONNOR (40th Ward)

North Talman Avenue, at 4729 (except

for handicapped);

EISENDRATH (43rd Ward)

West Altgeld Street, at 1242 (except for

handicapped);

West Montana Street, at 1039 (except for

handicapped);

West Willow Street (north side) between

North Clybourn Avenue and North

Marcey Street;

HANSEN (44th Ward)

West Barry Avenue, at 656, for

approximately 20 feet (except for

handicapped);

STONE (50th Ward)

West Coyle Avenue, at 2430 (except for

handicapped).

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION ON PORTION OF WEST FULLERTON AVENUE.

Alderman Hagopian (30th Ward) presented a proposed ordinance which would amend an ordinance passed on June 6, 1984 (C. J. pp. 7250 -- 7251) by striking the words "West Fullerton Avenue (south side) from a point 75 feet east of North Kilbourn Avenue to a point 25 feet east thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday", relative to the parking prohibition on a portion of West Fullerton Avenue and inserting in lieu thereof "West Fullerton Avenue (south side) from a point 50 feet east of North Kilbourn Avenue to a point 50 feet east thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday", which was Referred to the Committee on Traffic Control and Safety.

Referred -- DISCONTINUANCE OF PARKING PROHIBITION ON PORTION OF NORTH CICERO AVENUE.

Alderman Hagopian (30th Ward) presented a proposed ordinance which would amend an ordinance passed on August 31, 1977 (C. J. pp. 1977 -- 1978) by discontinuing the parking prohibition on the east side of North Cicero Avenue, from West Newport Avenue to a point 210 feet south thereof, which was Referred to the Committee on Traffic Control and Safety.

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

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

Alderman

Location, Distance And Time

ROBINSON (6th Ward)

South Wabash Avenue (both sides) in the 8800 block -- at all times;

BANKS (36th Ward)

North Rutherford Avenue (both sides)

from 1614 to 1656 -- at all times;

Alderman

Location, Distance And Time

West Wabansia Avenue (both sides) between North Rutherford Avenue and North Normandy Avenue -- at all times;

O'CONNOR (40th Ward)

North California Avenue (east side) from West Ardmore Avenue to the first alley south of West Peterson Avenue -- 8:00 A.M. to 4:30 P.M. -- Monday through Friday;

West Thorndale Avenue (both sides) from North California Avenue to North Fairfield Avenue -- 8:00 A.M. to 4:30 P.M. -- Monday through Friday;

LEVAR (45th Ward)

North Long Avenue (both sides) in the 5500 block -- at all times.

Referred -- DESIGNATION OF SERVICE DRIVES/DIAGONAL PARKING AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to designate service drives and permit diagonal parking at the locations and for the distances specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman

Location And Distance

ROTI (1st Ward)

West Gladys Street (both sides) from South Halsted Street to the Kennedy Expressway;

MELL (33rd Ward)

West George Street (south side) along the Northwestern Railroad tracks, between North California Avenue and a point 175 feet east thereof; Alderman

Location, Distance And Time

BANKS (36th Ward)

North Opal Avenue (east side) from West Belmont Avenue to the first alley north thereof.

Referred -- ESTABLISHMENT OF TOW-AWAY ZONES AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to establish tow-away 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
KRYSTYNIAK (23rd Ward)	West 58th Place (both sides) from South Cicero Avenue to a point 500 feet east thereof at all times no exceptions;
NATARUS (42nd Ward)	West Ontario Street, at 222 (loading and unloading only) at all times daily;
	West Ontario Street, at 223 (loading and unloading only) at all times daily;
EISENDRATH (43rd Ward)	West Schubert Street, at 857 (driveway) at all times daily;
OSTERMAN (48th Ward)	North Sheridan Road (both sides) from West Foster Avenue to West Bryn Mawr Avenue at all times no exceptions.

Referred -- ADDITION OF "LEFT TURN" SIGNALS TO EXISTING AUTOMATIC TRAFFIC CONTROL SIGNALS AT INTERSECTION OF NORTH BROADWAY AND WEST FOSTER AVENUE.

Alderman Osterman (48th Ward) presented a proposed order for the addition of "Left Turn" signals to the existing automatic traffic control signals at the intersection of North Broadway and West Foster Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- ADDITION OF "WALK/DON'T WALK" SIGNALS TO EXISTING AUTOMATIC TRAFFIC CONTROL SIGNALS AT INTERSECTION OF WEST BRYN MAWR AVENUE AND NORTH SHERIDAN ROAD.

Alderman Osterman (48th Ward) presented a proposed ordinance for the addition of "Walk/Don't Walk" signals to the existing automatic traffic control signals at the intersection of West Bryn Mawr Avenue and North Sheridan Road, 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:

Alderman

Location And Type Of Sign

T. EVANS (4th Ward)

East 43rd Street, at South St. Lawrence Avenue -- "Four-Way Stop";

East 49th Street and South Champlain Avenue -- "Four-Way Stop";

Alderman

Location And Type Of Sign

CALDWELL (8th Ward)

"T" alley in the 7900 block, between South Euclid Avenue and South Bennett

Avenue -- "One-Way";

VRDOLYAK (10th Ward)

South Escanaba Avenue, at East 96th

Street -- "Stop"; .

MADRZYK (13th Ward)

West 64th Street and South Lockwood

Avenue -- "Stop";

KRYSTYNIAK (23rd Ward)

South Oak Park Avenue, at West 59th

Street -- "Stop";

West 49th Street and South Keeler

Avenue -- "Four-Way Stop";

West 58th Street and South Menard

Avenue -- "Four-Way Stop";

GABINSKI (32nd Ward)

North Wood Street and West

Bloomingdale Avenue -- "Four-Way

Stop";

MELL (33rd Ward)

West Fullerton Avenue and North

California Avenue -- "No Turn On Red":

BANKS (36th Ward)

West Wellington Avenue, at North Lotus

Avenue -- "Stop";

PUCINSKI (41st Ward)

North Mont Clare Avenue and West

· Summerdale Avenue -- "Four-Way Stop";

North Oketo Avenue and West Pratt

Avenue -- "Three-Way Stop";

West Talcott Avenue and North Sayre

Avenue -- "One-Way Stop";

Alderman

Location And Type Of Sign

EISENDRATH (43rd Ward)

North Magnolia Avenue, at West

Dickens Avenue -- "Stop";

North Southport Avenue and West

Altgeld Street -- "Four-Way Stop";

HANSEN (44th Ward)

North Janssen Avenue, at West Roscoe

Street -- "Stop";

SCHULTER (47th Ward)

West Belle Plaine Avenue and North

Hoyne Avenue -- "Four-Way Stop".

Referred -- RELOCATION OF "NO PARKING" SIGN AT 1520 WEST MONTANA STREET.

Alderman Gabinski (32nd Ward) presented a proposed order for the relocation of a "No Parking" sign from its present location at 1520 West Montana Street to a point 20 feet east thereof, which was Referred to the Committee on Traffic Control and Safety.

2. ZONING ORDINANCE AMENDMENTS.

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

The aldermen named below presented four proposed ordinances amending the Chicago Zoning Ordinance for the purpose of reclassifying particular areas, which were Referred to the Committee on Zoning, as follows:

BY ALDERMAN FARY (12th Ward):

To classify as Institutional Planned Development No. 151, as amended, instead of an M2-3 General Manufacturing District and Institutional Planned Development No. 151 the area shown on Map No. 6-I bounded by

West 26th Street; a line 620 feet east of South California Boulevard; a line 315 feet south of West 26th Street; South California Boulevard; a line 700 feet north of West 31st Street; a line 521.89 feet west of South California Avenue; a line from a point 521.89 feet west of South California Avenue and 519.4 feet north of West 31st Street, to a point 659.13 feet west of South California Avenue and 432.37 feet north of West 31st Street; a line 659.13 feet west of South California Avenue; a line 329.16 feet north of West 31st Street; a line 698 feet west of South California Avenue; a line 220.5 feet north of West 31st Street; a line 645.79 feet west of South California Avenue; West 31st Street; and South Sacramento Avenue.

To classify as a C1-1 Restricted Commercial District instead of an R3 General Residence District the area shown on Map No. 10-H bounded by

a line 22.5 feet south of West 44th Street; the alley next east of and parallel to South Wolcott Avenue; a line 46.5 feet south of West 44th Street; and South Wolcott Avenue.

BY ALDERMAN SOLIZ (25th Ward):

To classify as a Planned Manufacturing District instead of M1-2 Restricted Manufacturing, M1-4 Restricted Manufacturing, M2-2 General Manufacturing, M2-3 General Manufacturing, M3-1 Heavy Manufacturing, M3-4 Heavy Manufacturing, C1-2 Restricted Commercial, and C4 Motor Freight Terminal Districts the area bounded by

West 16th Street or the line thereof extended where no street exists; the south bank of the south branch of the Chicago River; West Cermak Road, South Canal Street; a line 560.33 feet south of West Cermak Road; the south bank of the south branch of the Chicago River; South Damen Avenue; the south bank of the Sanitary and Ship Canal; South Western Avenue; South Blue Island Avenue; West 21st Street; South Laflin Street; a line 144 feet north of West 21st Street; a line 67 feet east of South Laflin Street; a line 168 feet north of West 21st Street; the alley next east of and parallel to South Laflin Street; the alley next north of and parallel to West 21st Street; the alley next west of and parallel to South Loomis Street; a line 132 feet north of West 21st Street; the alley next east of and parallel to South Loomis Street; the alley next north of and parallel to West 21st Street; the alley next west of and parallel to South Throop Street; West 21st Street; South Racine Avenue; West 21st Place; the alley next west of

and parallel to South May Street; West 21st Street; South Carpenter Street; the alley next north of and parallel to West 21st Street; South Morgan Street; West Cullerton Street; South Sangamon Street; West 18th Street; a line 66 feet east of South Morgan Street; the alley next north of and parallel to West 18th Street; the alley next east of and parallel to South Morgan Street; the alley next south of and parallel to West 16th Street; South Morgan Street; West 16th Street; South Newberry Avenue; a line 150 feet south of the alley next south of and parallel to West 16th Street; a line 99 feet west of South Newberry Avenue; the alley next north of and parallel to West 18th Street; South Newberry Avenue; West 18th Street; the alley next east of and parallel to South Sangamon Street; West 18th Place; a line 24 feet east of South Sangamon Street; West 19th Street; South Peoria Street; West 21st Street; South Halsted Street; West 21st Street; the alley next west of and parallel to South Ruble Street; a line 91 feet north of West 21st Street; South Ruble Street; a line 139 feet north of West 21st Street; the alley next east of and parallel to South Ruble Street; a line 151 feet north of West 21st Street; South Desplaines Street; a line 623 feet north of West 21st Street; the alley next east of and parallel to South Desplaines Street; a line 571 feet north of West 21st Street; South Jefferson Street; West Cullerton Street; the alley next east of and parallel to South Jefferson Street or the line thereof if extended where no alley exists; the alley next south of South Canalport Avenue; South Clinton Street; a line 100 feet south of South Canalport Avenue; a line 65 feet east of South Clinton Street as measured along the southern line of South Canalport Avenue; South Canalport Avenue; West 18th Street; South Clinton Street; the alley next north of and parallel to West 18th Street; the alley next west of and parallel to South Clinton Street; a line 156 feet south of the alley next south of and parallel to West 16th Street; South Jefferson Street; a line 148 feet south of West 16th Street; a line 90 feet west of South Jefferson Street; a line 100 feet south of West 16th Street; and a line 47 feet east of South Desplaines Street.

BY ALDERMAN NATARUS (42nd Ward):

To classify as a Planned Manufacturing District instead of M3-4 Heavy Manufacturing, M2-5 General Manufacturing and C3-5 Commercial- Manufacturing Districts the area shown on Map Nos. 3-F and 3-G bounded by

West North Avenue; North Halsted Street; North Ogden Avenue; the westerly dock line of the North Branch Canal of the Chicago River; the easterly dock line of the North Branch of the Chicago River; and the easterly dock line of the North Branch Canal of the Chicago River.

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

The aldermen named below presented one hundred ninety-four 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
ROTI (1st Ward)	899 South Plymouth Court Condominium Association;
T. EVANS (4th Ward)	5216 5218 South Dorchester Condominium Association;
	Ingleside Court Homes South Condominium Association;
	5220 5222 South Dorchester Condominium Association;
	5416 5418 South Dorchester Condominium Association;
	University Park Condominium;
	Ms. Gloria E. Watkins;
BLOOM (5th Ward)	Cloisters East 5760 South Blackstone Condominium Association;
	Burncrest Condominium Association;
	5434 5436 Hyde Park Condominium;
	5328 5330 Hyde Park Condominium Association;
•	7363 South Shore Drive Condominium Association;
	5431 5433 South Hyde Park Boulevard Condominium;

Claimant

Blackstone Court Condominium Association;

7206 -- 7208 South Yates Condominium Association:

Hedgerow Condominiums;

5458 -- 5460 Hyde Park Condo Association;

6714 - 6716 South Chappel Condominium Association;

6701 South Chappel Condominium Association, Incorporated,

Midway Apartment Building Corporation;

5800 South Blackstone Avenue Cooperative Association;

Campus Commons Condo Association;

5411 -- 5415 Hyde Park Building Corporation;

Mia Casa Apartment Building Corporation;

5547 -- 5549 South Dorchester Avenue Condominium Association:

5711 -- 5715 Blackstone Avenue Co-op;

5624 -- 5626 Dorchester Condominium;

6901 Oglesby Avenue Apartment Building Corporation;

Claimant

Vista Homes Building Corporation;

South Shore Villa Condominium Association:

7321 South Shore Co-operative Apartments, Incorporated;

Coastland Apartments, Incorporated;

Oxford Homes Condominium Association;

6830 -- 6832 Paxton Condominium;

5485 -- 5489 Cornell Avenue Condominium Association;

Kimbark of University Condominium Association;

5340 Hyde Park Condominium Association;

CALDWELL (8th Ward)

Grove Condominium Association;

MADRZYK (13th Ward)

5717 South Kenton Building Organization;

Midway Condo Association (2);

Midway Condos Association II;

SHEAHAN (19th Ward)

Concord Lane Condominium Association;

KRYSTYNIAK (23rd Ward)

6616 West 64th Place Corporation;

5418 South Massasoit Condo Association:

Claimant

6642 West 64th Place Corporation;

6638 West 64th Place Corporation;

Our Lady of Snows Church;

Ms. Charlotte T. Braje;

BUTLER (27th Ward)

Hermitage Manor Cooperative;

DAVIS (29th Ward)

Mr. John Charles Judge;

KOTLARZ (35th Ward)

Sun Villa Condominium;

Mrs. Z. Adamski;

Mrs. J. Bomba;

Mrs. M. Kotek;

BANKS (36th Ward)

Addison Manor Condominium

Association;

2159 North Harlem Building

Association;

Mr. J. Kregulecki;

Mr. Joseph G. Laski;

CULLERTON (38th Ward)

Addison Commons Condominium

Association;

Irving Park Terrace Condominium

Association;

Leland House Condominium

Association:

Addison Manor Condominium;

Claimant

The Warwick Condominium;

Mr. Robert L. Hofer;

Ms. Claudia C. Hofer;

O'CONNOR (40th Ward)

Foster Condominium Association (2);

5220 North Rockwell Condominium

Association;

 $Mozart\ Vista\ Condominium$

Association;

PUCINSKI (41st Ward)

Innisbrook Condo No. 5;

Foster Condo Association;

Fountain View Condominium;

Friendly Village No. 1 Condominium

Association;

Friendly Village No. 3 Condominium

Association;

Higgins Manor Condominium;

Innisbrook No. 4 Condo Association;

Kathleen Condominium;

Kings Ridge Condominiums;

L'Avenir Condominium Association;

6440 Devon Place Condominium;

Edgewood Manor 1;

Edgewood Manor 2;

Edgewood Manor 3;

Claimant

Birch Tree Manor 4;

Birch Tree Manor 5;

Caldwell Woods Condominium Association, Incorporated;

Chevalier Condominium Association;

Birch Tree Manor 6 Condominium Association;

The Edisonaire Condominiums;

Edison Place Condominium Association;

Parkway Circle Condo;

Northwest Point Condo (South):

Olmsted Condominium Association;

6820 West Raven Condominium Association;

Northwest Garden Apartments Condominium Association;

Northwest Point West Condominium Association;

6005 -- 6009 North Neola Condominium Association;

6490 Regency Condominium Association;

Normandy Condominium;

Northwest Terrace No. 2;

Parkview East Condominium Association:

Claimant

Parkview Condominium West, Incorporated;

Lexington House Condominium;

Mansard House Condominium;

Norwood Village Condominium Association;

Northwest Terrace Building Condominium Association No. 1;

6853 -- 6855 North Olmsted Condominium:

8734 West Summerdale Condominium Association;

Edgewood Manor No. 3;

NATARUS (42nd Ward)

Atrium View Association;

Streeterville 400 Condominium Association;

Streeterville Center Condominium Association;

Faulkner House Condominium Association;

Lowell House Condominium Association;

253 East Delaware Condominium Association;

The 100 Bellevue Condominium Association;

One Magnificient Mile Condominium Association;

Cedar Street Corporation;

Claimant

1242 Lake Shore Drive Condominium;

Carl Sandburg Village Condominium Association No. 2;

EISENDRATH (43rd Ward)

416 West Grant Place -- Elysian Condominium Association;

1875 Burling Condominium Association:

2230 Orchard Condominium Association (1987);

2230 Orchard Condominium Association (1988);

1260 Astor Street Building Corporation;

1500 Lake Shore Drive Building Corporation;

Eugenie Lane Condominium Association;

The 2436 North Hampdon Court Condominium Association;

1624 -- 1632 North Burling Condominium Association (1986);

1624 -- 1632 North Burling Condominium Association (1987);

1624 -- 1632 North Burling Condominium Association (1988);

Americana Towers Condominium Association;

1335 Astor Cooperative Building,
Incorporated;

Claimant

Factory Condominium Association;

Lake Shore Condominium Association;

Dayton Diversey Condominium Association;

Ritchie Tower Condominium;

HANSEN (44th Ward)

520 West Roscoe Condominium Association;

425 Wellington Condominium Association;

Hudson Avenue Condominium Association:

Barry Avenue Townhouses;

606 -- 608 Aldine Condominium Association;

Berwick Condominium Association;

Sheffield Manor Condominium Association;

2970 Lake Shore Drive Condominium Association;

Corlake Condominium Association;

Oak Grove Condominium Association:

444 West Aldine Condominium Association;

Waveland Racine Condominium Association;

708 -- 714 West Wellington Condominium Association;

Claimant

Wellington Condominium Association;

2830 Burling Association;

3300 North Lake Shore Drive Condominium Association;

3314 Condominium Association;

King's Court Condominium Association;

Stratford Place Condominium Association;

Wellington Townhouses;

426 Barry Condominium Association;

539 Stratford Condominium Association:

505 Melrose Condominium Association;

LEVAR (45th Ward)

Mr. Ted Sanetra;

5235 West Leland Condominium Association:

Kings Corner Condominium;

Le Cour Condominium;

Edmunds Street Condominium Association;

Windsor House Condominium Association;

4248 North Keystone Condominium Association;

Lanai Courts Association;

Claimant

Mayfair Terrace Condominium Association, Incorporated;

Rosedale Condominium Association;

Higgins Condominium;

SHILLER (46th Ward)

Ms. Kristine M. Moyer;

3600 Condominium Association;

Gill Park Cooperative;

SCHULTER (47th Ward)

Ainslie Terrace Condominium Association:

River's Edge Condominium Association;

ORR (49th Ward)

6247 -- 6249 North Glenwood Condominium Association;

Farwell Courts Condominium;

1434 -- 1436 West Pratt Condominium Association;

1330 West Fargo Condominium Association;

6625 -- 6627 North Glenwood Condominium Association;

1442 -- 1444 West Fargo Condominium Association:

Lake Manor Apartment Building Corporation;

Flairwood Condominium Association;

6635 -- 6637 North Glenwood Condominium Association;

Claimant

6970 -- 6972 North Ashland Condominium Association;

1236 -- 1240 West Farwell Condominium;

6217 -- 6219 Magnolia Association;

STONE (50th Ward)

Estes-Washtenaw Condominium Association;

North Damen Square Condominium Association;

Oakley Place Condominium Association.

4. UNCLASSIFIED MATTERS

(Arranged In Order According To Ward Numbers).

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

Presented By

ALDERMAN ROTI (1st Ward):

Referred -- ESTABLISHMEL OF BUS STAND ON PORTION OF SOUTH STATE STREET.

A proposed ordinance to establish a bus stand on the west side of South State Street, from a point 118 feet north of East Balbo Avenue to a point 30 feet north thereof, at all times, pursuant to Chapter 27, Section 27-412 of the Municipal Code, which was Referred to the Committee on Local Transportation.

Referred -- AMENDMENT OF ORDINANCES WHICH AUTHORIZED GRANTS OF PRIVILEGE TO SUNDRY ORGANIZATIONS FOR SPECIFIC PURPOSES.

Also, two proposed ordinances to amend ordinances previously passed by the City Council for specified grants of privilege, which were Referred to the Committee on Streets and Alleys, as follows:

Amendment of ordinance passed by the City Council on September 19, 1987, by striking in its entirety Section 1 which granted permission to American National Bank and Trust Company as trustee, under Trust 32205, and by replacing said section with provisions for West Bank Atrium Limited Partnership, to maintain and use an existing steel chimney adjacent to 311 North Desplaines Street; and

Amendment of ordinance passed by the City Council on December 14, 1988, by striking Sections 1 and 2 in their entirety which granted permission to New Partnership, and replacing said sections with provisions for New Partnership to construct, maintain and use eight facade and column covers adjacent to 209 West Jackson Boulevard and payment of compensation in the amount of \$320.00.

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF SOUTH DESPLAINES STREET FOR CHURCH FESTIVITIES.

Also, a proposed order directing the Commissioner of Public Works to grant permission to Old Saint Patrick's Church to close to traffic that part of South Desplaines Street between West Monroe Street and West Adams Street to hold the Third Annual Easter Festivities on Sunday, March 26, 1989, which was Referred to the Committee on Special Events and Cultural Affairs.

Referred -- ISSUANCE OF PERMITS TO MAINTAIN EXISTING CANOPIES AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of General Services to issue permits to the organizations listed for the maintenance and use of existing canopies attached to specified buildings or structures, which were Referred to the Committee on Streets and Alleys, as follows:

Plitt Entertainment Group, as general partner of Plitt North Partners -- for one existing canopy at 45 West Randolph Street; and

Wacker-Adams Associates -- for two existing canopies at 125 South Wacker Drive.

Referred -- APPROVAL OF PROPERTY AT 1125 -- 1129 WEST VAN BUREN STREET AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 1125 -- 1129 West Van Buren Street as Class 6(b) under the Cook County Real Property Classification Ordinance and eligible for Cook County tax incentives, which was Referred to the Committee on Finance.

Presented By

ALDERMAN BLOOM (5th Ward):

TRIBUTE TO LATE MR. ARTHUR WEINBERG.

A proposed resolution reading as follows:

WHEREAS, On January 28, 1989, Arthur Weinberg, a great citizen of Chicago died; and

WHEREAS, Arthur Weinberg was endowed with warmth of personality, a passion for social justice, a gift for clear writing and great scholarly ability; and

WHEREAS, After graduating with a degree in journalism from Northwestern University in 1941, Arthur Weinberg was part of the famous Illinois Writers Project of the W.P.A. and, thereafter, he was a professional journalist; and

WHEREAS, With his able wife, Lila, he wrote "Clarence Darrow: A Sentimental Rebel", the foremost biography of Chicago's Clarence Darrow; and

WHEREAS, Arthur Weinberg was the leading authority in the world on Darrow's life and together with his wife, wrote five other distinguished books dealing in great part with the history of Chicago and Chicago ans; and WHEREAS, In 1957, Arthur and Lila Weinberg originated the annual observance in Jackson Park of the death of Clarence Darrow on March 13th, and sustained it ever since, for 32 years; and

WHEREAS, Until death cut short his labors, Arthur and Lila Weinberg worked at the Newberry Library on a new book about "Bold Spirits: Women of Hull House"; and

WHEREAS, Arthur Weinberg was a fountainhead of wisdom and knowledge about social movements in Chicago, a joy to his family and a treasure to his friends; now, therefore,

Be It Resolved, By the Mayor and the City Council of the City of Chicago that Chicago expresses its deep sorrow at the loss of its valued citizen, Arthur Weinberg, and extends the condolences and sympathy of a bereaved city to his wife, daughters and family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Arthur Weinberg.

Alderman Caldwell 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 Caldwell, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Presented By

ALDERMAN SHAW (9th Ward):

Referred -- CHICAGO BOARD OF EDUCATION URGED TO INSTITUTE UNIFORM DRESS CODE IN ALL SCHOOLS.

A proposed resolution urging the Chicago Board of Education to institute a uniform dress code in all public schools to clearly identify students and assist in prohibiting nonstudents

entry to school property, which was Referred to the Committee on Education.

Presented By

ALDERMAN VRDOLYAK (10th Ward):

Referred -- GRANT OF PRIVILEGE TO STEEL CITY NATIONAL BANK OF CHICAGO FOR MAINTENANCE OF PIPE TUNNEL.

A proposed ordinance to grant permission and authority to the Steel City National Bank of Chicago for the maintenance and use of an existing pipe tunnel containing television conduits under and across East 92nd Street connecting 3017 East 92nd Street with 3030 East 92nd Street, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN HUELS (11th Ward):

TRIBUTE TO LATE MR. TIMOTHY R. HENNING.

A proposed resolution reading as follows:

WHEREAS, Timothy R. Henning had passed away at the very young age of 31; and

WHEREAS, Timothy R. Henning was a member of the Chicago Fire Department, where he had been a very conscientious and dedicated public servant; and

WHEREAS, Timothy R. Henning was the beloved husband of Mary Jane (Zagorski), the devoted son of Margaret McCue Henning, and the loving brother of Mary (Lawrence) Paraday, William (Kathleen), Michael (Jody), Kathleen (Anthony) Ingram, and the late Peggy; and

WHEREAS, Timothy R. Henning was the fond grandson to the late Lambert and Mary McCue, an uncle to 10, and the fond son-in-law to Normandie and Richard Zagorski, as well as the loving brother-in-law to Joseph (Pat), Amy (Spence) Wagner, Peter, Sally and Andrew; and

WHEREAS, Timothy R. Henning will be greatly missed by his many family members and the many friends that he has made in his brief lifetime, and he will remain in the hearts of the many whose lives he had touched; and

WHEREAS, Timothy R. Henning was a resident of the 11th Ward community, where he was a very fine citizen of which our community could be proud; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago gathered on this 16th day of February in 1989, do hereby mourn the death of Timothy R. Henning, a fine citizen and public servant, and may we also extend our deepest sympathy to his wife, Mary Jane, and his family members and many friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Timothy R. Henning.

Alderman Huels 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 Huels, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

TRIBUTE TO LATE MRS. MARY C. MURRAY.

Also, a proposed resolution reading as follows:

WHEREAS, Mary C. Murray, the beloved wife of Deputy City Treasurer Edward Murray, had passed away at the age of 48; and

WHEREAS, Mary C. Murray was also the loving mother of Mary, Ed, Lucy (Jose) Garcia, Peggy, Katie (Kevin) Fletcher, John and Mike, and the dear grandmother of Tricia, Jimmy, Joey, Kristen, Brittany and Zachary; and

WHEREAS, Mary C. Murray was the beloved daughter of Joseph and Catherine Bergthold, and loving sister to Evelyn, Joe (Barb), Pat (Tom) Fredericks, Nancy (Artie) Serritella, Phyllis, Tom (Louise), Eileen, Cathy and Kevin (Marie); and

WHEREAS, Mary C. Murray was also the fond daughter-in-law of Mary and the late John Murray, and sister-in-law of Jack, Jim (Barbara), Pat (Ed) Wilkinson and Jerry (Kathy), as well as the fond aunt to many nieces and nephews; and

WHEREAS, Mary C. Murray was a very fine citizen of the 11th Ward community, where she and her family have participated in many activities with the local parishes and community organizations; and

WHEREAS, Mary C. Murray will be greatly missed by her many family members and friends whose lives she had touched; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered on this 16th day of February in 1989, do hereby mourn the death of Mary C. Murray, a loving wife and mother, and friend to many, and may we also extend out deepest sympathy to her husband Edward, and her children, grandchildren, family members and friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Mary C. Murray.

Alderman Huels 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 Huels, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MRS. DEBBIE FROST BAKER ON HER INDUCTION INTO SAINT GABRIEL SPORTS HALL OF FAME.

Also, a proposed resolution reading as follows:

WHEREAS, Debbie Frost Baker is being inducted into the Saint Gabriel Hall of Fame in 1989; and

WHEREAS, Debbie Frost Baker has been a very active resident of the community and Saint Gabriel's Parish, where her assistance has enhanced the many fine programs at Saint Gabriel's; and

WHEREAS, Debbie began her athletic career at Saint Gabriel's Grammar School, playing in the intramural league for volleyball, and the C.Y.O. team that took second place in 1969, and she was cheerleader for Saint Gabriel; and

WHEREAS, Debbie brought her skills to Mercy High School where she was a member and co-captain of the volleyball team; and

WHEREAS, At age 18, Debbie organized the Boyce Park volleyball league which included a grammar school, high school, and women's league, which is still a very popular summer event today; and

WHEREAS, In 1975, Debbie and Bill Ballay were very instrumental in organizing the Women's Touch Football League, which is also very popular today; and

WHEREAS, Along with her illustrious career as a player/coach for the various teams that she has participated with, she has also been very active in other capacities such as: the secretary of the Canaryville Boys' Baseball League, secretary of the Saint Gabriel Athletic Association for 4 years, a member of the Board of Directors, and was responsible for bringing back the Saint Gabriel Teen Club in 1981; and

WHEREAS, Debbie and her husband, Steven L. Baker, who were married in 1980, are residents of the great 11th Ward of the City of Chicago, where they continue to remain very active in our community and make our community very proud to have them as members; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago gathered on this 16th day of February in 1989, do hereby extend our heartiest congratulations to Debbie Frost Baker on her induction into the Saint Gabriel Sports Hall of Fame in 1989, and may we also commend her for the very fine job that she has done for our community, and may we also extend our sincerest best wishes to her in all of her future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be made available for Debbie Frost Baker.

Alderman Huels 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 Huels, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MS. MARIE CONCETTA CATUARA AS WINNER OF 1989 -- 1990 CHICAGO CITY VEHICLE STICKER ART CONTEST.

Also, a proposed resolution reading as follows:

WHEREAS, Marie Concetta Catuara was selected over many participants as the winner of the 1989 -- 1990 Chicago City Vehicle Sticker Art Contest; and

WHEREAS, Marie Catuara, affectionately known to her many friends as "Chicki", was chosen from 20 finalists, of which 12 were from Maria High School; and

WHEREAS, Marie Catuara is a lifelong resident of the 11th Ward community; and

WHEREAS, Marie Catuara is a junior at Maria High School, located on the southwest side of the City of Chicago, where she has enrolled in various art classes, which will assist her in pursuing her goal with her intent to enroll in Columbia College for a degree in Communications and Art; and

WHERE'S Marie Catuara, under the direction of her Art Instructor at Maria High School, Sister Kathleen Smith, had entered the contest for the City Vehicle Sticker Art Contest; and

WHEREAS, The 11th Ward community is very proud to have her as the winner of the 1989 -- 1990 Chicago City Vehicle Sticker Art Contest; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered on this 16th day of February in 1989, do hereby extend our heartiest congratulations to Marie Concetta Catuara, on being selected as the winner of the 1989 -- 1990 Chicago City Vehicle Sticker Art Contest, and may we also extend our sincerest best wishes to her in all of her future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be made available for Marie Concetta Catuara.

Alderman Huels 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 Huels, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Bürke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kötlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MRS. ROSE MORAN ON HER 100TH BIRTHDAY CELEBRATION.

Also, a proposed resolution reading as follows:

WHEREAS, Rose Moran will celebrate her 100th birthday on February 27, 1989; and

WHEREAS, Rose Moran, the former Rose Carney, is the oldest of 6 children born to James and Bridget Carney; and

WHEREAS, Rose Moran had attended Greene Elementary School located in the great 11th Ward of the City of Chicago; and

WHEREAS, At the age of 14, Rose became an employee of Marshall Field and Company; and

WHEREAS, On October 21, 1921, Rose Carney married Frances Moran at Our Lady of Good Counsel Church, and that lovely union brought forth 2 sons, Frances and James; and

WHEREAS, Rose Moran is the proud grandmother of 2 grandchildren; and

WHEREAS, Rose Moran has been very active at the Our Lady of Good Counsel Parish, where she is a member of the Mother's Club and the Altar and Rosary Society; and

WHEREAS, Rose Moran has been a very active member of the 11th Ward community where she is a charter member of the Our Lady of Good Counsel Senior Citizens Club and the McKinley Park Senior Citizens Club, and the past President of the Mother's Club of De LaSalle Institute; and

WHEREAS, Rose Moran is a fine citizen of the 11th Ward community, where she has been a lifelong resident, and has made our community very proud of her; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered on this 16th day of February in 1989, do hereby extend our heartiest congratulations to Rose Moran on the celebration of her 100th birthday, and may we also extend our sincerest best wishes to her in the many more years to come; and

Be It Further Resolved, That a suitable copy of this resolution be available for Rose Moran.

Alderman Huels 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 Huels, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Referred -- ISSUANCE OF PERMIT TO CLOSE TO TRAFFIC PORTION OF WEST 34TH STREET FOR ANNUAL MINI FUN RUN.

Also, a proposed order directing the Commissioner of Public Works to issue a permit to the Valentine Boys and Girls Club to close to traffic that part of West 34th Street, near its intersection with South Emerald Avenue, for assembling and disbursing all participants in

the Annual Mini Fun Run on Sunday, April 23, 1989, which was Referred to the Committee on Beautification and Recreation.

Referred -- SOUTH GRATTEN AVENUE TO BE GIVEN HONORARY NAME OF "MA BENTON LANE".

Also, a proposed order directing the Commissioner of Public Works to assign the honorary street name of "Ma Benton Lane" to South Gratten Avenue, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN HUELS (11th Ward) And OTHERS:

Referred -- AMENDMENT OF 1989 ANNUAL APPROPRIATION ORDINANCE BY TRANSFERRING CERTAIN FUNDS TO ASSIST PROGRAMS FOR HOMELESS.

A proposed ordinance, presented by Aldermen Huels, Gutierrez and Orr, to amend the 1989 Annual Appropriation Ordinance by transferring a portion of the interest on daily tender notes within the Department of Finance to fund housing programs to service homeless persons, which was Referred to the Committee on the Budget and Government Operations.

Presented By

ALDERMAN FARY (12th Ward):

Referred -- APPROVAL OF CERTAIN PROPERTIES AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Two proposed resolutions to approve certain properties listed below as Class 6(b) under the Cook County Real Property Classification Ordinance and eligible for Cook County tax incentives, which were *Referred to the Committee on Finance*, as follows:

Property at 3301 South California Avenue; and

Property at 2845 West 48th Place.

Presented By

ALDERMAN MADRZYK (13th Ward):

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 26.2, SECTION 26.2-1 BY INCLUDING ATTORNEYS EMPLOYED BY CITY AGENCIES WITHIN DEFINITION OF "OFFICIALS".

A proposed ordinance to amend Chapter 26.2, Section 26.2-1 of the Municipal Code by including attorneys who are employed full-time or part-time by any city agency within the definition of an "official" under the regulations prescribed in the governmental ethics ordinance, which was Referred to the Committee on Committees, Rules and Ethics.

Referred -- WAIVER OF BOAT PENALTY AND INTEREST FEE.

Also, a proposed order directing the City Comptroller to waive the boat penalty and interest fee charged to Mr. Michael Carduff in the amount of \$794.40, which was Referred to the Committee on Claims and Liabilities.

Presented By

ALDERMAN BURKE (14th Ward):

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

A proposed order directing the Commissioner of Public Works to grant permission to Mr. Joseph T. Budinber to park his van and/or pickup truck in front of his residence at 5607 South Sacramento 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.

Referred -- CITY OF CHICAGO URGED TO CONSENT TO INCORPORATION OF CITY OF NORWOOD PARK.

Also, a proposed resolution urging the City Council, acting on behalf of the City of Chicago, to consent to the incorporation of the City of Norwood Park pursuant to the requirements of the Illinois Municipal Code which mandates the consent of bordering municipalities prior to incorporation of any requesting city, which was Referred to the Committee on Energy, Environmental Protection and Public Utilities.

Presented By

ALDERMAN BURKE (14th Ward) And ALDERMAN SMITH (28th Ward):

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 167 BY ADDING NEW SECTIONS 167-38 THROUGH 167-42 TO LICENSE AND REGULATE SALE OF USED BRICKS OR OTHER CONSTRUCTION MATERIALS.

A proposed ordinance to amend Chapter 167 of the Municipal Code by renumbering existing Section 167-38 to be 167-43 and by adding thereto new sections to be known as Sections 167-38 through 167-42 which would regulate the operation and require the licensing of persons in the business of removing, collecting, gathering or transporting used bricks or

other such usable demolition debris or used construction materials, which was Referred to the Committee on Housing.

Presented By

ALDERMAN CARTER (15th Ward):

Referred -- ISSUANCE OF PERMIT TO ERECT SIGN AT 7200 SOUTH WESTERN AVENUE.

A proposed order directing the Commissioner of Inspectional Services to issue a permit to All-Sign Corporation for the erection of a sign at 7200 South Western Avenue for Car-X Muffler And Brake, which was Referred to the Committee on Zoning.

Presented By

ALDERMAN SHEAHAN (19th Ward):

HONOR AND BEST WISHES EXTENDED TO MR. RICHARD K. HUELS AS NOMINEE FOR LIONS CLUB "LEADER".

A proposed resolution reading as follows:

WHEREAS, Richard K. Huels will be recognized for his leadership in the Lions Club at a testimonial dinner February 12th, 1989 at the Glendora House; and

WHEREAS, Dick has devoted more than half his life to our community with charitable works for almost 50 years; and

WHEREAS, As a member of the Lions Club, Dick received nine Governor Appreciation Awards, four District Chairman Awards, two Zone Chairman Awards, two Deputy District Governor's Awards, six Secretary Awards, one District President's Award, one International President's Award, one Membership Advancement Key Holder Award, as well as 24 years of perfect attendance; and

WHEREAS, Dick was reared on the south side and was graduated from Saint Sabina Grammar School and Morgan Park High School; and

WHEREAS, In 1960 Dick married Judith Ann MacDonald, and soon had three children, Mark, Jack, and Colleen, all of whom followed in their father's footsteps as active members of the Lions Club; and

WHEREAS, Dick, a detective with the Chicago Police Department, has served with honor for 30 years, and during the course of his career has received 47 honorable mentions and 26 commendations. Dick is a member of the Fraternal Order of Police and has served in leadership roles with the F.O.P.; and

WHEREAS, For the first time in the 50 year history of the Lions Club Chapter of Mount Greenwood a nominee for "Leader" of the Chicagoland Chapter has come from its ranks, and that nominee is Richard K. Huels; now, therefore,

Be It Resolved, That the Mayor and we, the members of the Chicago City Council, do hereby honor Richard K. Huels for his many acts of charity and devotion to all worthy causes; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Richard K. Huels.

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, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Referred -- ISSUANCE OF PERMIT TO ERECT SIGN/SIGNBOARD AT 9205 SOUTH WESTERN AVENUE.

Also, a proposed order directing the Commissioner of Inspectional Services to issue a permit to M-K Signs, Incorporated for the erection of a sign/signboard at 9205 South Western Avenue for O'Connor Hyundai, which was Referred to the Committee on Zoning.

Presented By

ALDERMAN J. EVANS (21st Ward):

Referred -- ISSUANCE OF PERMIT TO OPERATE NEWSSTAND AT SPECIFIED INTERSECTION.

A proposed order directing the Commissioner of Public Works to issue a permit to Ms. Ethel Marie Holman for the operation of a newsstand on the northeast corner of West 103rd and South Forest Avenue on a daily basis, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN GARCIA (22nd Ward):

TRIBUTE TO LATE MR. E. JOHN SIEROCINSKI.

A proposed resolution reading as follows:

WHEREAS, E. John Sierocinski passed away on November 9, 1988, at the age of 70; and

WHEREAS, E. John Sierocinski, beloved husband of Irene, devoted father of Nadine Simko and Arleen Doyle; and

WHEREAS, E. John Sierocinski was loved and respected by all who knew him for his compassion for people and his sincere love and devotion to his family and friends; and

WHEREAS, At the time of his death, E. John Sierocinski was Chairman of the Board and President of the Second Federal Savings and Loan, a family institution founded in 1882; and

WHEREAS, E. John Sierocinski, in recognition of his outstanding contributions, received Awards of Merit from the Veterans of Foreign Wars of the United States of America, the Veterans of Foreign Wars, Ladies Auxiliary, United States of America, from the City of Chicago, the Baseball League and Training School, from W.A.I.T., in recognition of his outstanding contribution to the development of commerce and industry; and

WHEREAS, E. John Sierocinski, in recognition of his outstanding contributions received Citations of Recognition from the American Legion, Department of Illinois, the Lawndale Lions Club, the Girl Scouts of America, the Boy Scouts of America, the Lawndale Boys Club, the Boy Scouts of America, Oscar Award, the Lawndale Crawford Neighborhood Council, the Little Village 26th Street Chamber of Commerce, the Chicago Intercollegiate Council, the Old Timers Baseball Association, the National Citation of the Catholic War Veterans, United States of America, an Award of Merit from the Baseball League and Training School, the Fifteen Year Service Award from the T. B. Institute, Finance Drive, a Citation of Recognition from the American Savings and Loan Institute, Chicago Chapter, the W.G.N. Outstanding Citizen Award, the Twenty-five Year Distinguished Service Award, Little Village Chamber of Commerce, a Citation of Recognition from the Lawndale Boys Club Dad's Club, Civic Testimonial Dinner, a Citation from the American Cancer Society, Chicago Unit, the Golden Rule Award, the Man of the Year Award, Senior Citizens of Illinois, a Citation of Recognition from the National Association of Mexican Americans, the Twenty-five Year Old Monarch Award, Little Village Lions Club; and

WHEREAS, E. John Sierocinski acted as Chairman and participated in the charitable drives of the Girl Scouts Finance Drive, the Boy Scouts Finance Drive, the Red Cross Drive, the March of Dimes Charitable Drive, the Cancer Drive, Community Fund Charitable Drive and the T. B. Christmas Seal Drive; and

WHEREAS, E. John Sierocinski organized the 26th Street Area Chamber of Commerce and served as its President for 10 years; and

WHEREAS, E. John Sierocinski founded and organized the Lawndale Crawford Neighborhood Council and served as its President for 5 years; and

WHEREAS, E. John Sierocinski founded the South Lawndale Conservation Commission; and

WHEREAS, E. John Sierocinski served as Treasurer of Mayor Daley's Youth Foundation; and

WHEREAS, E. John Sierocinski was the past President of the American Savings and Loan Institute, Chicago Chapter; and

WHEREAS, E. John Sierocinski was the past Commander of the Seymour Dexter Post, American Legion; and

WHEREAS, E. John Sierocinski was a past member of the Executive Club of Chicago; and

WHEREAS, E. John Sierocinski was a life member of the Delta Sigma Pi Fraternity, an honorable member of the Lawndale Boys Club, a member of the Lawndale Lions Club, the Loyal Order of Moose, a member of the Board of Directors, near Northwest Civic Committee, the Citizens Committee for a Cleaner Chicago, the Chicago Real Estate Board, the Fraternal Order of Eagles, the Casimir Pulaski Civic League, the Chicago Association of Commerce and Industry, the Civic Federation of Chicago, the Illinois State Chamber of Commerce, the Citizens Association of Chicago, the Paderewski Foundation, the Chicago Historical Society, the Art Institute of Chicago, the Chicago Board of Underwriters, a charter member of the Board of Managers, General Woods Boys Club, a member of the International Benjamin Franklin Society, a life member of the Polish Arts Club of the Chicago Society, the Polish National Alliance, the Mexican American Chamber of Commerce, the Edgewood Valley Country Club, a member of the Advisory Board of the Chicago Plan Commission, a member of the Board of Directors of the Chicago Public Library and a member of the Management Committee of the Illinois Savings and Loan Association; and

WHEREAS, E. John Sierocinski will be remembered by all that knew him for his leadership and commitment in and to the community; now, therefore;

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered on this 16th day of February, 1989, do hereby acknowledge and mourn the untimely death of E. John Sierocinski and extend our deepest sympathy to the family members and friends of E. John Sierocinski; and

Be It Further Resolved, That a suitable copy be made available for the family of E. John Sierocinski.

Alderman Garcia 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 Garcia, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Hurry Soliz, Gutierrez, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Referred -- ISSUANCE OF PERMIT TO CONSTRUCT AND MAINTAIN CANOPY AT 3324 WEST 26TH STREET.

Also, a proposed order directing the Commissioner of General Services to issue a permit to El Chisme, Incorporated, for the construction, maintenance and use of one canopy to be attached to the building or structure at 3324 West 26th Street, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN GARCIA (22nd Ward) And OTHERS:

PRESIDENT BUSH URGED TO APPOINT HISPANIC OR ASIAN COMMISSIONER OF DEPARTMENT OF IMMIGRATION AND NATURALIZATION SERVICES.

A proposed resolution, presented by Aldermen Garcia, Soliz, Figueroa and Pucinski, reading as follows:

WHEREAS, President George Bush is in the process of selecting a Commissioner of Immigration and Naturalization Services; and

WHEREAS, Time and time again, President George Bush has made reference to his intent on making this nation, the United States of America, a "kinder and gentler" nation; and

WHEREAS, The United States Senate will hold hearings on the approval of the Bush Administration's choice to lead the Department of Immigration and Naturalization Services into the future; and

WHEREAS, The next Commissioner of the Department of Immigration and Naturalization Services will directly effect the implementation of the Immigration Reform and Control Act of 1986; and

WHEREAS, Over 120,000 undocumented alien residents of the City of Chicago applied for legalization under the Immigration Reform and Control Act of 1986; and

WHEREAS, The Honorable Paul Simon, United States Senator from the State of Illinois, recognizing the need for a more sensitive approach in dealing with immigrants has written to President George Bush requesting that the next Commissioner be a person of Hispanic or Asian descent; now, therefore,

Be It Resolved, That President George Bush be urged to appoint a Commissioner of the Department of Immigration and Naturalization Services that will be sensitive and aware of the issues that impact negatively on this nation's immigrant communities; and

Be It Further Resolved, That President George Bush be urged to appoint a Commissioner of the Department of Immigration and Naturalization Services who would preferably be of Hispanic or Asian descent; and

Be It Further Resolved, That the appropriate United States Senate Committee carefully scrutinize the Administration's candidate on the following issues:

The candidate's feelings on:

- A. The Family Unification Act as it relates to I.R.C.A.;
- B. The overextended waiting periods for citizens of the Philippines and Mexico;
- C. Prioritizing the citizenship education service;
- D. Orderly immigration of Soviet emigrants;
- E. The full implementation of the Polish Permanent Resident Adjustment Act:
- F. The candidate's willingness to review and take a careful look at the Employer Requirements of I.R.C.A. with a view toward eliminating any potential for discrimination; and
- G. Proposed S.L.I.A.G. cuts under the 1990 "Major Policy Initiatives".

Alderman Garcia 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 Garcia, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Presented By

ALDERMAN KRYSTYNIAK (23rd Ward):

ILLINOIS ASSOCIATION OF SCHOOL BOARDS URGED TO APPOINT CHICAGOANS TO PUBLIC SCHOOL SUPERINTENDENT SEARCH COMMITTEE.

A proposed resolution reading as follows:

WHEREAS, Chicago taxpayers and parents of students in Chicago Public Schools may be amazed to discover that the group responsible for screening applicants for the position of Chicago Public School Superintendent does not include one resident of the City of Chicago; and

WHEREAS, The crucial search for a superintendent is carried on by a seven member panel. One member is from Miami, one from New York City, one from Missouri, two from Washington, D.C., one from the Chicago suburbs and one from downstate Illinois; and

WHEREAS, These people have been appointed by the Illinois Association of School Boards, with apparent lack of regard for the citizens of our City of Chicago; and

WHEREAS, The selecting of an efficient and progressive superintendent is crucial to the very survival of the youth of this city. The importance of positive reform within our school system cannot be stressed too highly, and the need is severe: there is currently a 55% dropout rate to combat; reading scores are far below the national average; the large central bureaucracy is a drain and blocks the flow of ideas; and the school budget increases annually. Yet not a single person or member of the Illinois Association of School Boards search panel has any significant experience with the problem-laden Chicago Public School System; now, therefore,

Be It Resolved, That the City Council of the City of Chicago does hereby memorialize the Illinois Association of School Boards to immediately appoint citizens of the City of Chicago to the search panel for a Chicago Public School Superintendent, to the end that over half the membership of this panel consists of Chicago residents who know and have lived with the problems which any future school superintendent must set about solving.

Alderman Krystyniak 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 Krystyniak, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Navs -- None.

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

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 97, VARIOUS SECTIONS, BY INCREASING PENALTIES FOR SPECIFIED DRUG AND NARCOTICS VIOLATIONS.

Also, a proposed ordinance to amend Chapter 97 of the Municipal Code, by deleting all references to specific penalty fines for drug and narcotics violations within Sections 97-1, 97-2, 97-4, 97-5, 97-6, 97-7.1, 97-7.2 and 97-20, and inserting within Section 97-20 the encompassing penalty fine of a minimum of \$300.00 and a maximum of \$1,000.00, et cetera, which was Referred to the Committee on Health.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 97, SECTION 97-20 BY INCREASING PENALTY FINE FOR DRUG AND NARCOTICS VIOLATIONS.

Also, a proposed ordinance to amend Chapter 97, Section 97-20 of the Municipal Code by increasing the minimum fine from \$10.00 to \$300.00 and increasing the maximum fine from \$100.00 to \$1,000.00 for drug and narcotics violations not included under existing fines, which was Referred to the Committee on Health.

Presented By

ALDERMAN KRYSTYNIAK (23rd Ward) And OTHERS:

Referred -- CHICAGO SCHOOL BOARD URGED TO WITHDRAW ANY PENDING OFFER TO EXTEND CONTRACT FOR SCHOOL SUPERINTENDENT DR. MANFORD BYRD.

A proposed resolution, presented by Aldermen Krystyniak, Fary, Mell, Levar, Cullerton, Hagopian, Laurino and Banks, urging the Chicago School Board to withdraw any pending offer to extend Dr. Manford Byrd's contract as School Superintendent.

Alderman Krystyniak moved to suspend the rules temporarily to permit immediate consideration of and action upon the said proposed resolution. The motion was lost by yeas and nays as follows:

Yeas -- Aldermen Fary, Burke, Krystyniak, Banks, Cullerton, Pucinski, Hansen, Schulter -- 8.

Nays -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Henry, Soliz, Gutierrez, Butler, Smith, Davis, Figueroa, Mell, Austin, Kotlarz, Laurino, Natarus, Levar -- 31.

Thereupon, two committees having been called, the Committee on Education and the Committee on Police, Fire and Municipal Institutions, the said proposed resolution was Referred to the Committee on Committees, Rules and Ethics.

Presented By

ALDERMAN SOLIZ (25th Ward):

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 21, SECTION 21-50 BY EXPANDING SCOPE OF HUMAN RELATIONS COMMISSION.

A proposed ordinance to amend Chapter 21, Section 21-50 of the Municipal Code by mithorizing the Commission on Human Relations to advise and consult with the Mayor and the City Council on all matters involving discrimination based on origin of education or professional training, which was Referred to the Committee on Human Rights and Consumer Protection.

Referred -- INSTALLATION OF ALLEY LIGHT BEHIND 1654 WEST 18TH PLACE.

Also, a proposed order directing the Commissioner of Public Works to install an alley light behind 1654 West 18th Place, which was Referred to the Committee on Finance.

Presented By

ALDERMAN BUTLER (27th Ward):

Referred -- EXEMPTION OF BUD'S LIQUOR FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

· A proposed order directing the Commissioner of Public Works to waive the physical barrier requirement pertaining to alley accessibility, contained in Municipal Code Chapter 33, Section 33-19.1, for Bud's Liquor at 2026 West Madison Street, which was Referred to the Committee on Streets and Alleys.

Referred -- APPROVAL OF PROPERTY AT 2323 WEST FULTON STREET AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 2323 West Fulton Street as Class 6(b) under the Cook County Real Property Classification Ordinance and eligible for Cook County tax incentives, which was Referred to the Committee on Finance.

Presented By

ALDERMAN HAGOPIAN (30th Ward):

PROCLAMATION OF FEBRUARY 18, 1989 AS "FIRST BATTALION 131ST INFANTRY ILLINOIS ARMY NATIONAL GUARD DAY IN CHICAGO".

A proposed resolution reading as follows:

WHEREAS, The officers and men of the First Battalion 131st Infantry Illinois Army National Guard stand tall in the history and growth of our city, our state and our nation; and

WHEREAS, The First Battalion 131st Infantry Illinois Army National Guard continues to uphold the exemplary record complied by its predecessor, the First Illinois Infantry, and its parent regiment, the 131st Infantry, in the Spanish-American War, Mexican Border Service, World Wars I and II, as well as numerous civil disturbances in the Chicago area; and

WHEREAS, February, 1989, the 200th year of the inauguration of George Washington, the definitive citizen soldier, seems a fitting time to honor the present achievements of First Battalion 131st Infantry Illinois Army National Guard; and

WHEREAS, During Annual Training 1988, the First Battalion was named "Best Battalion" of the 33rd Brigade Illinois Army National Guard and has been chosen to represent Illinois at the National Training Center in California; and

WHEREAS, A ball honoring this great battalion is planned for February 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 16th day of February, 1989, A.D., do hereby declare that February 18, 1989, be known as "First Battalion 131st Infantry Illinois Army National Guard Day in Chicago" in recognition of and appreciation for the many achievements of this outstanding military organization.

Alderman Hansen 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 Hansen, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Presented By

ALDERMAN GABINSKI (32nd Ward):

Referred -- ISSUANCE OF PERMIT TO ERECT SIGN/SIGNBOARD AT 2118 -- 2130 NORTH SOUTHPORT AVENUE.

A proposed order directing the Commissioner of Inspectional Services to issue a permit to M-K Signs for the erection of a sign/signboard at 2118 -- 2130 North Southport Avenue for White Glove Car Wash, which was Referred to the Committee on Zoning.

Presented By

ALDERMAN MELL (33rd Ward):

Referred - EXECUTION OF NONEXCLUSIVE LICENSE AGREEMENT WITH DIGI-NET COMMUNICATIONS, INCORPORATED TO INSTALL AND OPERATE TELECOMMUNICATIONS SYSTEM WITHIN PUBLIC WAYS.

A proposed ordinance to grant permission and authority to DIGI-NET Communications, Incorporated for a nonexclusive license agreement to install, renew, repair, maintain and operate a telecommunications system utilizing fiber optic cable within the public ways of the city, which was Referred to the Committee on Streets and Alleys.

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF NORTH FAIRFIELD AVENUE FOR SCHOOL PURPOSES.

Also, a proposed order directing the Commissioner of Public Works to grant permission to the Board of Education, Lorenz Brentano Elementary School, to close to traffic the 2700 block of North Fairfield Avenue on all school days during the morning arrival hours and afternoon departure hours for the safe loading and unloading of children from school buses, which was Referred to the Committee on Beautification and Recreation.

Referred -- ISSUANCE OF PERMITS TO ERECT SIGNS/SIGNBOARDS AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of Inspectional Services to issue permits to Universal Outdoor, Incorporated for the erection of signs/signboards at the locations specified, which were *Referred to the Committee on Zoning*, as follows:

2737 West Diversey Avenue -- for the refacing of Walton Rug sign; and

2715 North Maplewood Avenue -- for various advertisers.

Presented By

ALDERMAN KOTLARZ (35th Ward):

Referred -- EXEMPTION OF SYSTEMS AUTO PARKS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

A proposed order directing the Commissioner of Public Works to waive the physical barrier requirement pertaining to alley accessibility, contained in Municipal Code Chapter 33, Section 33-19.1, for Systems Auto Parks at 4001 -- 4011 North Monticello Avenue, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN BANKS (36th Ward):

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 6506 WEST BELMONT AVENUE.

A proposed order directing the Commissioner of General Services to issue a permit to Mr. Dennis Prosio for the maintenance and use of one canopy attached to the building or structure at 6506 West Belmont Avenue, which was Referred to the Committee on Streets and Alleys.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 29, SECTION 29-1 BY ELIMINATING CITY REQUIREMENT TO LICENSE VEHICLES WHICH ARE LOADED OR UNLOADED WITHIN CITY LIMITS, ET CETERA.

Also, a proposed ordinance to amend Chapter 29, Section 29-1 of the Municipal Code by eliminating the requirement to license vehicles which are being loaded or unloaded within the city limits according to the wheel tax regulations and further insuring that nothing within said chapter is intended to repeal or modify Chapter 95-1/2, Section 2-121 of the Illinois Vehicle Code, which was Referred to the Committee on License.

Presented By

ALDERMAN GILES (37th Ward):

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 4820 WEST CHICAGO AVENUE.

A proposed order directing the Commissioner of General Services to issue a permit to Arlee Howard, doing business as the Windsor Hotel, for the maintenance and use of one canopy attached to the building or structure at 4820 West Chicago Avenue, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN CULLERTON (38th Ward):

CONGRATULATIONS EXTENDED TO MR. SCOTT A. ANDERSON ON ACHIEVING RANK OF EAGLE SCOUT.

A proposed resolution reading as follows:

WHEREAS, Scott M. Anderson, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Boy Scout Troop 935, Scott M. Anderson applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Scott M. Anderson represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to Scott M. Anderson on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Scott M. Anderson.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. DEREK ALAN DEAK ON ACHIEVING RANK OF EAGLE SCOUT.

Also, a proposed resolution reading as follows:

WHEREAS, Derek Alan Deak, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Boy Scout Troop 935, Derek Alan Deak has applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Derek Alan Deak represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to Derek Alan Deak on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Derek Alan Deak.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. JOSEPH V. DI BARTOLO ON ACHIEVING RANK OF EAGLE SCOUT.

Also, a proposed resolution reading as follows:

WHEREAS, Joseph V. DiBartolo, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Boy Scout Troop 935, Joseph V. DiBartolo applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Joseph V. DiBartolo represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to Joseph V. DiBartolo on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Joseph V. DiBartolo.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. PATRICK A. ELZA ON ACHIEVING RANK OF EAGLE SCOUT.

Also, a proposed resolution reading as follows:

WHEREAS, Patrick A. Elza, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Explorer Post 2935, Patrick A. Elza applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Patrick A. Elza represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to Patrick A. Elza on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Patrick A. Elza.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. PAUL M. ELZA ON ACHIEVING RANK OF EAGLE SCOUT.

Also, a proposed resolution reading as follows:

WHEREAS, Paul M. Elza, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Explorer Post 2935, Paul M. Elza applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Paul M. Elza represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to Pau' M Elza on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Paul M. Elza.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was *Adopted* by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. GREGORY J. JOYCE ON ACHIEVING RANK OF EAGLE SCOUT.

Also, a proposed resolution reading as follows:

WHEREAS, Gregory J. Joyce, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Explorer Post 2935, Gregory J. Joyce applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Gregory J. Joyce represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to Gregory J. Joyce on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Gregory J. Joyce.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. JAMES A. LEBER ON ACHIEVING RANK OF EAGLE SCOUT.

Also, a proposed resolution reading as follows:

WHEREAS, James A. Leber, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Boy Scout Throop 935, James A. Leber applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, James A. Leber represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to James A. Leber on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to James A. Leber.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. PAUL J. MICHIHARA ON ACHIEVING RANK OF EAGLE SCOUT.

Also, a proposed resolution reading as follows:

WHEREAS, Paul J. Michihara, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Explorer Post 2935, Paul J. Michihara applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Paul J. Michihara represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to Paul J. Michihara on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Paul J. Michihara.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was Adopted by year and nays as follows:

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. DAVID M. O'DOWD ON ACHIEVING RANK OF EAGLE SCOUT.

Also, a proposed resolution reading as follows:

WHEREAS, David M. O'Dowd, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Boy Scout Troop 935, David M. O'Dowd applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, David M. O'Dowd represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to David M. O'Dowd on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to David M. O'Dowd.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was Adopted by year and nays as follows:

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. ROBERT P. O'DOWD ON ACHIEVING RANK OF EAGLE SCOUT.

Also, a proposed resolution reading as follows:

WHEREAS, Robert P. O'Dowd, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Explorer Post 2935, Robert P. O'Dowd applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Robert P. O'Dowd represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to Robert P. O'Dowd on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Robert P. O'Dowd.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was Adopted by year and nays as follows:

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. JAY P. WOZNIAK ON ACHIEVING RANK OF EAGLE SCOUT.

Also, a proposed resolution reading as follows:

WHEREAS, Jay P. Wozniak, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Bartholomew Parish Explorer Post 2935, Jay P. Wozniak applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Jay P. Wozniak represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations to Jay P. Wozniak on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Jay P. Wozniak.

Alderman Cullerton 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 Cullerton, the segoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Presented By

ALDERMAN CULLERTON (38th Ward) And ALDERMAN LEVAR (45th Ward):

CONGRATULATIONS EXTENDED TO MR. HAROLD A. TEPPER ON HIS RETIREMENT AFTER DEDICATED PUBLIC SERVICE.

A proposed resolution reading as follows:

WHEREAS, Harold A. Tepper is retiring after over three decades as an able, diligent and dedicated employee of the City of Chicago; and

WHEREAS, 81 years ago, Harold A. Tepper was born in the City of Chicago, and except for a three-year hiatus in the Army Air Force has lived his entire life in our great city. He was educated in Chicago public schools until he entered Northwestern University, where he received B.S.L. and J.D. Degrees from its School of Law. He secured his license to practice law in 1930, and during his entire 58 years as a professional, there has been not one blemish upon his integrity and reputation; and

WHEREAS, Harold A. Tepper has represented the City of Chicago in the real estate division of the law department. He handled the acquisition of land for the University of Illinois Circle Campus as well as the sales of land for Presidential Towers, Carl Sandburg Center, South Commons, Chicago Mercantile Exchange and numerous schools, hospitals and institutions; and

WHEREAS, For the last 20 years, Harold A. Tepper has acted as attorney for the City Council Committee on Streets and Alleys. He has written many legal opinions and articles pertaining to streets and alleys. In the past decade much of his time has been devoted to teaching the younger lawyers in the Corporation Counsel's Office; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby congratulate Harold A. Tepper as he retires after over thirty years of dedicated public service, and after almost sixty years in the practice of law, and extend to this great citizen our extreme gratitude as well as our best wishes for many more years of happiness and prosperity; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Harold A. Tepper.

Alderman Cullerton 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 Cullerton, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Referred -- APPROVAL OF PLAT OF IGNACE JAN PADEREWSKI RESUBDIVISION ON PORTIONS OF SPECIFIED PUBLIC WAYS.

Also, a proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of Ignace Jan Paderewski Resubdivision located on the northwest corner of the intersection of North Narragansett Avenue and West Dakin Street, having a frontage of 68.91 feet along North Narragansett Avenue and 150.15 feet along West Dakin Street, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN LAURINO (39th Ward):

BUILDING DECLARED PUBLIC NUISANCE AND ORDERED DEMOLISHED.

A proposed ordinance reading as follows:

WHEREAS, The building located at 5008 North Sawyer 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 5008 North Sawyer Avenue is declared a public nuisance, and the Commissioner of Buildings is authorized and directed to demolish the same.

SECTION 2. This ordinance shall be effective upon its passage.

Alderman Laurino 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 Laurino, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

WEEK OF MARCH 28 THROUGH APRIL 1, 1989 DECLARED "NEIGHBORHOOD WATCH WEEK IN CHICAGO".

Also, a proposed resolution reading as follows:

WHEREAS, Throughout Illinois and most especially in the City of Chicago, neighborhood watch groups -- concerned citizens dedicated to looking out for their neighbors -- have played a key role in the discouragement and reduction of crime in our communities; and

WHEREAS, The Neighborhood Watch Program encourages participants to uphold the safety of their neighbors and property and to report all suspected criminal activity to the police; and

WHEREAS, Operating citywide, on a block-to-block basis, the Neighborhood Watch Program promotes Burglary Home Security Checks, Operation ID and Front and Rear Address Program, and the Safe Home Program. Participants are encouraged to become beat representatives, to attend preventive program training sessions, to meet with local citizen band radio patrols to exchange information, to attend locally conducted crime prevention programs; and

WHEREAS, The commitment of concerned citizens in the Neighborhood Watch Program, as well as the resounding success of the program in promoting public safety and welfare, are outstanding standards in our complex urban life; we recognize the great importance of this Neighborhood Watch Program; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby declare the week of March 28 -- April 1, 1989 to be known as "Neighborhood Watch Week In Chicago" in recognition of some of this great city's most outstanding citizens, and call to public attention the many events and great achievements of the Neighborhood Watch Program.

Alderman Laurino 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 Laurino, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Referred -- EXEMPTION OF CONGREGATION ADAS BNAI ISRAEL FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

Also, a proposed order directing the Commissioner of Public Works to waive the physical barrier requirement pertaining to alley accessibility, contained in Municipal Code Chapter 33, Section 33-19.1, for Congregation Adas Bnai Israel at 6200 North Kimball Avenue, which was Referred to the Committee on Finance.

Presented By

ALDERMAN O'CONNOR (40th Ward):

CONGRATULATIONS EXTENDED TO MR. AND MRS. CONSTANTIN ARCAN ON THEIR SILVER WEDDING ANNIVERSARY.

A proposed resolution reading as follows:

WHEREAS, Florica Arcan (nee Negrea) and Constantin Arcan were married on March. 7, 1964; and

WHEREAS, Florica and Constantin met in Romania at a school dance on May 3, 1963 when Constantin was 26 years old and was a student studying to be a veterinarian and Florica was 22 years old and had just graduated and would now begin a teaching career; and

WHEREAS, They had a courtship and became engaged on January 1, 1964 and with their parents approval, they were married by a Judge on March 7, 1964, with Constantin's family as witnesses; and

WHEREAS, They spent their honeymoon as a one-month vacation in the Black Sea and became separated immediately thereafter for three years when Florica took a teaching job in Baia Mare which was 800 miles away from the village of Timisoara where Constantin was still a student, seeing one another only on their summer breaks; and

WHEREAS, When Constantin finished school and began his veterinarian practice, Florica temporarily stopped teaching and on April 20, 1967, they were blessed with the birth of a beautiful daughter and named her Simona; and

WHEREAS, Within a couple of years while living in the small village of Sinnicolavl Mare, on May 3, 1971, exactly eight years from the date Florica and Constantin first met, they were blessed again with the arrival of their son, namely Nick; and

WHEREAS, In 1980 Florica and Constantin made a big decision to move their family to the United States of America and the first place they settled into was an apartment in Morton Grove; and

WHEREAS, After moving around a couple of times, Florica and Constantin purchased the first home they have ever owned and where they currently live at 2625 West Catalpa; and

WHEREAS, Looking back over the years of their marriage, Constantin and Florica have many memories of their life together; and

WHEREAS, Constantin and Florica Arcan will celebrate their 25th wedding anniversary on March 7, 1989, and will be honored by their family and friends at a party given for them by their children on March 11, 1989; now, therefore,

Be It Resolved, That we, the Acting Mayor and the members of the City Council of the City of Chicago, gathered in a meeting this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations and best wishes to Constantin and Florica Arcań on their 25th wedding anniversary; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Constantin and Florica Arcan.

Alderman O'Connor 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 O'Connor, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS AND BEST WISHES EXTENDED TO MS. PATRICIA JOY HOHENADEL ON HER 40TH BIRTHDAY CELEBRATION.

Also, a proposed resolution reading as follows:

WHEREAS, Patricia Joy Hohenadel was born to William G. Hohenadel and Margaret Mary Lee on March 16, 1949 at St. Joseph Hospital in Chicago, Illinois; and

WHEREAS, Patty has two sisters and three brothers; namely Peggy, Jeannie, Billy, Donna and Bobby; and

WHEREAS, She went to grade school at Saint Andrews Grammar School and graduated in 1963; and

WHEREAS, She went to high school at Immaculata High School and graduated in 1967; and

WHEREAS, Patty began her working career as a secretary to the Vice-President of Western Union, was then promoted to Personnel Manager, and then off to Omaha, Nebraska as City Manager for three years; and

WHEREAS, After spending many dedicated years at Western Union, she left Western Union and began working at Bob Chinn's Crab House and is currently the Manager of Bob Chinn's; and

WHEREAS, Patty is the loving aunt of nine nieces and nephews; and

WHEREAS, She enjoys traveling and particularly enjoys cruises and the sun-spots of Hawaii, Florida and the Caribbean and is known as "Queen of the Cruise Lines"; and

WHEREAS, Patricia Hohenadel, known affectionately as Lips, Ho-Ho and Hogan, is celebrating her 40th birthday on March 16, 1989; and

WHEREAS, Her family and friends who know and love her wish Patty a wonderful birthday and will be honoring Patty at a "Surprise 40th Birthday Party" on Saturday, March 4, 1989 at Rest "n" Pieces Pub; now, therefore,

Be It Resolved, That we, the Acting Mayor and the members of the City Council of the City of Chicago, gathered in a meeting this 16th day of February, 1989, A.D., do hereby offer our heartiest congratulations and best wishes to Patricia Joy Hohenadel on her 40th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Patricia Hohenadel.

Alderman O'Connor 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 O'Connor, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS AND BEST WISHES EXTENDED TO MR. ROBERT JOHN JACOBS ON HIS 65TH BIRTHDAY CELEBRATION.

Also, a proposed resolution reading as follows:

WHEREAS, Robert John Jacobs was born to Mary Jacobs (nee Joseph) and Bob Jacobs of Urmia, Persia on February 26, 1924 at St. Joseph Hospital in Chicago, Illinois; and

WHEREAS, He has one brother, namely, Richard Edward Jacobs; and

WHEREAS, He attended Knickerbacker Grammar School and graduated in 1937. He then went on to high school and while in high school he joined the R.O.T.C. program. He ranked Cadet Private in 1939, Cadet Corporal in 1940, and finished as Sergeant in 1941 when he graduated high school; and

WHEREAS, He attended Wright Junior College in 1942; and

WHEREAS, He began his military service when in November 1942, he enlisted in the United States Army, and the branch of the Army was the Army Air Force Serial No. 16-168-439; and

WHEREAS, While in the army, Robert served 30 months overseas as a Sergeant Radio Operator. He earned one service stripe, four overseas service bars, European, African, Middle Eastern Theatre Ribbon with Silver Battle Star, Good Conduct Medal, and World War II Victory Medal, Merit Service Plaque; and

WHEREAS, He returned to the United States and received an Honorable Discharge in 1945; and

WHEREAS, He married Kaye David, and Robert and Kaye have two sons, namely, David Scott Jacobs and Anthony Richard Jacobs, and one daughter-in- law who is married to Anthony, namely, Rita Basso Jacobs; and

WHEREAS, Robert has been a proud member of the Supreme Council 33AA Scottish Rite since November 21, 1959 and a member of the Imperial Council Nobles of the Mystic Shrine of Medinah Temple since November 27, 1959; and

WHEREAS, Robert is celebrating his 65th birthday on February 26, 1989; and

WITTPEAS, His family and friends who know and love him wish Robert a wonderful birthday and will be honoring Robert at a "Surprise 65th Birthday Party" on Saturday, February 5, 1989 at DiLeo's Restaurant; now, therefore,

Be It Resolved, That we, the Acting Mayor and the members of the City Council of the City of Chicago, gathered in a meeting this 16th day of February, 1989, A.D., do hereby

offer our heartiest congratulations and best wishes to Robert John Jacobs on his 65th birthday; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Robert Jacobs.

Alderman O'Connor 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 O'Connor, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Presented By

ALDERMAN O'CONNOR (40th Ward) And OTHERS:

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 147 BY ADDING NEW SECTION 147-10.1 TO REQUIRE POSTING OF CERTAIN WARNING SIGNS IN LIQUOR ESTABLISHMENTS.

A proposed ordinance, presented by Aldermen O'Connor, Bloom, Huels, Fary, Burke, Carter, Langford, Kellam, Krystyniak, Henry, Gutierrez, Gabinski, Pucinski, Eisendrath, Hansen, Shiller, Schulter, Osterman and Orr, to amend Chapter 147 of the Municipal Code by adding thereto a new section to be known as Section 147-10.1 which would define the terms "alcoholic beverage" and "vendor" as used within said Chapter and require all licensed vendors who sell alcoholic beverages at retail to post warning signs indicating the possible dangers caused by drinking alcoholic beverages during pregnancy, which was Referred to the Committee on License.

Presented By

ALDERMAN PUCINSKI (41st Ward):

CHICAGOANS URGED TO COMMEMORATE GENERAL CASIMIR PULASKI DAY ON MARCH 6, 1989.

A proposed resolution reading as follows:

WHEREAS, During the 18th century the Polish Nation was torn apart and wiped off the face of Europe by the Russian, Austrian and Prussian empires; and

WHEREAS, The spirit and the determination of the Polish Nation never ceased for the cause of freedom; and

WHEREAS, During this time Casimir Pulaski fought this aggression by organizing confederations and battling these aggressors; and

WHEREAS, Exiled by the Russians from Poland in 1773, Pulaski met Benjamin Franklin in Paris and became sympathetic to the American cause of freedom; and

WHEREAS, Benjamin Franklin was well acquainted with Pulaski's military expertise, and recommended Pulaski to George Washington and the Continental Congress; and

WHEREAS, Upon arrival in America, Pulaski immediately immersed himself in the cause of American freedom by fighting British forces; and

WHEREAS, General Pulaski is credited with saving George Washington's life during the Battle of Brandywine by his courageous charge and stand-off against the British; and

WHEREAS, Pulaski is also credited with winning the battle at Charleston and is known as the father of the American Cavalry; and

WHEREAS, On October 9, 1779 Pulaski's Legion mounted an assault on Savannah resulting in heavy casualties; and

WHEREAS, In the ensuing charge, General Pulaski was mortally wounded; and

WHEREAS, General Pulaski distinguished himself on the field of battle and gave up his life for American freedom and his courage has inspired Americans and Poles who share in the ideals of democracy; and

WHEREAS, The efforts of Casimir Pulaski advanced the cause of American liberty and served as an example to freedom loving people throughout the world; and

WHEREAS, In recognition of this great man, the State of Illinois has declared the first Monday of March of each year as Casimir Pulaski Day; and

WHEREAS, It is fitting that the City of Chicago recognize and commemorate the contributions of Casimir Pulaski to the American heritage of freedom; now, therefore,

Be It Resolved, That the Mayor and the members of the City Council of Chicago urge that all Chicagoans commemorate General Casimir Pulaski on March 6, 1989; and

Be It Further Resolved, That all Chicagoans attend the special commemoration to General Pulaski on Sunday, March 5, 1989 at 2:00 P.M. at the State of Illinois Building sponsored by the Illinois Division of the Polish American Congress to honor this great soldier of freedom, a hero of two nations.

Alderman Pucinski 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 Pucinski, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Presented By

ALDERMAN NATARUS (42nd Ward):

TRIBUTE TO LATE MISS SYLVIA ZAPPA.

A proposed resolution reading as follows:

WHEREAS, Almighty God in his infinite mercy and wisdom called Miss Sylvia Zappa to her eternal reward on Monday, February 13, 1989; and

WHEREAS, Miss Zappa, a graduate of Illinois State University, taught elementary school in Chicago, and was a freelance writer of children's books; and

WHEREAS, Miss Zappa was the director of the Hadley School for the Blind art auction; and

WHEREAS, Miss Zappa joined the *Near North News* in 1968 and served as the paper's managing editor from 1970 to 1981; and

WHEREAS, Miss Zappa also served as the chairman of the Gold Coast Art Fair for 17 years; now, therefore,

Be It Resolved, That the Acting Mayor, Eugene Sawyer, and the members of the City Council of the City of Chicago assembled in meeting this 16th day of February, 1989, do hereby extend to Sylvia Zappa's mother, Dorothy; her four sisters, and two brothers, our deepest condolences on the occasion of their profound loss. We are grateful for all that she has accomplished on behalf of the citizens of the City of Chicago. She will be sorely missed by all; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Sylvia Zappa.

Alderman Natarus 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 Natarus, the foregoing proposed resolution was Adopted unanimously by a rising vote.

Referred -- GRANT OF PRIVILEGE TO SUNDRY ORGANIZATIONS FOR VARIOUS PURPOSES.

Also, three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were Referred to the Committee on Streets and Alleys, as follows:

Mr. Clarence L. Burch -- to install, maintain and use a fire escape adjacent to the premises at 1251 North Clybourn Avenue;

Chicago Place Partnership by B.C.E.D. Illinois Resources, Superporated -- to install, maintain and use a fuel tank under the sidewalk adjacent to West Huron Street for the purpose of servicing the premises at 700 North Michigan Avenue; and

Montgomery Ward & Company -- to occupy a portion of North Kingsbury Street enclosed with cyclone gates on portions of North Larrabee, North Hobbie and West Oak Streets with said gates remaining open and free for public travel.

Referred -- APPROVAL OF PLAT OF 900 NORTH MICHIGAN RESUBDIVISION IN SPECIFIED AREA.

Also, a proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions to approve a plat of 900 North Michigan Resubdivision in the area bounded by East Walton Street, East Delaware Place, North Rush Street and North Michigan Avenue for LaSalle National Bank, as Trustee, under Trust Numbers 107701 and 113495, which was Referred to the Committee on Streets and Alleys.

Referred -- AMENDMENT OF ORDER WHICH AUTHORIZED GRANT OF PRIVILEGE FOR 549 HOTEL VENTURE (CANOPIES).

Also, a proposed ordinance to amend the order passed by the City Council on September 22, 1988, Council Journal page 17773, which granted permission to 549 Hotel Venture for the maintenance and use of canopies by changing the name of the permittee to "540 Hotel Venture" and extending the period for said grant of privilege to January 21, 1988, which was Referred to the Committee on Streets and Alleys.

Referred -- PERMISSION TO HOLD WELLS STREET FAIR ON PORTIONS OF SPECIFIED STREETS.

Also, a proposed order directing the Commissioner of Public Works to grant permission to the Old Town Chamber of Commerce for the conduct of the Wells Street Fair on that part of North Wells Street between West North Avenue and West Evergreen Avenue, and on that part of West Schiller Street between North LaSalle Street and North Wieland Street, which was Referred to the Committee on Beautification and Recreation.

Referred -- ISSUANCE OF PERMITS TO CONSTRUCT AND MAINTAIN CANOPIES AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of General Services to issue permits to the organizations listed for the construction, maintenance and use of canopies attached or

to be attached to specified buildings or structures, which were Referred to the Committee on Streets and Alleys, as follows:

Chicago Place Partnership by B.C.E.D. Illinois Resources, Incorporated -- to construct, maintain and use seven canopies at 700 North Michigan Avenue; and

700 North Michigan Tower Partnership by B.C.E.D. Illinois Resources, Incorporated -to maintain and use one canopy along the East Huron Street side of the building at 700
North Michigan Avenue.

Presented By

ALDERMAN NATARUS (42nd Ward) And ALDERMAN STONE (50th Ward):

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 21 BY ADDING NEW SECTION 21-43(6) REQUIRING CITY COUNCIL APPROVAL OF CHICAGO PLAN COMMISSION RULES PRIOR TO IMPLEMENTATION

A proposed ordinance to amend Chapter 21 of the Municipal Code by renumbering existing paragraph (6) as paragraph (7) and by adding a new paragraph (6) to Section 21-43 which would require City Council approval of the rules, procedures and regulations proposed by the Chicago Plan Commission prior to their implementation, which was Referred to the Committee on Zoning.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 194A
(CHICAGO ZONING ORDINANCE) ARTICLE 11.4-1(4)
BY REQUIRING CITY COUNCIL APPROVAL OF
PROPOSED RULES GOVERNING PLANNED
DEVELOPMENTS AFTER
JANUARY, 1989.

Also, a proposed ordinance to amend Chapter 194A of the Municipal Code, known as the Chicago Zoning Ordinance, Article 11.4-1(4) by requiring the approval of the City Council prior to any adoption of rules, regulations and procedures submitted by the Commissioner of

Planning after January 1, 1989 for proposed planned developments, which was Referred to the Committee on Zoning.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 194A (CHICAGO ZONING ORDINANCE) ARTICLE 11.11-3 BY REQUIRING CITY COUNCIL APPROVAL OF PROPOSED RULES GOVERNING CHICAGO PLAN COMMISSION PROCEEDINGS AFTER JANUARY, 1989.

Also, a proposed ordinance to amend Chapter 194A of the Municipal Code known as the Chicago Zoning Ordinance, Article 11.11-3 by requiring City Council approval of any proposed rule or regulation submitted by the Chicago Plan Commission after January 1, 1989 for governing the proceedings of the commission in reference to public hearings on proposed planned developments, which was Referred to the Committee on Zoning.

Presented By

ALDERMAN NATARUS (42nd Ward) And OTHERS:

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 156, VARIOUS SECTIONS, GOVERNING OPERATING PROCEDURES FOR VALET PARKING SERVICES.

A proposed ordinance, presented by Aldermen Natarus, Roti, Madrzyk and Stone, amending Municipal Code Chapter 156, Sections 156-6, 156-7, 156-8(a) and 156-8(d) by increasing the valet parking operator license to \$125.00; requiring proof of insurance coverage prior to renewal of licenses; posting of display signs indicating the services fees charged; and the issuance of receipts containing the name, address and telephone number of the company providing said service, which was Referred to the Committee on License.

Presented By

ALDERMAN EISENDRATH (43rd Ward):

Referred -- ISSUANCE OF PERMITS TO MAINTAIN EXISTING CANOPIES AT SPECIFIED LOCATIONS.

Four proposed orders directing the Commissioner of General Services to issue permits to the organizations listed, for the maintenance and use of existing canopies attached to specified buildings or structures, which were Referred to the Committee on Streets and Alleys, as follows:

Bank of Ravenswood, under Trust Number 25-8422 -- to maintain and use six canopies at 418 -- 428 West Fullerton Avenue;

Jerome's Restaurant -- to maintain and use one canopy at 2450 North Clark Street;

Ms. Stephanie H. Leed, doing business as Stephanie's Cleaner & Tailors -- to maintain and use one canopy at 2214 North Clark Street; and

Webster Corner -- to maintain and use one canopy at 2200 North Clark Street.

Presented By

ALDERMAN HANSEN (44th Ward):

Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL POLICE EMPLOYED BY ILLINOIS MASONIC MEDICAL CENTER.

A proposed ordinance requiring Illinois Masonic Medical Center to pay a ten dollar license fee for each of the special police employed therein, pursuant to Chapter 173, Section 173-6 of the Municipal Code, which was Referred to the Committee on Finance.

Referred -- EXEMPTION OF PARAMOUNT CLEANERS, INCORPORATED FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

Also, a proposed ordinance to exempt Paramount Cleaners, Incorporated, from the physical

barrier requirement pertaining to alley accessibility for its parking facility at 1350 West Belmont Avenue, pursuant to the provisions of Municipal Code Chapter 33, Section 33-19.1, which was Referred to the Committee on Streets and Alleys.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 194A (CHICAGO ZONING ORDINANCE) ARTICLE 7.3-4 BY DELETING REFERENCE TO PRIVATE CLUBS OR LODGES AS PERMITTED USES WITHIN R4 DISTRICTS.

Also, a proposed ordinance to amend Chapter 194A of the Municipal Code, known as the Chicago Zoning Ordinance, Article 7.3-4 by deleting the reference to private clubs or lodges (paragraph 9) from the listing for permitted uses within R4 General Residence Districts and by renumbering paragraphs 10 through 12 thereafter, which was *Referred to the Committee on Zoning*.

Presented By

ALDERMAN HANSEN (44th Ward) And OTHERS:

MONTH OF FEBRUARY DECLARED "GAY AND LESBIAN MEDIA AWARENESS MONTH IN CHICAGO".

A proposed resolution, presented by Aldermen Hansen, Eisendrath and Osterman, reading as follows:

WHEREAS, The Gay and Lesbian Press Association was formed to ensure and promote ethical journalistic standards among its members; to increase understanding and communication with the community at large; to promote a healthy business environment; to foster growth and development of the gay press media; and to protect and defend the rights and integrity of our media; and

WHEREAS, The Gay and Lesbian Press Association has declared that February be Gay and Lesbian Media Awareness Month; and

WHEREAS, There are 400 gay and lesbian publications throughout the United States; and

WHEREAS, Chicago is home to three fine gay and lesbian publications: Gay Chicago Magazine, Windy City Times, and Chicago Outlines; now, therefore,

Be It Resolved, That February be recognized as Gay and Lesbian Media Awareness Month in the City of Chicago; and

Be It Further Resolved, That Saturday, February 25th be declared Gay and Lesbian Media Awareness Day in the City of Chicago.

Alderman Hansen moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the foregoing resolution. The motion Prevailed by a viva voce vote.

Alderman Hansen then moved to adopt the foregoing resolution by the omnibus vote.

Inquiring as to objections and hearing none, the Chair accepted Alderman Hansen's motion to adopt the foregoing resolution by the omnibus vote.

[Further action taken on this resolution during the Miscellaneous Business portion of the meeting and reflected on page 25299 of this Journal.]

Presented By

ALDERMAN LEVAR (45th Ward):

CONGRATULATIONS AND BEST WISHES EXTENDED TO MR. JOSEPH CONSOLO ON HIS RETIREMENT FROM PUBLIC SERVICE.

A proposed resolution reading as follows:

WHEREAS, The pejorative term "bureaucracy" is often applied to large organizational entities in general and to municipal government in particular; and

WHEREAS, Too seldom do we appreciate that the operational paralysis seemingly threatened by those ponderous structures is avoided only through the ingenuity and diligence of the men and women who comprise these structures; and

WHEREAS, As an organization pledged to service rather than profit, to providing for common weal, municipal government is particularly dependent upon the commitment and dedication of those who execute its functions; and

WHEREAS, For the past four decades, the citizens of the City of Chicago have been served by Mr. Joseph Consolo, an individual who through his unstinting devotion and unerringly successful disposition of his duties personifies the term public servant; and

WHEREAS, Having entered public service in 1944 as a clerk with the Chicago Public Library at a pay scale of \$50 per month, Mr. Consolo also served twenty years with the city's Department of Revenue and will conclude his career as the City Clerk's Director of Collections Processing at a somewhat higher rate of compensation; and

WHEREAS, Throughout his tenure with the Office of the City Clerk, Joe has proven to bear an apt surname, often times serving as counsel and counselor to those who have worked with and been served by him; and

WHEREAS, A long-time resident of the 45th Ward, Mr. Consolo will bring his long and distinguished career to a close on February 15, 1989; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixteenth day of February, 1989, do hereby offer our thanks for the service Mr. Joe Consolo has tendered the citizens of this city and extend our best wishes for a long and happy retirement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. Joe Consolo.

Alderman Levar 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 Levar, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

CONGRATULATIONS AND BEST WISHES EXTENDED TO MR. ANGELO MULE' ON HIS RETIREMENT FROM PUBLIC SERVICE.

Also, a proposed resolution reading as follows:

WHEREAS, The pejorative term "bureaucracy" is often applied to large organizational entities in general and to municipal government in particular; and

WHEREAS, Too seldom do we appreciate that the operational paralysis seemingly threatened by those ponderous structures is avoided only through the ingenuity and diligence of the men and women who comprise these structures; and

WHEREAS, As an organization pledged to service rather than profit, to providing for the common weal, municipal government is particularly dependent upon the commitment and dedication of those who execute its functions; and

WHEREAS, For the past four decades, the citizens of the City of Chicago have been served by Mr. Angelo Mule', an individual who through his unstinting devotion and unerringly successful disposition of his duties personifies the term public servant; and

WHEREAS, Having entered city service in 1949 as a Machine Operator and Clerk with the Office of the City Clerk at a pay scale of \$214.66 per month, Mr. Mule' will conclude his career as the City Clerk's Director of Administration II at a somewhat higher rate of compensation; and

WHEREAS, Though the pronunciation of his name was occasionally confused with that of the animal, to those who have worked with and been served by Mr. Mule' he did, in fact, exhibit a consistent stubbornness in the pursuit of results, a dedication to his work and a proclivity to kick at procedures or efforts not commensurate with his standards; and

WHEREAS, A long-time resident of the 40th Ward, Mr. Mule' currently resides with his family in the 45th Ward; and

WHEREAS, Mr. Angelo Mule' will bring his long and distinguished career as a public servant to a close on February 15, 1989, thus embarking on a well deserved retirement and the opportunity to more fully enjoy time with his wife, Constance; son, Angelo; daughter-in-law, Kathryn; and granddaughter, Madelyn; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixteenth day of February, 1989, do hereby offer our thanks for the service Mr. Mule' has tendered the citizens of this city and extend our best wishes for a long and happy retirement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. Angelo Mule'.

Alderman Levar 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 Levar, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Presented By

ALDERMAN SHILLER (46th Ward):

Referred -- CONSTRUCTION OF BUS PASSENGER SHELTER AT 3660 NORTH LAKE SHORE DRIVE.

A proposed ordinance to construct a bus passenger shelter at 3660 North Lake Shore Drive for southbound passengers, which was *Referred to the Committee on Local Transportation*.

Presented By

ALDERMAN SCHULTER (47th Ward):

Referred -- GRANT OF PRIVILEGE TO BECKER DE PAUL MANAGEMENT COMPANY FOR COVERED BRIDGE.

A proposed ordinance to grant permission and authority to Becker DePaul Management Company to maintain and use a one-story covered bridge over the public way adjacent to its property at 1801 West Byron Street and over the east-west public alley south of West Byron Street connecting 1800 West Berenice Street with 1801 West Berenice Street, which was Referred to the Committee on Streets and Alleys.

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 1767 WEST WILSON AVENUE.

Also, a proposed order directing the Commissioner of General Services to issue a permit to Zephyr Ice Cream Shop, Incorporated, for the maintenance and use of an existing canopy attached to the building or structure at 1767 West Wilson Avenue, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN OSTERMAN (48th Ward):

RECOGNITION EXTENDED SAINT ROSE PHILIPPINE DUCHESNE FOR HER HUMANITARIAN EFFORTS.

A proposed resolution reading as follows:

WHEREAS, Rose Philippine Duchesne of the Society of the Sacred Heart -- educator, pioneer and an unquenchable spirit -- was beatified by Pope Pius XII in 1940 and canonized by Pope John Paul II in 1988; and

WHEREAS, Born August 29, 1769, Rose Philippine Duchesne lived over 83 years. She entered a convent in her native France at 17 years of age and experienced the status of an outcast during the French Revolution, which banned all convents and related religious activities; and

WHEREAS, Rose Philippine Duchesne spent the term of the Revolution dedicating her life to nursing prisoners, to finding homes and a lifer for orphans and to feeding the poor. Following the Revolution, she used her considerable family resources to purchase the convent which the government had previously confiscated, expanded her charitable acts, and in 1803 joined the 3-year old Society of the Sacred Heart; and

WHEREAS, While helping her nation recover from the Revolution, Philippine Duchesne became inspired by missionary work in the New World, and in 1818, at the age of 49, she undertook an arduous journey to St. Louis and there founded two schools, fostering a then

unpopular cause, the education of young girls. In the prevailing atmosphere which frowned upon girls' schools, Mother Duchesne's efforts produced, during her lifetime alone, six Sacred Heart Schools with 350 students and 64 nuns; she founded the first free school west of the Mississippi; and

WHEREAS, In her 72nd year, Mother Duchesne fulfilled a long-held dream when she joined a Jesuit mission to teach Potawatami Indians at Sugar Creek, Kansas. It is from the Potawatami that she earned the name "Quah-kah-ka-num-ad", "the woman who prays always"; and

WHEREAS, Despite failing health, Mother Duchesne continued her outstanding work almost until her death on November 18, 1852. Her example has captured world attention and admiration; her efforts on behalf of equality, education and charity have inspired the many thousands who continue to benefit from her teachings and her spirit. The three Sacred Heart Schools on Chicago's Sheridan Road are tangible proof in our own time of the enduring greatness of Saint Rose Philippine Duchesne; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 16th day of February, 1989, A.D., do hereby, on behalf of all citizens of this great City, express our admiration of Saint Rose Philippine Duchesne, our full support of her principles of education, equality and charity, and our recognition of her enduring spirit.

Alderman Osterman 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 Osterman, the foregoing proposed resolution was Adopted by year and nays as follows:

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Referred -- ISSUANCE OF PERMIT TO ERECT SIGN/SIGNBOARD AT 5971 -- 5977 NORTH CLARK STREET.

Also, a proposed order directing the Commissioner of Inspectional Services to issue a

Also, a proposed order directing the Commissioner of Inspectional Services to issue a permit to Whiteco Metrocom for the erection of a sign/signboard at 5971 -- 5977 North Clark Street for general advertisers which was Referred to the Committee on Zoning.

Presented By

ALDERMAN ORR (49th Ward):

DRAFTING OF ORDINANCE FOR VACATION AND OPENING OF SPECIFIED AREA.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of a triangular area at the southwest corner of the intersection of North Hermitage Avenue and West Jonquil Terrace and providing for the opening of a triangular area at the northeast corner of North Hermitage Avenue and West Jonquil Terrace for the Department of Public Works (No. 30-49-89-1323); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Alderman Orr 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 Orr, the foregoing proposed order was Passed.

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF WEST LUNT AVENUE FOR RECREATIONAL PURPOSES.

Also, a proposed order directing the Commissioner of Public Works to grant permission to the Luck Venue Block Club, c/o Mr. Mike Zuber, to close to traffic that part of West Lunt Avenue between North Sheridan Road and North Glenwood Avenue on Saturday, August 5, 1989 during the hours of 7:00 A.M. and 10:00 P.M. for the conduct of a block party, which was Referred to the Committee on Beautification and Recreation.

Presented By

ALDERMAN ORR (49th Ward), ALDERMAN GARCIA (22nd Ward) And ALDERMAN SOLIZ (25th Ward):

Referred -- CHICAGO AREA RESIDENTS URGED TO JOIN CALIFORNIA GRAPE BOYCOTT.

A proposed resolution urging all city departments, agencies and Chicago area residents to join the California grape boycott as an expression of their concern for farm workers and consumers, which was Referred to the Committee on Human Rights and Consumer Protection.

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 PERMITS:

BY ALDERMAN ROTI (1st Ward):

American National Bank and Land Trust -- construction of Chicago Transit Authority Station within premises known as 203 North LaSalle Street.

J. S. Drew Construction Company -- renovation of basement and construction of underground pedway extension on premises known as 121 North LaSalle Street.

BY ALDERMAN SMITH (28th Ward):

First Church Brethren -- renovation of existing structure on premises known as 425 South Central Park Avenue.

BY ALDERMAN EISENDRATH (43rd Ward):

Children's Memorial Hospital -- interior remodeling of the Nellie Black Building on the premises known as 700 West Fullerton Parkway.

BY ALDERMAN ORR (49th Ward):

Peoples Housing -- rehabilitation of structures on premises known as 1517 -- 1519 West Jonquil Terrace/7653 -- 7657 North Bosworth Avenue.

LICENSE FEE EXEMPTIONS:

BY ALDERMAN GABINSKI (32nd Ward):

Resurrection Day Nursery, 1849 North Hermitage Avenue.

BY ALDERMAN KOTLARZ (35th Ward):

Saint Joseph Home of Chicago, Incorporated, 2650 North Ridgeway Avenue.

BY ALDERMAN O'CONNOR (40th Ward):

Covenant Home of Chicago, 2725 West Foster Avenue.

The Preschool and Child Care Center of the Lutheran Church of Saint Philip, 2500 West Bryn Mawr Avenue.

Swedish Covenant Hospital, 5145 North California Avenue.

BY ALDERMAN EISENDRATH (43rd Ward):

Children's Memorial Hospital, 2300 Children's Plaza.

Columbus Hospital, 2520 North Lakeview Avenue.

CANCELLATION OF WARRANTS FOR COLLECTION:

BY ALDERMAN ROTI (1st Ward):

Safer Foundation, 571 West Jackson Boulevard -- sign inspection fees.

BY ALDERMAN BLOOM (5th Ward):

Lakeview Living Center, 7270 South South Shore Drive -- boiler and incinerator inspection fee.

BY ALDERMAN ROBINSON (6th Ward):

Topsy Turby Nursery Kindergarten, 728 East 75th Street -- annual mechanical ventilation inspection fee.

BY ALDERMAN HUELS (11th Ward):

Valentine Chicago Boys Club, 3400 South Emerald Avenue -- fuel burning equipment inspection fee.

BY ALDERMAN SHEAHAN (19th Ward):

Washington and Jane Smith Home, 2340 West 113th Place -- annual mechanical ventilation inspection fee.

BY ALDERMAN SOLIZ (25th Ward):

Schwab Rehabilitation Center, various locations -- sign inspection fees and fuel burning equipment inspection fee.

BY ALDERMAN BUTLER (27th Ward):

Chicago Boys Club, 2946 West Washington Boulevard -- annual building inspection fee.

BY ALDERMAN FIGUEROA (31st Ward):

Saints Cyril and Methodius Church, 4244 West Walton Street -- fuel burning equipment inspection fee.

West Town Work Center, 1801 North Spaulding Avenue -- fuel burning equipment increation fee.

BY ALDERMAN PUCINSKI (41st Ward):

Evangelical Lutheran Church, 5765 North East River Road/8765 West Higgins Road -- annual mechanical ventilation inspection fee.

Saint James Lutheran Church of Chicago, 7400 West Foster Avenue -- annual fuel burning equipment inspection fee.

BY ALDERMAN NATARUS (43rd Ward):

Episcopal Diocese of Chicago, 65 East Huron Street -- semi-annual elevator inspection fee and annual loading zone inspection fee.

BY ALDERMAN EISENDRATH (43rd Ward);

Lutheran General Hospital, 2035 North Lincoln Avenue -- annual fuel burning equipment inspection fee.

BY ALDERMAN HANSEN (44th Ward):

Saint Joseph Hospital Center, 2900 North Lake Shore Drive -- annual sign inspection fee.

BY ALDERMAN SHILLER (46th Ward):

The Japanese American Service Committee, 4427 North Clark Street -- semi- annual inspection fee and mechanical ventilation inspection fee.

BY ALDERMAN STONE (50th Ward):

Council for Jewish Elderly/Jewish Federation of Metropolitan Chicago, 2809 West Jarvis Avenue -- annual loading zone sign maintenance fee.

REFUND OF FEE:

BY ALDERMAN MELL (33rd Ward):

Griffin Theatre Company, 2700 North Elston Avenue -- refund in the amount of \$150.00.

APPROVAL OF JOURNAL OF PROCEEDINGS.

JOURNAL (February 1, 1989).

The City Clerk submitted the printed Official Journal of the Proceedings of the regular meeting held on February 1, 1989 at 10:00 A.M., signed by him as such City Clerk.

Alderman Natarus moved to Correct said printed Official Journal as follows:

Page 24812 -- by inserting the following language directly below the last line from the bottom of the page:

"Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 68, BY REPLACING SECTIONS 68-1 THROUGH 68-5.2 WITH REVISED SECTIONS TO ESTABLISH STANDARDS AND REGULATIONS FOR MINIMUM BUILDING DESIGN LOADS.

A proposed ordinance to amend Chapter 68 of the Municipal Code by deleting current Sections 68-1 through 68-5.2 in their entirety and replacing them with new Sections 68-1 through 68-5.2 which would establish standards and regulations for minimum design loads for the structural engineering of buildings, which was Referred to the Committee on Buildings."

The motion to correct Prevailed.

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

JOURNAL (February 25, 1988).

Alderman Natarus moved to *Correct* the printed Official Journal of the Proceedings of the regular meeting held on Thursday, February 25, 1988, as follows:

Page 10653 -- by deleting the language "of Phase 5 (Bid Package Application) Blue Card Number 3600" appearing on the twenty-second line from the top of the page and inserting in lieu thereof the language "and remodeling".

The motion to correct Prevailed.

JOURNAL (October 26, 1988).

Alderman Krystyniak moved to *Correct* the printed Official Journal of the Proceedings of the regular meeting held on Wednesday, October 26, 1988, as follows:

Page 19015 -- by deleting the numerical address "331 -- 351" appearing on the fifth and ninth lines from the top of the page and inserting in lieu thereof the numerical address "5331 -- 5351".

The motion to correct Prevailed.

JOURNAL (December 21, 1988).

Alderman Rush moved to *Correct* the printed Official Journal of the Proceedings of the regular meeting held on Wednesday, December 21, 1988, as follows:

Page 23179 -- by deleting the year "1988" appearing on the thirteenth line from the bottom of the page and inserting in lieu thereof the year "1989".

The motion to correct Prevailed.

UNFINISHED BUSINESS.

LEVY OF TAXES FOR YEAR 1989 ON ALL CITY OF CHICAGO TAXABLE PROPERTY.

On motion of Alderman Natarus, the City Council took up for consideration a proposed ordinance, deferred and published in the Journal of the Proceedings of January 18, 1989, pages 23779 through 23785, and further deferred on February 1, 1989, page 24821, concerning the levy of taxes for year 1989 on all City of Chicago taxable property.

After debate, Alderman Natarus moved to pass the said proposed ordinance. The clerk called the roll and the yeas and nays were as follows:

Yeas -- Aldermen Roti, Bloom, Robinson, Beavers, Caldwell, Shaw, Carter, Langford, Streeter, Jones, J. Evans, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Austin, Kotlarz, Giles, Laurino, Natarus, Hansen -- 25.

Nays -- Aldermen Rush, T. Evans, Vrdolyak, Huels, Fary, Madrzyk, Burke, Kellam, Sheahan, Garcia, Krystyniak, Gutierrez, Mell, Banks, Cullerton, O'Connor, Pucinski, Eisendrath, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 24.

The Chair announced the vote and citing Illinois Revised Statutes, Chapter 24, paragraph 3-11-14, cast its vote in favor of the motion to pass, declaring the vote 26-24.

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

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

Yeas -- Aldermen Roti, Bloom, Robinson, Beavers, Caldwell, Shaw, Carter, Langford, Streeter, Jones, J. Evans, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Austin, Kotlarz, Giles, Laurino, Natarus, Hansen -- 25.

Nays -- Aldermen Rush, T. Evans, Vrdolyak, Huels, Fary, Madrzyk, Burke, Kellam, Sheahan, Garcia, Krystyniak, Gutierrez, Mell, Banks, Cullerton, O'Connor, Pucinski, Eisendrath, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 24.

The Chair announced the vote and citing Illinois Revised Statutes, Chapter 24, paragraph 3-11-14, cast its vote in the affirmative and announced that the ordinance *Passed* by a vote of 26 yeas and 24 nays.

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

Alderman Natarus then requested that the record reflect the said passed ordinance was transmitted to the Mayor who affixed his signature to the same at 1:02 P.M.

The following is said ordinance as passed:

WHEREAS, The City of Chicago, Illinois (the "City") is a municipal corporation and a home rule unit of government, pursuant to Article VII, Section 6 of the Illinois Constitution of 1970; and

WHEREAS, The City has adopted its annual appropriation ordinance for the Year 1989, pursuant to its powers granted by the Constitution and law of the State of Illinois; and

WHEREAS, It is now appropriate and in the best interest of the City for the City, acting pursuant to its powers granted by the Constitution and law of the State of Illinois, to enact its tax levy ordinance for the year 1989 to become effective as provided herein; now, therefore,

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

SECTION 1. The sum of Six Hundred Twenty Million Nine Hundred Seventy-eight Thousand Seven Hundred Nine Dollars (\$620,978,709), ascertained by the City Council as the total amount of appropriations heretofore legally made for all corporate purposes to be provided for by the tax levy of the year 1989, is hereby levied for the year 1989 upon all property within the City of Chicago subject to taxation. The purposes for which appropriations have been made and the amount appropriated for each purpose, respectively, are hereinafter specified in detail in the manner authorized for the annual appropriations ordinance for the year 1989 annexed to and made a part of this ordinance. The amounts appropriated and levied for each of said purposes, respectively, are set forth below in separate columns:

Appropriations For Expenditures And Amounts Levied For The Fiscal Year Beginning January 1, 1989 And Ending December 31, 1989.

Code

Amounts_. Appropriated Amounts Levied

Bond Redemption And Interest Fund -- 508

Amounts to be levied in 1989 for the payment of bonds and interest on bonds:

Code		Amounts Appropriated	Amounts Levied
2005.0902	For interest on bonds	•	
2005.0912	For payment of bonds		
	Total for principal and interest		
2020.0960	For loss in collection of taxes		
	Total from Bond Redemption and Interest Fund	\$259,000	\$259,000
	Note Redemption And Interest Fund Series Of 1985-C, 1986-C, 1987-C & 1988-C509		
	Amounts to be levied in 1989 for the payment of notes and interest on notes:		
2005.0961	For payment of term notes		. •
2005.0962	For payment of interest on term notes		
	Total for principal and interest		
2020.0960	For loss in collection of taxes		
	Total from Redemption and Library Fund 1985-C, 1986-C, 1987-C & 1988-C	32,389,474	32,389,474
	Bond Redemption And Interest Fund 510	,	

Code

Amounts Appropriated Amounts Levied

Amounts appropriated in 1989 for the payment of bonds and interest on bonds:

For payment of bonds:

Community Improvement and Development -- 1975

Electric Street Lighting Installation and Improvement -- 1976

Emergency Communication/ Dispatch System -- 1977

Fire Department Apparatus -- 1976

General Obligation, Series of April -- 1981

General Obligation Project Bond -- 1985

Refunding Series -- 1985

911 Universal Emergency Service System -- 1976

O'Hare Rapid Transit Extension -- 1977

Project and Refunding Series -- 1987

Refuse Disposal Facilities Improvement -- 1973

Sewer -- 1973

Code		Amounts Appropriated	Amounts Levied
	Sewer 1977	·	
	Streets and Sanitation Department Equipment 1977		
2005.0912	Total for payment of bonds		
2005.0902	For interest on bonds		
	Total for specific purpose financial		
2020.0960	For loss in collection of taxes		·
	Total from Bond Redemption & Interest Fund	\$ 82,761,632	\$ 80,632,632
~	Note Redemption And Interest Fund 512		
	Amounts to be levied in 1989 for the payment of notes:		
2005.0961	For payment of term notes		
2020.0960	For loss in collection of taxes		
	Total for Note Redemption and Interest Fund	271,842,603	271,842,603
	Municipal Employee's Annuity And Benefit Fund 681		

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Code		Amounts Appropriated	Amounts Levied
2025.0976	For the City's contribution to employees' Annuity and Benefit Fund	\$ 101,532,000	\$87,423,000
•	Laborer's and Retirement Board Employee's Annuity And Benefit Fund 682		
2025.0976	For the City's contribution to employees' Annuity and Benefit Fund	15,442,000	12,232,000
	Policemen's Annuity And Benefit Fund 683	·	
2025.0976	For the City's contribution to employees' Annuity and Benefit Fund	83,018,000	70,496,000
	Firemen's Annuity And Benefit Fund 684		
2025.0976	For the City's contribution to employees' Annuity and Benefit Fund	36,421,000	31,024,000
	Park Employe' Annuity And Benefit Fund 691		, .
2025.0976	For the City's contribution to employees' Annuity and Benefit Fund	28,000	. 0

Code		Amounts Appropriated	Amounts Levied
	Public Building Commission Fund 641	n .	
2005.0915	For payment of leases	\$14,154,000	\$ 14,154,000
	Library Redemption And Interest Fund 568		
2005.0902	For interest on bonds		
2020.0960	For loss in collection of taxes		
,	Total from Library Bond Redemption and Interest Fund	20,526.000	20,526,000
		TOTAL TAX LEVY:	\$ 620,978,709
	·		

SECTION 2. In no event shall the amount levied for any purpose, as set forth in Section 1 hereof, exceed the amount appropriated for such purpose, as set forth in the annual appropriation ordinance adopted for the City for the year 1989.

SECTION 3. The City Clerk is directed to file certified copies of this ordinance, together with copies of the annual appropriation ordinance adopted for the City for the year 1989, with the County Clerk of Cook County and with the County Clerk of Du Page County.

SECTION 4. This ordinance shall become effective upon passage and approval.

ISSUANCE OF GENERAL OBLIGATION TENDER NOTES, SERIES 1989, A AND B.

On motion of Alderman Natarus, the City Council took up for consideration a proposed ordinance, deferred and published in the Journal of the Proceedings of January 18, 1989, pages 23707 through 23779, and consideration of which was deferred on February 1, 1989, page 24820, concerning the issuance of General Obligation Tender Notes, Series 1989, A and B.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Carter, Langford, Streeter, Jones, J. Evans, Garcia, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Austin, Kotlarz, Giles, Laurino, Natarus, Hansen, Shiller -- 29.

Nays -- Aldermen Vrdolyak, Huels, Fary, Madrzyk, Burke, Kellam, Sheahan, Krystyniak, Gutierrez, Mell, Banks, Cullerton, Pucinski, Eisendrath, Osterman, Orr, Stone -- 17.

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

Alderman Natarus then requested that the record reflect the said passed ordinance was transmitted to the Mayor who affixed his signature to the same at 1:03 P.M.

The following is said ordinance as passed:

Preamble.

WHEREAS, The City of Chicago (the "City") is a body politic and corporate under the laws of the State of Illinois and a home rule unit under Article VII of the Illinois Constitution of 1970; and

WHEREAS, The City has determined that it is desirable and in the public interest of the City to issue notes of the City for the following purposes: (i) to finance current cash requirements of the City; and (ii) to provide funds to pay amounts appropriated for specific purposes by the City for the year 1989; and

WHEREAS; It is necessary for the City to issue its notes for the purposes hereinafter provided, such borrowing being for a proper public purpose and in the public interest, and the City by virtue of its Constitutional home rule powers and all laws applicable thereto, has the power to issue such notes; now, therefore,

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

SECTION 1. Finding. The City Council, after a hearing heretofore held on this Ordinance by the Committee on Finance of the City Council (the "Finance Committee"), and in accordance with the findings and recommendations of the Finance Committee, hereby finds that all of the recitals contained in the preamble to this Ordinance are full, true and correct and does incorporate them into this Ordinance by this reference.

SECTION 2. Definitions. The terms defined in the form of Trust Indenture attached hereto as Exhibit A (the "Indenture") shall, for all purposes of this Ordinance, have the meanings therein specified, unless the context herein clearly requires otherwise.

SECTION 3. Authorization Of Notes.

- (a) For the purpose of providing moneys for the purposes provided in the preamble hereof, it is hereby declared necessary that the City authorize and issue, and the City hereby authorizes and directs the issuance of, an issue of Notes, entitled to the benefit, protection and security of this Ordinance and the Indenture, in an aggregate principal amount determined as provided hereunder, payable as to principal and interest from the sources indicated in Section 3(d) of this Ordinance. The Notes shall be designated by the title "City of Chicago General Obligation Tender Notes, Series 1989" (the "Notes"). The Notes shall be dated, bear interest at such rate or rates (whether fixed to maturity or variable) not to exceed 12% per annum, mature, be subject to payment, redemption and purchase, be of the form and be secured as provided in the Indenture.
- (b) The Notes shall be issued in various series (each a "Series") in the amounts and for the purposes as follows:
 - (i) Series 1989A (the "Series 1989A Notes"), in the principal amount at any one time outstanding of not to exceed \$100,000,000, maturing not later than December 31, 1989, for the purpose of financing the current cash flow requirements of the City; and
 - (ii) Series 1989B (the "Series 1989B Notes"), maturing not later than October 31, 1990, for the purpose of providing funds to pay amounts appropriated for various purposes for the year 1989, which Series 1989B Notes shall be issued for the various fund purposes and in the maximum principal amounts as follows:

Fund	Principal Amount
Corporate	\$164,985,000
Chicago Public Library (Maintenance and Operation)	35,164,000
City Relief (General Assistance)	15,869,000

Fund Principal Amount

Judgment 33,828,000

Chicago Public Library 5,904,000
(Building and Sites) \$255,750,000

; and

- (iii) Such additional Series as are authorized from time to time by ordinance of the City Council.
- (c) Solely to permit the various Notes of any Series issued hereunder to have varying interest rate determination methods, any Notes issued hereunder may be issued and sold as one or more sub-series, each of which shall be (A) in the principal amount of not less than \$10,000,000, (B) deemed to be a "Series" under this Ordinance and the Indenture only for establishing and maintaining an interest rate determination method for such Notes and (C) identified by a number following the Series designation from 1 upward (i.e. Series 1989_____-1, etc.).
- (d) Each Note shall be a direct and general obligation of the City for the payment of which, both principal and interest, the City pledges its full faith, credit and resources. Each Note shall be payable, both principal and interest, from any moneys, revenues, receipts, income, assets or funds of the City legally available for such purposes.
- (e) The City shall promptly cause to be paid the principal of and interest on each Note issued pursuant to this Ordinance and the Indenture at the place, at the time and in the manner provided in the Indenture and in the Notes to the true intent and meaning thereof.

SECTION 4. Proceeds of the Notes. The proceeds from the sale of the Notes shall be used as follows:

- (a) From the proceeds of the Series 1989A Notes a sum sufficient shall be used to finance the current cash requirements of the City.
- (b) The proceeds of the Series 1989B Notes shall be deposited in the Corporate Fund, Chicago Public Library (Maintenance and Operation) Fund, City Relief (General Assistance) Fund, Judgment Fund and Chicago Public Library (Building and Silvary Fund as designated by the Comptroller in his notification of sale to the City Council described in Section 7(b) hereof, and shall be used for the purpose of paying amounts appropriated for such respective funds for the year 1989.

SECTION 5. Tax Levy for Reimbursement of the Bank for Drawings to Pay the Series 1989A Notes or for the Payment of the Series 1989A Notes. Unless the Comptroller shall determine on or before December 1, 1989, that sufficient funds are legally available and will be used (a) to reimburse any Bank appointed pursuant to the provisions of Section 10 hereof on the maturity date of the Series 1989A Notes for a drawing or drawings under the Letter of Credit issued by such Bank to pay the principal of and interest on the Series 1989A Notes, or (b) to pay the principal of and interest on the Series 1989A Notes, a tax levy ordinance shall be adopted by the City Council and a certified copy thereof filed with the County Clerks of Cook and Du Page Counties, Illinois, and a certified copy thereof mailed to the Bank, on or before the maturity date of the Series 1989A Notes, such ordinance to levy an amount sufficient to reimburse the Bank pursuant to the terms of the related Reimbursement Agreement on or before December 31, 1990 or to pay the principal of and interest on the Series 1989A Notes if (i) the Bank has failed to honor a proper draw under the Letter of Credit, or (ii) the Series 1989A Notes bear interest at a fixed rate to maturity and are not secured by a Letter of Credit. If such reimbursement obligation or payment of principal of and interest on the Series 1989A Notes is thereafter paid from any other funds or revenues of the City prior to the extension date for such levy, such taxes so levied shall be abated. The City Treasurer is hereby ordered and directed to deposit the proceeds of any taxes so levied pursuant to this Section 5 into the Series 1989A Notes Account of the Note Fund.

SECTION 6. Tax Levy for Reimbursement of the Bank for Drawings to Pay the Series 1989B Notes or for the Payment of the Series 1989B Notes. Unless the Comptroller shall determine on or before October 1, 1990, that sufficient funds are legally available and will be used (a) to reimburse any Bank appointed pursuant to Section 10 hereof on the maturity date of the Series 1989B Notes for a drawing or drawings under the Letter of Credit issued by such Bank to pay the principal of and interest on the Series 1989B Notes, or (b) to pay the principal of and interest on the Series 1989B Notes, a tax levy ordinance shall be adopted by the City Council and a certified copy thereof filed with the County Clerks of Cook and Du Page Counties, Illinois, and a certified copy thereof mailed to the Bank, on or before the maturity date of the Series 1989B Notes, such ordinance to levy an amount sufficient to reimburse the Bank pursuant to the terms of the related Reimbursement Agreement on or before October 31, 1991, or to pay the principal of and interest on the Series 1989B Notes if (i) the Bank has failed to honor a proper draw under the Letter of Credit, or (ii) the Series 1989B Notes bear interest at a fixed rate to maturity and are not secured by a Letter of Credit. If such reimbursement obligation or payment of principal of and interest on the Series 1989B Notes is thereafter paid from any other funds or revenues of the City prior to the extension date for such levy, such taxes so levied shall be abated. The City Treasurer is hereby ordered and directed to deposit the proceeds of any taxes so levied pursuant to this Section 6 into the Series 1989B Notes Account of the Note Fund.

SECTION 7. Sale And Delivery Of The Notes.

(a) Each Series of Notes shall be sold and delivered to a group of underwriters led by Shearson Lehman Hutton, Inc. to be selected by the Comptroller (the "Underwriters"),

subject to the terms and conditions of a contract of purchase related thereto. The Mayor or the Comptroller is hereby authorized to execute on behalf of the City, with the approval of the Chairman of the Committee on Finance of the City Council, one or more contracts of purchase in substantially the form previously used for similar financings of the City with appropriate revisions to reflect the terms and provisions of the Notes and such other revisions in text as the Comptroller shall determine are necessary or desirable in connection with the sale of the Notes. The compensation paid to the Underwriters in connection with any sale of Notes shall not exceed 0.5% of the principal amount of the Notes being sold. All or a portion of each Series of Notes may be sold separately or in combination with any other Series of Notes from time to time in accordance with the following paragraph. In connection with the offering and delivery of the Notes at separate times, the Mayor or the Comptroller is authorized to enter into any additional agreements comparable to any agreement authorized hereunder and described in the Indenture and to deliver any certificates required of the City in connection with such separate sale.

- (b) Subsequent to the sale of any Notes, the Comptroller shall file in the Office of the City Clerk a notification of sale directed to the City Council setting forth (i) the aggregate principal amount of Notes sold of each Series, (ii) the initial interest rate determination method or methods for such Notes and the initial interest rates determined within each such interest rate determination method, (iii) the compensation paid to the Underwriters in connection with such sale and (iv) with respect to any sale of Series 1989B Notes, the principal amounts of such Series 1989B Notes which were sold for each of the respective purposes set forth in Section 3(b)(ii) hereof. An executed copy of the Indenture providing for the issuance of the Notes which are the subject of such notification of sale shall be attached thereto.
- (c) In connection with any sale of Notes, the Mayor or the Comptroller are hereby authorized to execute and deliver, and the Underwriters are hereby authorized to use and distribute, such disclosure documents as they shall deem appropriate on behalf of the City, which disclosure documents shall be in substantially the forms previously used for similar financings of the City with appropriate revisions to reflect the terms and provisions of the Notes and to accurately describe the current condition of the City and the parties to the financing.
- (d) The Registrar shall be authorized to authenticate and deliver each Series of Notes at the initial delivery of such Series upon telephonic authorization, to be confirmed in writing, from the Comptroller evidencing that all conditions precedent to the issuance of such Notes have been satisfied.

SECTION 8. Appointment of Trustee, Registrar and Paying Agent; Authorization of Indenture. The City hereby authorizes the Comptroller to appoint the Trustee, the Registrar and the Paying Agent for the proposes and upon the express terms and conditions set forth in the Indenture. The acceptance of the Trustee and the Paying Agent shall be evidenced by its execution of the Indenture. The acceptance of the Registrar shall be evidenced by its execution of an acceptance of such duties. The Mayor or the Comptroller is hereby authorized to execute an Indenture in connection with the issuance of the Notes or any Series of Notes, each such Indenture to be in substantially the form of

Exhibit A attached hereto, but with such revisions in text as the Comptroller shall determine are necessary or desirable in connection with the sale of any such Notes. The final form of each such Indenture shall be executed on behalf of the City by the Mayor or the Comptroller, under the seal of the City, affixed and attested by the City Clerk or Deputy City Clerk.

SECTION 9. Remarketing Agent. The City hereby authorizes the Comptroller to appoint the Remarketing Agent and to execute and deliver a Remarketing Agreement in connection with the issuance of the Notes or any Series of Notes. The annual fee paid to any Remarketing Agent pursuant to any Remarketing Agreement shall not exceed .25% of the average principal amount of Notes covered by such Remarketing Agreement outstanding during such annual period.

SECTION 10. The Bank. The City hereby authorizes the Comptroller to obtain a Letter of Credit for any Series of Notes if determined by the Comptroller to be desirable in connection with the marketing and remarketing of the Notes; provided, however, that any Series of Notes bearing interest at other than a fixed rate to maturity shall be secured by a Letter of Credit. The Mayor or the Comptroller is hereby further authorized to (i) appoint the Bank to issue such Letter of Credit; (ii) approve, execute and deliver a Reimbursement Agreement relating to any Notes so secured in substantially the form previously used for similar financings of the City with appropriate revisions to reflect the terms and provisions of the Notes and such other revisions in text as the Comptroller shall determine are necessary or desirable in connection with the sale of the Notes; and (iii) execute and deliver a Letter of Credit Note in substantially the form previously used for similar financings of the City with appropriate revisions to reflect the terms and provisions of the Notes and such other revisions in text as the Comptroller shall determine are necessary or desirable in connection with the sale of the Notes in connection with the execution and delivery of any such Reimbursement Agreement. The annual fee paid to any Bank for the provision of a Letter of Credit shall not exceed .25% of the amount available to be drawn under such Letter of Credit.

Any Letter of Credit Note shall be a direct and general obligation of the City for the payment of which, both principal and interest, the City pledges its full faith, credit and resources. The Letter of Credit Note shall be payable, both principal and interest, from any moneys, revenues, receipts, income, assets or funds of the City legally available for such purpose. Any Letter of Credit Note shall bear interest at a rate not exceeding .25% per annum.

In appointing the Bank pursuant to this Section 10, the Comptroller must select a banking corporation or association that will cause the Notes to bear one of the two highest short-term ratings available from Moody's and S.&P., or one of them in the event that the Notes are not to be rated by both.

SECTION 11. Note Insurance. The Comptroller is hereby authorized to obtain a policy of note insurance if it is determined by him to be desirable in connection with the marketing and remarketing of any Series of Notes.

SECTION 12. Appropriations. The City shall appropriate amounts sufficient to (a) reimburse any Bank appointed pursuant to the provisions of Section 10 hereof at the times and in the amounts as provided in the related Reimbursement Agreement, (b) pay the principal of and interest on the Notes if the Bank has failed to honor a proper draw under the Letter of Credit or the Notes bear interest at a fixed rate to maturity and no Bank has been so appointed, and (c) pay the fees and expenses of the Trustee, Paying Agent, Remarketing Agent and Registrar in a timely manner, and the City hereby covenants to take timely action as required by law to carry out the provisions of this Section, but, if for any such year it fails to do so, this Ordinance shall constitute a continuing appropriation ordinance of such amounts without any further action on the part of the City Council.

In the event that proceeds of the taxes levied or to be levied hereunder are not available in time to make any payments when due under the Notes or any related Reimbursement Agreement, then the Comptroller and the Treasurer of the City are hereby directed to make such payments in accordance with the Notes or such Reimbursement Agreement from any other moneys, revenues, receipts, income, assets or funds of the City that are legally available for that purpose in advance of the collection of the taxes and when the proceeds of such taxes are received such other funds shall be replenished, all to the end that the credit of the City may be preserved by the prompt payment of its obligation under the Notes, the Reimbursement Agreement and the related Letter of Credit Note as the same become due.

SECTION 13. Additional Authorization. The Mayor, the Comptroller, the City Treasurer, the City Clerk and the Deputy City Clerk are hereby authorized to execute such other documents and perform such other acts as may be necessary or desirable in connection with the sale of the Notes.

SECTION 14. Counterparts. This Ordinance may be executed in any number of counterparts, each of which, when so executed and delivered, shall be an original; but such counterparts shall together constitute but one and the same ordinance.

SECTION 15. Repealer. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of the City of Chicago, or part thereof, is in conflict with the provisions of this Ordinance, the provisions of this Ordinance shall be controlling. If any section, paragraph, clause or provision of this Ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this Ordinance.

SECTION 16. Publication. This Ordinance shall be published by the City Clerk, by causing to be printed in special pamphlet form at least 100 copies hereof, which copies are made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this Ordinance, and this Ordinance shall be in full force and effect from and after its adoption, approval by the Mayor and publication.

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

	Exhibit "A".	
-	City Of Chicago, Illinois	
	As Trustee	_,
	And	
	. As Paying Agent	
		- ,
	Trust Indenture	
	Dated As Of January 1, 1989	
<u> </u>	Securing General Obligation Tender Notes Series 1900A And B.	

This Trust Indenture dated as of January 1, 1989 between the City of Chicago, Illinois
(the "City"), a municipal corporation and home rule unit organized and existing under the
laws of Illinois, located in Cook and Du Page Counties, Illinois and, a
banking corporation, having its principal corporate trust office in
Chicago, Illinois, as trustee (said corporation, and any successor or successors as trustee
hereunder, being herein referred to as the "Trustee") and, as
paying agent (said corporation, and any successor or successors as paying agent hereunder,
being herein referred to as "Paying Agent").

Witnesseth:

Whereas, by virtue of Article VII of the Illinois Constitution of 1970 and pursuant to an ordinance duly adopted by the City Council of the City on January _____, 1989, the City is authorized to enter into this Indenture and to do or cause to be done all the acts and things herein provided or required to be done; and

Whereas, the execution and delivery of this Indenture have been in all respects duly and validly authorized by the City Council; and

Whereas, in order to provide the funds needed to (i) finance current cash requirements of the City; and (ii) provide funds to pay amounts appropriated for specific purposes by the City for the year 1989, the City has duly authorized the issuance and sale of its General Obligation Tender Notes, Series 1989A and B (the "Notes"); and

Whereas, in furtherance thereof, the City and Shearson Lehman Hutton, Incorporated (the "Remarketing Agent") have entered into a Remarketing Agreement, dated as of January 1, 1989 (the "Remarketing Agreement") pursuant to which the Remarketing Agent will arrange for the purchase of Notes tendered for purshase by Noteholders and attempt to remarket said tendered Notes on behalf of the City; and

Whereas, when the Paying Agent is performing its duties as tender agent hereunder with regard to a purchase of Notes, the Paying Agent shall perform such duties as tender agent as the agent of the Noteholders; and

Whereas, original executed copies of the Letter of Credit, Reimbursement Agreement and the Remarketing Agreement have been delivered to and are on file in the Trustee's office; and

Whereas, the execution and delivery of the Notes and of this Indenture have in all respects been duly authorized and all things necessary to make such Notes, when executed by the City and authenticated by the Trustee or the Paying Agent, the valid and binding legal obligations of the City and to make this Indenture a valid and binding agreement, have been done;

Now, Therefore, This Indenture Witnesseth, that to secure all Notes issued and Outstanding under this Indenture, the payment of the principal or redemption price thereof and interest thereon, the rights of the Noteholders and the performance and observance of all of the covenants contained in the Notes and herein, and for and in consideration of the mutual covenants herein contained and of the purchase and acceptance of the Notes by the Noteholders, from time to time, and of the acceptance by the Trustee of the trusts hereby created, and of the acceptance by the Paying Agent of the duties hereby imposed upon the Paying Agent, and intending to be legally bound hereby, the City does hereby sell, assign, transfer, set over and pledge unto the Trustee, its successors in trust and its assigns forever, and grant to the Trustee, its successors in trust and its assigns forever a security interest in any moneys, revenues, receipts, income, assets or funds of the City legally available for such purposes, all to the extent provided in this Indenture.

This Trust Indenture Further Witnesseth, that to provide for the security of the obligations of the City arising under the Reimbursement Agreement (as hereinafter defined) the City does hereby sell, assign, transfer, set over and pledge unto the Trustee, its successors in trust and its assigns, for the benefit of the Bank, a security interest in any moneys, revenues, receipts, income, assets or funds of the City legally available for such purposes, all to the extent provided in this Indenture.

To Have And To Hold the same and any other revenues, property, contracts or contract rights, chattel paper, instrument, general intangibles or other rights and the proceeds thereof, which may, by delivery, assignment or otherwise, be subject to the lien and security interest created by this Indenture.

In Trust Nevertheless, first, for the equal and ratable benefit and security of all present and future Noteholders of Notes issued and to be issued under this Indenture, without preference, priority or distinction (except as otherwise specifically provided herein) of any one Note over any other Note and thereafter for the benefit of the Bank.

Provided, However, that if the City, its successors or assigns, shall well and truly pay, or cause to be paid, the principal of, and premium, if any, and interest on the Notes due or to become due thereon, at the times and in the manner set forth in the Notes according to the true intent and meaning thereof, and shall cause the payments to be made on the Notes as required under Article II hereof, or shall provide, as permitted hereby, for the payment thereof by depositing with the Trustee the entire amount due or to become due thereon, and shall well and truly cause to be kept, performed, and observed all of its covenants and conditions pursuant to the terms of this Indenture, and shall pay or cause to be paid to the Trustee all sums of money due or to become due to it in accordance with the terms and provisions hereof and shall pay or cause to be paid the obligations under the Reimbursement Agreement and cause the Trustee to surrender the Letter of Credit to the Bank, then upon the final payment thereof this Indenture and the rights hereby granted

shall cease, determine, and be void; otherwise this Indenture shall remain in full force and effect.

Article I.

Definitions.

Section 1.01. Definitions.

The terms defined in this Section shall, for all purposes of this Indenture, have the meanings herein specified, unless the context clearly requires otherwise:

"Alternate Letter of Credit" means an irrevocable letter, or letters, of credit delivered in accordance with Section 5.05(c) hereof. Any Alternate Letter of Credit shall be an irrevocable letter of credit, other than the Letter of Credit issued by the Bank and delivered to the Paying Agent concurrently with the original issuance of the Notes, issued by a commercial bank, the terms of which shall in all material respects be the same as the Letter of Credit, except as to identity of the Bank. Any Alternate Letter of Credit shall expire not earlier than the Letter of Credit being replaced thereby. On or prior to the date of the delivery of an Alternate Letter of Credit to the Paying Agent, the City shall have obtained (i) written evidence from Moody's, if the Notes are rated by Moody's, and S.&P., if the Notes are created by S.&P., in each case to the effect that such rating agency has reviewed the proposed Alternate Letter of Credit and that the substitution of the proposed Alternate Letter of Credit for the Letter of Credit will not, by itself, result in a reduction or withdrawal of its ratings on the Notes from those which then prevail, and (ii) an opinion of counsel to the issuer of the Alternate Letter of Credit to the effect that the Alternate Letter of Credit is a valid and binding obligation of such Bank. The Paying Agent may conclusively rely upon a certificate of the Comptroller that the Alternate Letter of Credit is in conformity with the requirements of this Indenture.

"Bank" means, initially, ________ in its capacity as issuer of the Letter of Credit, its successors in such capacity and its assigns and, if an Alternate Letter of Credit has been issued in accordance with Section 5.05(c) hereof, "Bank" shall mean the issuer of such Letter of Credit or Alternate Letter of Credit in its capacity issuing such Letter of Credit or Alternate Letter of Credit, its successors in such capacity and its assigns. "Principal Office" of the Bank shall mean the principal office from time to time of the Bank.

"Bond Counsel" means the firm of nationally recognized bond counsel designated by the duly designated Corporation Counsel of the City.

"Business Day" means any day of the year on which banks located in the city, or cities, respectively, in which are located the Principal Offices of the Trustee, the Paying Agent,

the Remarketing Agent and the Bank are not required or authorized to remain closed and on which The New York Stock Exchange, Incorporated is not closed.

"City" means the City of Chicago, Illinois.

"City Council" means the governing body of the City as from time to time constituted.

"Commercial Paper Rate" means, with respect to any Note, the interest rate for such Note set under Section 2.02(b).

"Commercial Paper Rate Period" means, with respect to any Note, the period (which may be from 1 day to 180 days) determined as provided in Section 2.02(b).

"Comptroller" means the duly designated Comptroller, and Deputy Comptroller of the City and any person at the time designated to act on behalf of the Comptroller by written certificate furnished by the duly designated Comptroller to the Trustee, the Paying Agent, the Remarketing Agent and the Bank and filed with the City Clerk of the City. Such certificate may designate one or more alternates.

"Custody Account" means that account established on behalf of the Bank with the Paying Agent into which Account shall be deposited certain Notes as provided in Article V hereof.

"Daily Rate" means an interest rate on the Notes set under Section 2.02(a).

"Determination Date" is defined in Section 2.02(c).

"Event of Default" means any of the events stated in Section 7.01(a) hereof.

"Fixed Rate" means an interest rate on the Notes set under Section 2.02(c).

"Fixed Rate Period" is defined in Section 2.02(c).

"Indenture" means this Trust Indenture as amended or supplemented at the time in question.

"Interest Payment Date" is defined in the form of Note attached hereto as Exhibit A.

"Interest Period" is defined in the form of Note attached hereto as Exhibit A.

"Interest Rate" means the rate or rates established from time to time for the Notes pursuant to Section 2.02 hereof.

"Interest Rate Determination Method" means the method pursuant to which the Interest Rate is determined from time to time. An Interest Rate Determination Method may be for a Daily Rate, a Commercial Paper Rate or a Fixed Rate.

"Letter of Credit" means the irrevocable letter, or letters, of credit issued by the Bank contemporaneously with the original issuance of the Notes or any Series of Notes, except

that upon the issuance and delivery of an Alternate Letter of Credit in accordance with Section 5.05(c) hereof, "Letter of Credit" means such Alternate Letter of Credit. Each Series of Notes may be secured by a different Letter of Credit issued by the Bank or by a Letter of Credit issued by a different Bank, all as designated by the City pursuant to the terms of this Indenture. Any reference to Letter of Credit herein shall be deemed to refer to the Letter of Credit related to such Series of Notes, unless the context shall clearly indicate otherwise. The Paying Agent may conclusively rely upon a certificate of the Comptroller that the Letter of Credit is in conformity with the requirements of this Indenture.

"Letter of Credit Note" means a note issued pursuant to a Reimbursement Agreement.

"Moody's" means Moody's Investors Service, Incorporated, a corporation organized and existing under the laws of the State of Delaware, its successors and their assigns, and, if such corporation shall be dissolved or liquidated or shall no longer perform the functions of a securities rating agency, "Moody's" shall be deemed to refer to any other nationally recognized securities rating agency designated by the City in its place by notice to the Trustee, Paying Agent and Remarketing Agent.

"Notes" means the notes issued pursuant to this Indenture, as more fully described in Article II hereof.

"Note Fund" means the fund created by Section 5.01 hereof.

"Noteholder" means the person in whose name any Note is registered. The Trustee, the Paying Agent, the Remarketing Agent and the Bank may be Noteholders.

"Notice by Mail" or "notice" of any action or condition "by Mail" shall mean a written notice meeting the requirements of this Indenture mailed by first class mail to the Noteholders, at the addresses shown in the registration books maintained pursuant to Section 2.10 hereof.

"Ordinance" means the ordinance add	opted by the Cit	ty Council of the Ci	ty on January
, 1989, authorizing the issuance	of \$	General Oblig	ation Tender
Notes, Series 1989A and \$	_General Oblig	gation Tender Notes	, Series 1989B
of the City, pursuant to which this Indent	ure is being exe	ecuted and delivered	

"Opinion of Bond Counsel" means a written opinion of Bond Counsel.

"Outstanding", when used in reference to the Notes, shall mean, at any particular date, the aggregate of all Notes authenticated and delivered under this Indenture except:

- (a) those cancelled at or prior to such date or delivered to or acquired by the Trustee or the Registrar at or prior to such date for cancellation;
- (b) those matured or redeemed Notes which have not been presented for payment in accordance with the provisions of this Indenture; and

(c) those in lieu of or in exchange or substitution for which other Notes shall have been authenticated and delivered pursuant to this Indenture.

"Paying Agent" means, initially, _______, New York, New York, or any other or successor paying agent appointed in accordance with Section 8.20 hereof. If the Trustee is the Paying Agent, "Principal Office" of the Paying Agent means the principal corporate trust office of the Trustee. If the Trustee is not the Paying Agent, then "Principal Office" shall mean the address given by the Paying Agent in writing to the City, the Trustee, the Bank and the Remarketing Agent.

"Principal Office" means, (i) with respect to the Bank, the Paying Agent, the Remarketing Agent and the Trustee, the Principal Offices described in the definitions of such terms and (ii) with respect to any other entity, the principal office of such entity designated in writing by such entity to the Trustee and the Paying Agent.

"Rating Agency" means Moody's or S.&P.

"Record Date" is defined in the form of Note attached hereto as Exhibit A.

"Registrar" means the Paying Agent acting in the capacity of registrar under this Indenture, its successors and their assigns.

"Reimbursement Agreement" means the agreement or agreements between the City and the Bank, pursuant to which the related Letter of Credit is issued by the Bank and delivered to the Paying Agent, and initially shall mean the reimbursement agreement or agreements executed and delivered contemporaneously with the original issuance of the Notes or any Series of Notes, and any and all modifications, alterations, amendments and supplements thereto. Any reference to Reimbursement Agreement herein shall be deemed to refer to the Reimbursement Agreement related to the applicable Series of Notes, unless the context shall clearly indicate otherwise.

"Remarketing Agent" shall mean, initially, Shearson Lehman Hutton, Incorporated, or any other remarketing agent appointed in accordance with Section 8.28 hereof. "Principal Office" of the Remarketing Agent means the address given by the Remarketing Agent in writing to the City, the Trustee, the Paying Agent and the Bank.

"Remarketing Agreement" means the agreement or agreements between the City and the Remarketing Agent entered into pursuant to Section 8.28 of this Indenture, and any and all modifications, alterations, amendments and supplements thereto. Any reference to Remarketing Agreement herein shall be deemed to refer to the Remarketing Agreement related to the applicable Series of Notes, unless the context shall clearly indicate otherwise.

"Series" shall have the meaning assigned to such term in Section 2.01(b) hereof, as modified by Section 2.01(c) hereof.

"Series 1989A Notes" shall have the meaning assigned to such term in Section 2.01(b)(i) hereof.

"Series 1989B Notes" shall have the meaning assigned to such term in Section 2.01(b) (ii) hereof.

"Service Fund" means the fund created pursuant to Section 5.06 hereof, and held and administered by the Paying Agent.

"Short Term Rate" means a Daily or Commercial Paper Rate.

"State" means the State of Illinois.

"S.&P." shall mean Standard & Poor's Corporation, a corporation organized and existing under the laws of the State of New York, its successors and their assigns, and, if such corporation shall be dissolved or liquidated or shall no longer perform the functions of a securities rating agency, "S.&P." shall be deemed to refer to any other nationally recognized securities rating agency designated by the City in its place by notice to the Trustee, Paying Agent and Remarketing Agent.

"Supplemental Indenture" shall mean any indenture modifying, altering, amending, supplementing or confirming this Indenture for any purpose, in accordance with the terms hereof.

"Treasurer" shall mean the duly acting Treasurer of the City.

"Trustee" shall mean	, as trustee under this Indenture, its
successors in trust and their assigns.	"Principal Office" of the Trustee shall mean the
principal corporate trust office of the	crustee, which office at the date of this Indenture is
located at	·

Section 1.02. Construction.

This Indenture, except where the context by clear implication shall otherwise require, shall be construed and applied as follows:

- (a) Definitions include both singular and plural.
- (b) Pronouns include both singular and plural and cover all genders.
- (c) Any percentage of Notes, for the purposes of this Indenture, shall be computed on the basis of the Notes Outstanding at the time the computation is made or is required to be made hereunder.
- (d) Headings of sections herein are solely for the convenience of reference and do not constitute a part hereof and shall not affect the meaning, construction or effect hereof.

Article II.

The Notes.

Section 2.01. Authorization Of Notes.

- (a) Upon the execution and delivery of this Indenture, the City shall execute the Notes and deliver them to the Paying Agent for authentication. At the direction of the City, the Paying Agent shall authenticate the Notes and deliver them to the purchasers thereof. The Notes shall be designated by the title "City of Chicago General Obligation Tender Notes, Series 1989" (the "Notes"). The Notes shall be dated as provided in Section 2.06(d) hereof.
- (b) The Notes shall be issued in various series (each a "Series") as below designated, and shall be in the amounts, bearing interest at such rate or rates not to exceed 12% per annum, maturing and subject to prior redemption upon the terms and conditions as hereinafter set forth, and shall be for the purposes as follows:

	Series 1989A (the , maturing on			•	
	cash flow requiremen			-	
in the pamount. Operation	eries 1989B (the "Se rincipal amount of appropriated for (Con) Fund, City Relie ibrary (Building and	\$, for the pur d, Chicago Pu sistance) Fund	pose of public Lib	providing rary (Main nent Fund	funds to pay ntenance and

- (c) Each Note shall be a direct and general obligation of the City for the payment of which, both principal and interest, the City pledges its full faith, credit and resources. Each Note shall be payable, both principal and interest, from any moneys, revenues, receipts, income, assets or funds of the City legally available for such purpose.
- (d) The City shall promptly cause to be paid the principal of and interest on each Note issued pursuant to this Indenture at the place, at the time and in the manner provided herein and in the Notes to the true intent and meaning thereof.
- (e) The total principal amount of Notes that may be Outstanding under this Indenture is expressly limited to that authorized by Section 2.01(b) hereof.

Section 2.02. Interest Rate Determination Methods For The Notes.

(a) Daily Rate. When interest on any Series of the Notes is payable at a Daily Rate, the Comptroller will set a Daily Rate as provided in this Section 2.02(a). Each Daily Rate will

be the rate necessary (as determined by the Comptroller) for the Remarketing Agent to sell the Notes of such Series on the day for which the rate is set at 100% of their principal amount plus accrued interest, if any. The Comptroller shall set a Daily Rate for any Series of Notes bearing interest at a Daily Rate on the first Business Day on which such Series of Notes bears interest at a Daily Rate which Daily Rate shall be in effect on such Business Day and shall remain in effect until a new Daily Rate is determined and established by the Comptroller. Immediately after the determination of a new Daily Rate, but not earlier than 1:00 P.M. on the Business Day next preceding the Business Day on which such new Daily Rate is to become effective, nor later than 9:00 A.M. on the Business Day on which such new Daily Rate is to become effective, the Comptroller shall give telephonic, telex or telegraphic notice of such rate, which if given by telephone shall be promptly confirmed in writing, to the Paying Agent, the Trustee, the Remarketing Agent and the Bank.

The Daily Rate for any non-Business Day upon the commencement of a period during which the Notes of such Series bear interest at a Daily Rate, will be the rate established on the first Business Day after the date of such commencement.

If for any reason a court holds that the Daily Rate set for any day is invalid or unenforceable, then on the first such Business Day and each Business Day thereafter and until the Comptroller is able to again set a valid and enforceable Daily Rate and resumes determination of the Daily Rate, the Daily Rate on each Business Day shall be a rate per annum equal to 70% of the 30-day dealer taxable Commercial Paper Rate as published by the Federal Reserve Bank of New York on such Business Day for the next preceding Business Day.

(b) Commercial Paper Rate.

(i) Determination of Commercial Paper Rate. The Commercial Paper Rate and the Commercial Paper Rate Period for each Note of a Series bearing interest at a Commercial Paper Rate will be determined by the Comptroller, unless the Comptroller's direction pursuant to Section 2.03(a) requires the Remarketing Agent to make such determinations, in which event the Remarketing Agent shall make such determinations as provided herein, on the Business Day preceding the first Business Day of each Commercial Paper Rate Period applicable to such Note. Each Commercial Paper Rate will be the rate necessary (as determined by the Comptroller) for the Remarketing Agent to sell such Note on such date at 100% of its principal amount plus accrued interest, if any. The Notes of any Series may have different Commercial Paper Rates. Interest on any Note bearing interest at a Commercial Paper Rate will accrue from the first day of the applicable Commercial Paper Rate Period to, but excluding, the last day of such Period.

If for any reason the Comptroller or the Remarketing Agent does not set a Commercial Paper Rate or the duration of the Commercial Paper Rate Period for any Commercial Paper Rate Period which immediately follows a Commercial Paper Rate Period, a Commercial Paper Rate Period of the same duration and the same Commercial Paper Rate as the Commercial Paper Rate then ending will follow. If for any reason the Comptroller or the Remarketing Agent does not set a Commercial Paper Rate or the duration of the Commercial Paper Rate Period for any Commercial Paper Rate Period following a Daily

Rate, or a court holds that a Commercial Paper Rate or the duration of any Commercial Paper Rate Period is invalid or unenforceable, then a 30-day Commercial Paper Rate Period for any such Note will follow, and the Commercial Paper Rate for such Note for such Commercial Paper Rate Period shall be that annual rate of interest equal to 70% of the interest rate applicable to 90-day United States Treasury bills determined on the basis of the average per annum discount rate at which such 90-day Treasury bills shall have been sold at the most recent Treasury auction within the preceding 30 days.

- (ii) Determination of Commercial Paper Rate Periods. While the Notes of any Series bear interest at a Commercial Paper Rate, the length of each Commercial Paper Rate Period (which may be from one to 180 days) for each Note of such Series shall be determined by the Comptroller based upon the Comptroller's judgment that such length will be beneficial to the market for, or the relative yield of, such Note based upon the factors set forth in Section 2.03(b), unless the Comptroller's direction requires the Remarketing Agent to make such determinations, in which event the Remarketing Agent shall make such determinations as described above. In all cases, the party making the determination as to the Commercial Paper Rate for any Note shall also make the determination as to the length of the Commercial Paper Rate Period for such Note. The last day of any Commercial Paper Rate Period for the Notes of any Series shall be a Business Day or the maturity date for the Notes of such Series.
- (iii) Limitation. Notwithstanding the foregoing, if the Remarketing Agent or the Comptroller have previously determined that the Notes of any Series are to bear interest at a rate other than the Commercial Paper Rate effective as of a future date, no new Commercial Paper Rate Period shall be established for such Series unless the last day of such Commercial Paper Rate Period occurs on or before the effective date of the change to such other rate.
- (c) Fixed Rate. The Comptroller will set a Fixed Rate for any Series of Notes on a date (the "Determination Date") no fewer than 7 nor more than 15 Business Days before the beginning of the period (the "Fixed Rate Period") in which interest on the Notes of any Series will be payable at a Fixed Rate to the maturity of such Series of Notes. The Fixed Rate for any Series will be the rate necessary (as determined by the Comptroller on the Determination Date) for the Remarketing Agent to sell the Notes of such Series on the first day of the Fixed Rate Period at 100% of their principal amount plus accrued interest, if any.

If any condition to a change in the Interest Rate Determination Method to the Fixed Rate for any Series of Notes shall not have been satisfied on the first day of the proposed Fixed Rate Period, such change shall not be effective, and such Notes shall bear interest at the Daily Rate commencing on the day that was to be the first day of the proposed Fixed Rate Period and lasting until another Interest Rate Determination Method is validly designated for such Notes hereunder. In such event, the Paying Agent shall give telephonic (subsequently confirmed, in writing) or telegraphic notice to each Noteholder that had delivered an election to retain its Notes upon the change to a Fixed Rate that the Notes of such Noteholder are deemed tendered and shall be presented to the Paying Agent for payment of the purchase price thereof.

(a) Changes Directed by the City. The City may, acting through the Comptroller, change the Interest Rate Determination Method for the Notes of any Series by notifying the Paying Agent, Bank and Remarketing Agent at least 20 days prior to the proposed effective date of such change, which effective date must be an Interest Payment Date and shall not be before the end of any effective Commercial Paper Rate Period for the Notes of such Series. Such notice shall contain (i) the effective date, (ii) the proposed Interest Rate Determination Method, (iii) if the change is to a Short Term Rate, the date or dates, if any, upon which the determinations required pursuant to paragraph (b) below are to be made and whether or not such determinations are to be made by the Remarketing Agent, (iv) if the change is to a Commercial Paper Rate, whether the Commercial Paper Rates and the length of the Commercial Paper Rate Periods will be set by the Comptroller or the Remarketing Agent and (v) if the change is to a Fixed Rate, the Determination Date. The notice must be accompanied by an Opinion of Bond Counsel stating that the change is not prohibited by the laws of the State or this Indenture and will not adversely affect the exemption of the interest on the Notes from federal income taxation. If the Comptroller's notice complies with this paragraph, the interest rate on the Notes of such Series will be payable at the new rate on the effective date specified in the notice until there is another change as provided in this section.

The Comptroller, upon delivering the Opinion of Bond Counsel referred to in the preceding paragraph, may (1) make the determinations regarding the Interest Rate Determination Method for any Series of Notes pursuant to paragraph (b) below or to cease to make such determinations for a specific or an indefinite period of time, (2) while the Notes of any Series bear interest at a Commercial Paper Rate, require the Remarketing Agent to set each Commercial Paper Rate and the length of each Commercial Paper Rate Period pursuant to Section 2.02(b) or to cease to do so for a specific or an indefinite period of time or (3) override a determination regarding the Interest Rate Determination Method for any Series of Notes made by the Remarketing Agent pursuant to paragraph (b) below provided that notice of a change in the Interest Rate Determination Method pursuant to Section 2.03(d) has not yet been given.

(b) Changes Directed by the Remarketing Agent. When directed to do so pursuant to Section 2.03(a) hereof, the Remarketing Agent shall consider whether the Interest Rate Determination Method for any Series of the Notes should be changed to a different Short Term Rate because in the Remarketing Agent's judgment, conversion to a different Short Term Rate will be beneficial to the market for, or the relative yield of, such Series of Notes. If a change is to be made, the Remarketing Agent will promptly so notify the Paying Agent, the City and the Bank and will specify the effective date of the change, which effective date must be an Interest Payment Date and shall not be before the end of any effective Commercial Paper Rate Period for the Notes of such Series. For purposes of this Section 2.03(b), the Remarketing Agent's determination that a different Short Term Rate will be "beneficial to the market for, or relative yield of, such Series of Notes" shall be based upon (i) the performance of such Series of Notes, measured by market supply and demand and yield, relative to other securities which bear interest at the current rate or the other Short Term Rates or which, in the judgment of the Remarketing Agent, are otherwise comparable to such Series of Notes, or (ii) any fact or circumstance relating to such Series of Notes or affecting the market for such Series of Notes or affecting such other

comparable securities in a manner which, in the judgment of the Remarketing Agent will affect the market for such Series of Notes, which in any event leads the Remarketing Agent to conclude that such Series of Notes should bear interest at the Short Term Rate specified in such notice. As used in this Section 2.03(b), "beneficial" means beneficial to the City. The Remarketing Agent may use or not use any inputs and resources it deems appropriate, which may but need not include conversations with the City, and will make its decision based solely upon its judgment. On the effective date specified in such notice, unless a different determination shall have been made by the Remarketing Agent hereunder or by the City pursuant to the paragraph (a) above, the Notes of such Series shall bear interest at the Short Term Rate specified in such notice. The notice must be accompanied by an Opinion of Bond Counsel stating that the change will not adversely affect the exemption of interest on the Notes from federal income taxation.

The Remarketing Agent will not have any obligation, responsibility or liability of any kind to the Noteholders, the City, the Bank or to any other person with respect to any determination that the Notes of any Series will or will not bear interest at the current or any other Short Term Rate or the Fixed Rate, including but not limited to any omission by the Remarketing Agent to consider any facts or circumstances or any resources or inputs, it being the intent of this Indenture that the Remarketing Agent may, in its unrestricted judgment, choose to consider no inputs or resources other than its own expertise.

- (c) Limitations on Changes in Interest Rate Determination Method. Any change in the method of determining interest on the Notes of any Series pursuant to either Section 2.03(a) or (b) above must comply with the following:
 - (i) if a Commercial Paper Rate is then in effect, the effective date of any change must be the day following the last day of the Commercial Paper Rate Period of all Notes of such Series;
 - (ii) if a Daily Rate is then in effect, the effective date of any change must be the first Business Day of a month; and
 - (iii) no change shall be made in the Interest Rate Determination Method at the direction of the City pursuant to Section 2.03(a) or at the direction of the Remarketing Agent pursuant to 2.03(b) hereof if the Paying Agent shall receive written notice prior to such change that the Opinion of Bond Counsel required under Section 2.03(a) or Section 2.03(b), as the case may be, has been withdrawn. If the Paying Agent shall have sent any notice to the Noteholders regarding a change in rate under Section 2.03(d) then in the event of such withdrawal of opinion, the Paying Agent shall promptly notify all Noteholders of such withdrawal.
- (d) Notice to Noteholders of Change in Interest Rate Determination Method. When a change in the Interest Rate Determination Method is to be made as to any Series of Notes, the Paying Agent will notify the Noteholders of such Series by first class mail at least 15 but not more than 60 days before the effective date of the change. The notice will be accompanied by the Opinion of Bond Counsel required by Section 2.03(a) or Section 2.03(b), as the case may be. The notice will state:

- (i) that the Interest Rate Determination Method will be changed and what the new method will be,
 - (ii) the effective date of the new rate,
- (iii) a description of the new Interest Rate Determination Method, that the Remarketing Agent will provide each new rate (and Commercial Paper Rate Period when applicable) upon request and describing how to make such request,
 - (iv) the Interest Payment Dates and Record Dates in the new period,
- (v) whether the Noteholders of such Series have a right to tender their Notes during the new period and, if they do, the procedures to follow, and
- (vi) that the Notes of such Series will be subject to mandatory tender for purchase on the effective date of the change as provided in the Notes, that the owner may elect to retain his Note, subject to the right of the City to purchase such Note for cancellation, and the manner in which such retention may be effected.

In addition, if the change is to a Fixed Rate, the notice will state:

- (i) the Determination Date,
- (ii) that the Remarketing Agent will provide the Fixed Rate upon request and describing how to make such request,
- (iii) the end of the Fixed Rate Period, which shall be the maturity date of the Notes of such Series,
- (iv) any ratings assigned the Notes of such Series by the Rating Agencies effective on the change,
 - (v) that during the Fixed Rate Period there will be no right to tender the Notes,
- (vi) that the Notes are not subject to optional redemption during the Fixed Rate Period, and
- (vii) that during the Fixed Rate Period Notes may be issued in denominations of \$5,000 or integral multiples of \$5,000.

In addition, if the change is to a Commercial Paper Rate, the notice will state:

(i) that during the Commercial Paper Rate Period there will be no right to tender the Notes of such Series at the option of the owner thereof,

- (ii) that the Notes are not subject to optional redemption during the Commercial Paper Rate Period, and
- (iii) that on the last day of each Commercial Paper Rate Period for each Note, each such Note will be subject to mandatory tender for purchase without further notice, but that a Noteholder may elect to retain his Note, subject to the right of the City to purchase such Note for cancellation, and the manner in which such retention may be effected.

The form of each notice provided for in this Section 2.03(d) shall be furnished to the Paying Agent by the Trustee.

Section 2.04. Calculation of Interest Due on Notes.

The Paying Agent will compute the amount of interest payable on the Notes from the interest rates supplied to the Paying Agent by the person setting them and will confirm such amounts when computed with the Trustee and the Remarketing Agent. The Remarketing Agent shall promptly advise the Paying Agent by telephone, promptly confirmed in writing, upon request, of any interest rate set by the Comptroller or Remarketing Agent. Using the rates supplied by this notice, the Paying Agent will calculate the interest payable on the Notes. The Remarketing Agent will inform the Comptroller and Bank orally at the request of any of them of any interest rate set by the Comptroller or the Remarketing Agent. The Comptroller will inform the Remarketing Agent of any interest rate set by the Comptroller by telephone (promptly confirmed in writing) not later than the close of business on the day on which such interest rate is set. The Paying Agent will confirm the effective interest rate by telephone or in writing to any Noteholder who requests it in any manner.

The setting of the rates and the calculation of the interest payable on the Notes as provided in this Indenture will be conclusive and binding on all parties, including the holders of the Notes.

Section 2.05. Optional and Mandatory Tenders.

(a) Any Noteholder of a Note bearing interest at a Daily Rate has the right, subject to the provisions of paragraph (d) of this Section to tender a Note, or a portion thereof, provided that such portion is \$100,000 or any integral multiple thereof, for purchase at a purchase price equal to 100% of the principal amount thereof plus accrued interest, if any, and to receive payment of the purchase price therefor all as provided in the form of the Notes. In the absence of a validly designated Remarketing Agent, notice to a Remarketing Agent shall not be necessary to a valid tender as provided in the form of Note attached hereto as Exhibit A.

- (b) The Notes are subject to mandatory tender and are required to be tendered to the Paying Agent for purchase at a purchase price equal to 100% of the principal amount thereof plus accrued interest, if any, at the following times:
 - (i) When Notes bear interest at a Commercial Paper Rate, each Note shall be subject to a mandatory tender for purchase on each Interest Payment Date for such Note; and
 - (ii) On the effective date of any change in the Interest Rate Determination Method for the Notes.

Owners of Notes may elect to retain their Notes notwithstanding such requirement of mandatory tender as provided in the form of Note attached hereto as Exhibit A.

- (c) The Paying Agent shall deposit in the Custody Account any Notes tendered and not remarketed by the Remarketing Agent and the Registrar shall register any such Notes in the name of the Bank or its designee in the books of the Registrar kept pursuant to Section 2.10 hereof. The Paying Agent shall promptly notify the Bank of the principal amount of any Notes deposited in the Custody Account. Such Notes shall not be remarketed unless the Paying Agent shall have received an Opinion of Bond Counsel stating that such remarketing will not adversely affect the exemption of interest on such Notes from federal income taxation. Any Notes remaining on deposit in the Custody Account on the date of maturity thereof shall be presented to the Registrar for cancellation.
- (d) If an Event of Default, as defined in Section 7.01(a) hereof, has occurred and is continuing, and the Trustee has notified the Paying Agent that it has given Notice by Mail to the Noteholders of a declaration that all the Notes are due and payable as provided in Section 7.01(b) hereof, none of the Notes shall be subject to optional tender pursuant to Section 2.05(a) prior to the maturity thereof.
- (e) Provided that sufficient funds are available on such date of tender for the payment of the principal amount of and accrued interest on any Note, or portion thereof, for which proper notice of tender has been given to the Paying Agent and the Remarketing Agent, then whether or not such Note shall have been delivered to the Paying Agent, from and after such date such Note, or such portion thereof, shall cease to bear interest and shall no longer be deemed to be Outstanding hereunder. If, in the case of an optional tender pursuant to paragraph (a) of this Section, (i) the Noteholder has not specified the number of the Note, or portion thereof, for which such notice of tender has been given, (ii) such Noteholder fails to tender such Note, or portion thereof, for which proper notice of tender has been given, and (iii) such Noteholder is the owner of Notes of the Series regarding which such notice of tender has been given in excess of the amount for which such tender notice has been given, the Registrar in its absolute discretion is authorized to determine which of such Notes, or portions thereof, of such Series owned by such Noteholder shall be deemed tendered and no longer Outstanding. The Registrar shall give prompt telephonic, telex or telegraphic notice of such determination to such Noteholder, the Paying Agent and the Remarketing Agent; provided, however, that if such notice is by telephone such notice shall be promptly confirmed in writing. Any such determination by the Registrar shall be conclusive and binding on the Paying Agent, Remarketing Agent and such Noteholder and

his successors and assigns. The Registrar is authorized to issue a new Note in lieu of such Note as to which tender notice has been received as if such Note had been tendered.

- (f) Notes tendered as provided in Section 2.05 hereof will be offered for sale by the Remarketing Agent except as follows:
 - (i) Notes purchased pursuant to a tender after having been called for redemption pursuant to subclause (iii) of Section 4.01 will be cancelled.
 - (ii) Notes purchased by the City pursuant to Section 4.02(a) hereof will be cancelled.
 - (iii) Notes purchased by the City pursuant to Section 4.02(b) hereof may be remarketed only if the Opinion of Bond Counsel required by Section 4.02(b) is provided to the City and the Remarketing Agent.
 - (iv) Notes for which a notice has been given pursuant to Section 2.03(d) hereof regarding a change in the Interest Rate Determination Method for such Notes may be remarketed before the effective date of such change only if the buyer receives a copy of said notice.
 - (v) Notes deposited in the Custody Account may be remarketed only if the Opinion of Bond Counsel required by Section 2.05(c) hereof is provided to the Paying Agent.
 - (vi) Notes will be offered for sale under this section during the continuance of an Event of Default or an event which with the passage of time or the giving of notice or both may become an Event of Default only in the sole discretion of the Remarketing Agent.

Section 2.06. Form, Payment And Dating Of Notes.

- (a) The Notes and the certificate of authentication to be executed on the Notes by the Registrar are to be in substantially the form thereof set forth in Exhibit A hereto, with necessary or appropriate variations, omissions and insertions as permitted or required by this Indenture and provided, further, that in the issuance of any new Note resulting from a tender of a Note, or a portion thereof, which tendered Note has been previously called for redemption, such new Note, or portion thereof, shall be deemed to be the Note called for redemption, and the Paying Agent shall supply the owner of such new Note with a copy of the applicable notice of redemption for such Note.
- (b) The Notes shall be issuable only as fully registered Notes (registered both as to principal and interest and not registered to "Bearer") in the denomination of \$100,000 or integral multiples thereof, except Notes of any Series bearing interest at a Fixed Rate which shall be in the denomination of \$5,000 or integral multiples thereof. Notes of such Series (i) shall be numbered from 1 consecutively upwards, (ii) shall contain an appropriate prefix to such numbers to identify such Series, and (iii) shall be of a different color than the color of the Notes for any other Series.2

- (c) The principal of Notes shall be payable to the Noteholders upon presentation and surrender of such Notes as they respectively become due at the Principal Office of the Paying Agent. Interest on Notes (i) in the case of Notes bearing interest at a Short Term Rate, shall be paid to Noteholders owning not less than \$1,000,000 in principal amount of Notes on the Interest Payment Date in immediately available funds (which payment may be made by Federal Reserve Funds check, wire transfer or deposit to an account of the Noteholder maintained by the Paying Agent) in accordance with payment instructions given to the Paying Agent by such Noteholders at the time of the registration thereof and (ii) in the case of Notes bearing interest at a Short Term Rate owned by Noteholders other than those described in the preceding clause (i), in the absence of intructions given by Noteholders described in said clause (i) and in the case of all Notes bearing interest at a Fixed Rate, shall be paid by check or draft of the Paving Agent mailed on the Interest Payment Date to the address of any such Noteholder as it appears on the registration books maintained pursuant to Section 2.10 hereof. Such payment of interest shall be to the Noteholders of record on the registration books maintained pursuant to Section 2.10 hereof as of the close of business on the Record Date; except that, if and to the extent that there shall be a default in the payment of the interest due on such Interest Payment Date, such defaulted interest shall be paid to the Noteholders in whose name any such Notes (or any Note or Notes issued upon transfer or exchange thereof) are registered at the close of business on the Business Day next preceding the date of payment of such defaulted interest.
 - (d) All Notes will be dated the date of their original issuance.
- (e) Interest on the Notes will accrue and be payable during the periods and at the times provided for in the form of the Notes.

Section 2.07. Execution Of Notes.

Each of the Notes shall be signed and executed on behalf of the City by the facsimile signatures of the Acting Mayor and of the City Comptroller and attested by the facsimile signature of its City Clerk, and the corporate seal of the City shall be impressed, printed or lithographed on each Note. The Notes bearing the facsimile signatures of individuals who were at the time of the execution thereof the proper officers of the City shall bind the City notwithstanding that such individuals shall cease to hold such offices prior to the registration, authentication or delivery of such Notes or shall not have held such offices at the dated date of such Notes.

Section 2.08. Delivery And Registration

No Note shall be entitled to any right or benefit under this Indenture, or be valid or obligatory for any purpose, unless there appears on such Note a certificate of authentication substantially in the form provided in Exhibit A hereto, executed by the Registrar by manual signature, and such certificate upon any such Note shall be conclusive

evidence, and the only evidence that such Note has been duly authenticated, registered and delivered.

Section 2.09. Lost, Destroyed, Improperly Cancelled Or Undelivered Notes.

If any Note, whether in temporary or definitive form, is lost (whether by reason of theft or otherwise), destroyed (whether by mutilation, damage, in whole or in part, or otherwise) or improperly cancelled, the Registrar may authenticate a new Note of like Series, date and denomination and bearing a number not contemporaneously Outstanding; providing that (a) in the case of any mutilated Note, such mutilated Note shall first be surrendered to the Registrar and (b) in the case of any lost Note or Note destroyed in whole, there shall be first furnished to the Registrar evidence of such loss or destruction, together with indemnification of the City, the Trustee, the Paying Agent, the Bank, the Remarketing Agent and the Registrar, satisfactory to such Registrar. In the event any lost, destroyed or improperly cancelled Note shall have matured or is about to mature, or has been called for redemption, instead of issuing a duplicate Note, the Registrar shall pay the same without surrender thereof if there shall be first furnished to the Registrar evidence of such loss, destruction or cancellation, together with indemnity satisfactory to it. Upon the issuance of any substitute Note, the Registrar may require the payment of a sum sufficient to cover any tax or other governmental charge that may be imposed in relation thereto. The Registrar may charge the Noteholder with the Registrar's reasonable fees and expenses in connection with any transaction described in this Section 2.09 except for improper cancellation by the Registrar.

If the City elects to purchase for cancellation any Note tendered for purchase as provided in Section 4.02(a) and funds are deposited with the Paying Agent sufficient for the purchase, whether or not the Note subject to tender is ever delivered, interest on such Note shall cease to be payable to the prior holder thereof from and after the purchase date, such holder shall cease to be entitled to the benefits or security of this Indenture and shall have recourse solely to the funds held by the Paying Agent for the purchase of such Note and the Registrar shall not register any further transfer of such Note by such prior holder.

All Notes shall be owned upon the express condition that, to the extent permitted by law, the foregoing provisions are exclusive with respect to the replacement or payment of lost, destroyed or improperly cancelled Notes, notwithstanding any law or statute now existing or hereafter enacted.

Section 2.10. Transfer, Registration And Exchange Of Notes.

The Registrar shall maintain and keep, at its Principal Office, books for the registration and transfer of Notes, which at all reasonable times shall be open for inspection by the City and the Trustee. The Registrar shall use its best efforts to make all necessary provisions to permit the exchange or registration of transfer of Notes at its Principal Office on the same Business Day on which such Notes are presented to it.

The transfer of any Note shall be registered upon the books of the Registrar at the written request of the Noteholder or his attorney duly authorized in writing, upon surrender thereof at the Principal Office of the Registrar, together with a written instrument of transfer satisfactory to the Registrar duly executed by the Noteholder or his duly authorized attorney and instructions to the Paying Agent as to the method of payment requested.

The City, the Trustee, the Paying Agent, the Registrar and the Remarketing Agent may deem and treat the Noteholder as the absolute owner of such Note, whether such Note shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of and interest on, or the purchase price of, such Note and for all other purposes, and neither the City, the Trustee, the Paying Agent, the Registrar nor the Remarketing Agent shall be affected by any notice to the contrary. All such payments so made to any such Noteholder shall be valid and effectual to satisfy and discharge the liability upon such Note to the extent of the sum or sums so paid.

Notes, upon surrender thereof at the Principal Office of the Registrar may, at the option of the Noteholder, be exchanged for an equal aggregate principal amount of Notes of any authorized denomination of the same Series and bearing interest pursuant to the same Interest Rate Determination Method as all other Notes of such Series.

In all cases in which the privilege of exchanging Notes or registering the transfer of Notes is exercised, the City shall execute and the Registrar shall authenticate and deliver Notes in accordance with the provisions of this Indenture. For every such exchange or registration of transfer of Notes, whether temporary or definitive, the Registrar may make a charge only in an amount sufficient to reimburse it for any tax or other governmental charge required to be paid with respect to such exchange or registration of transfer, which sum or sums shall be paid by the person requesting such exchange or registration of transfer as a condition precedent to the exercise of the privilege of making such exchange or registration of transfer. During the Fixed Rate Period for any Series of Notes, the Registrar shall not be obligated to make any such exchange or registration of transfer of Notes bearing interest at a Fixed Rate during the ten (10) days next preceding the date of the mailing of notice of any proposed redemption of Notes nor shall the Registrar be required to make any exchange or registration of transfer of any Notes called for redemption.

Upon each registration of transfer while the Notes bear interest at a Commercial Paper Rate, or at any time the Paying Agent comes into possession of a Note bearing interest at a Commercial Paper Rate, the Paying Agent prior to any delivery of such Note to a Noteholder will complete the Commercial Paper Rate Legend contained on the face of the Note as set forth in Exhibit A.

Section 2.11. Temporary Notes.

Pending the preparation of definitive Notes, the City may execute and the Registrar shall authenticate and deliver temporary Notes. Temporary Notes may be issuable as Notes of any authorized denomination and substantially in the form of the definitive Notes but with omissions, insertions and variations as may be appropriate for temporary Notes, all as may be approved by the City, as evidenced by the execution and delivery thereof. Temporary Notes may contain such reference to any provisions of this Indenture as may be appropriate. Every temporary Note shall be executed by the City and be authenticated by the Registrar upon the same conditions and in substantially the same manner, and with like effect, as the definitive Notes. As promptly as practicable the City shall execute and shall furnish definitive Notes and thereupon temporary Notes may be surrendered in exchange therefor without charge at the Principal Office of the Registrar, and the Registrar shall authenticate and deliver in exchange for such temporary Notes a like aggregate principal amount of definitive Notes of authorized denominations. Until so exchanged the temporary Notes shall be entitled to the same benefits under this Indenture as definitive Notes.

Section 2.12. Cancellation Of Notes.

All Notes which shall have been surrendered to the Paying Agent for payment or redemption, and all Notes which shall have been surrendered to the Registrar for exchange or registration of transfer, shall be cancelled by the Registrar. The Registrar shall furnish to the City, the Trustee, the Paying Agent, the Bank and the Remarketing Agent, a certificate evidencing such cancellations and specifying such Notes by number.

Article III.

Proceeds Of The Notes.

Section 3.01. Proceeds Of The Notes.

The proceeds from the sale of the Notes shall be deposited with the City Treasurer and used as follows:

- (a) The proceeds of the Series 1989A Notes shall be used to finance the current cash requirements of the City.
- (b) The proceeds of the Series 1989B Notes shall be deposited in the funds of the City and in the amounts as follows:

Fund Amount

and shall be used for the purpose of paying amounts appropriated for such respective funds for the year 1989.

Article IV.

Redemption And Repurchase By City.

Section 4.01. Redemption.

The Notes shall be subject to redemption at par and accrued interest, if any, prior to the maturity thereof, as follows:

- (i) Each Series of Notes bearing interest at a Daily Rate shall be subject to optional redemption by the City on the first Business Day of each month, as a whole or in part and pursuant to the procedures in Section 4.03 hereof.
- (ii) Any Series of the Notes bearing interest at a Commercial Paper Rate or a Fixed Rate shall not be subject to optional redemption by the City.
- (iii) All Notes (or if different Alternative Letters of Credit are issued in respect of separate Series of Notes, then all Notes of such Series) shall be subject to mandatory redemption by the City at the principal amounts thereof and accrued interest to the date of redemption in the event that the City, the Trustee, the Paying Agent and the Remarketing Agent receive notice from the Bank that the Letter of Credit in respect of such Notes will not be reinstated in accordance with the provisions of the Reimbursement Agreement and the Letter of Credit, or if such parties receive notice from the Bank that an Event of Default has occurred under the Reimbursement Agreement. If either of such events occur the Notes shall be called for mandatory redemption in accordance with the provisions of Section 4.03(b) hereof.

Section 4.02. Purchase By City.

(a) The City, acting through its Comptroller, reserves the right to purchase for cancellation any Note tendered for payment pursuant to Section 2.05(a) hereof or subject to mandatory tender pursuant to Section 2.05(b) hereof or to purchase any Note held in the Custody Account, upon notice to the Paying Agent and the Remarketing Agent given by irrevocable telephone (promptly confirmed in writing), telex or telegraphic communication by the Comptroller (i) in the case of the purchase of a Note tendered pursuant to Section 2.05(a) hereof or a Note held in the Custody Account, not later than 2:00 P.M. on the Business Day preceding such day of purchase and (ii) in the case of the purchase of a Note subject to mandatory tender pursuant to Section 2.05(b) hereof, not later than 3:00 P.M. on the sixth-to-last Business Day before the mandatory tender date for such Note (or the first

Business Day of any Commercial Paper Rate Period which is shorter than six Business Days for Notes subject to mandatory tender at the end of such Commercial Paper Rate Period). Such notice from the Comptroller shall state the principal amount and Series of Notes to be purchased and whether any of the Notes to be purchased are being purchased on a mandatory tender date pursuant to Section 2.05(b). In the event any Notes are to be purchased for cancellation on a mandatory tender date, the Paying Agent shall notify the owners of Notes selected for purchase by telephone (promptly confirmed in writing), telex or telegraph that the Notes of such owners identified in such notice must be tendered for purchase on the mandatory tender date, that the right to retain such Notes no longer exists and that any election to retain such Notes previously made is rendered void and of no effect. The form of each notice required to be given by the Paying Agent pursuant to this Section 4.02(a) shall be furnished to the Paying Agent by the Trustee. Any Notes so purchased for cancellation shall be selected first, from Notes on deposit in the Custody Account, second, from any Notes as such become available upon optional tender and thereafter from any Notes as such become available upon mandatory tender pursuant to Section 2.05(b) hereof; provided, that if less than all of the Notes subject to mandatory tender pursuant to Section 2.05(b) hereof are to be purchased for cancellation, the Notes so purchased shall be selected first from Notes which the owners thereof have not elected to retain and thereafter by lot in such manner as the Paying Agent deems appropriate.

(b) Notwithstanding the provisions of Section 4.02(a), the City may buy, sell, own and hold any of the Notes for its own account; provided, however, that such Notes may only be purchased through the Remarketing Agent and provided further that such Notes may only be sold or remarketed if the City and the Remarketing Agent have received an Opinion of Bond Counsel that such sale or remarketing will not adversely affect the exemption of interest on the Notes from federal income taxation. No purchase of Notes by the City or use of any funds to effectuate any such purchase shall be deemed to be a payment or redemption of the Notes or of any portion thereof and such purchase shall not operate to extinguish or discharge the indebtedness evidenced by such Notes.

Section 4.03. Procedure For Redemption.

(a) In the event any of the Notes are called for redemption pursuant to subclause (i) of Section 4.01, and the Paying Agent has received from the City notice of such redemption at least 45 days prior to the designated redemption date, the Paying Agent shall give notice, in the name of the City, of the redemption of such Notes, which shall: (i) specify the Notes to be redeemed, the redemption date and the place or places where amounts due upon such redemption will be payable (which shall be the Principal Office of the Paying Agent), (ii) if less than all of the Notes are to be redeemed, specify the Series designation of the Notes so to be redeemed, and, if less than all of the Notes of any Series are to be redeemed, specify the particular Notes to be redeemed, identified by number, and the respective principal amounts of such Notes to be so redeemed, (iii) state any condition to such redemption, and (iv) state that on the redemption date, and upon the satisfaction of any such condition, the Notes to be redeemed shall cease to bear interest. The form of each notice required to be given by the Paying Agent pursuant to this Section 4.03(a) shall be furnished to the Paying Agent by the Trustee. Such notice may set forth any additional information relating to such redemption as shall be deemed necessary or appropriate by the Trustee or the Paying

Agent. Such notice shall be given by Mail to the Noteholders so affected at least thirty (30) days prior to the date fixed for redemption, with a copy thereof to the City, the Bank, the Trustee and the Remarketing Agent; provided, however, that failure duly to give such notice by Mail to any particular Noteholder, or any defect therein, shall not affect the validity of any proceedings for the redemption of Notes for which notice has been properly given. Any notice mailed as provided in this paragraph shall be conclusively presumed to have been given, whether or not actually received by the addressee. If a notice of redemption shall be unconditional, or if the conditions of a conditional notice of redemption shall have been satisfied, then, upon presentation and surrender of Notes so called for redemption at the place or places of payment, such Notes shall be redeemed.

(b) In the event any of the Notes are called for redemption pursuant to subclause (iii) of Section 4.01 hereof, within five Business Days after the receipt by the Paying Agent of the notice to be given by the Bank pursuant to such subclause, the Paying Agent shall give notice, in the name of the City, of the redemption of such Notes, which shall: (i) specify the Notes, or Series of Notes, to be redeemed, the redemption date and the place or places where amounts due upon such redemption will be payable (which shall be the Principal Office of the Paying Agent), (ii) state any condition to such redemption, and (iii) state that on the redemption date, and upon the satisfaction of any such condition, the Notes, or Series of Notes, to be redeemed shall cease to bear interest. The form of each notice required to be given by the Paying Agent pursuant to this Section 4.03(b) shall be furnished to the Paying Agent by the Trustee. Such notice may set forth additional information relating to such redemption as shall be deemed necessary or appropriate by the Trustee or the Paying Agent. Unless the Paying Agent shall have received notice from the Bank rescinding the notice pursuant to subclause (iii) of Section 4.01 of this Indenture, notice shall be given by Mail to the Noteholders not less than five (5) days nor more than ten (10) days prior to the date fixed for redemption, with a copy thereof to the City, the Bank, the Trustee and the Remarketing Agent; provided, however, that failure duly to give such Notice by Mail to any Noteholder, or any defect therein, shall not affect the validity of any proceedings for the redemption of such Notes and all such Notes shall be subject to redemption on the date specified by the Paying Agent. If a notice of redemption shall be unconditional, or if the conditions of a conditional notice of redemption shall have been satisfied, then, upon presentation and surrender of Notes so called for redemption at the place or places of payment, such Notes shall be redeemed.

(c) Any Notes, or portions thereof, which have been duly selected for redemption shall be deemed to be paid and shall cease to bear interest on the specified redemption date, if moneys sufficient to pay such Notes are held by the Paying Agent for the benefit of the Noteholders.

Section 4.04. No Partial Redemption Of Notes After Default.

Anything in this Indenture to the contrary notwithstanding, if there shall have occurred and be continuing an Event of Default defined in clauses (i), (ii) or (iii) of Section 7.01(a) hereof, there shall be no redemption of less than all of the Notes at the time Outstanding.

Article V.

Creation Of Funds And Security For Notes.

Section 5.01. Creation Of Note Fund.

There is hereby created and established a trust fund to be designated "City of Chicago General Obligation Tender Notes, Series 1989, Note Fund". The Note Fund shall be held by the Trustee on behalf of the City, the Bank, the Noteholders, the Paying Agent, the Registrar and the Trustee, as their interests may appear. The Note Fund shall contain the following two accounts: the Series 1989A Notes Account; and the Series 1989B Notes Account.

Section 5.02. Deposits Into Note Fund.

- (a) The City shall deposit into the appropriate account within the Note Fund the moneys pledged under this Indenture to the reimbursement of the Bank for the payment of the Notes under the Letter of Credit or for the payment of the Notes when necessary. As to the Series 1989A Notes, such moneys shall consist of any funds lawfully available for the purpose of reimbursing the Bank for such payments under the Letter of Credit or for the purpose of paying principal of and interest on the Series 1989A Notes, which moneys shall include the proceeds of the collection of the taxes levied, if any, pursuant to Section 5.07 hereof. As to the Series 1989B Notes, such moneys shall consist of any funds lawfully available for the purpose of reimbursing the Bank for such payments under the Letter of Credit or for the purpose of paying principal of and interest on the Series 1989B Notes, which moneys shall include the proceeds of the collection of taxes levied, if any, pursuant to Section 5.08 hereof.
- (b) The City may deposit lawfully available funds into any account of the Note Fund and may use lawfully available funds for the direct reimbursement of the Bank for the payment of Notes under the Letter of Credit or for direct payment to the Paying Agent for the payment of the principal of and interest on the Notes if the Bank fails to honor a proper draw on the Letter of Credit.

Section 5.03. Use Of Moneys In The Note Fund.

- (a) Moneys deposited in the separate accounts within the Note Fund shall be remitted by the Trustee to the Bank in an amount sufficient, to the extent available therein, to reimburse the Bank for any draw under the Letter of Credit in accordance with the provisions of the Letter of Credit and the Reimbursement Agreement.
- [(b) Any notification by the Bank to the Trustee in respect of prepayment of advances pursuant to the provisions of the Letter of Credit and Reimbursement Agreement shall constitute an authorized instruction to transfer funds to the Bank. If such notice is

received by the Trustee prior to 2:00 P.M. the Trustee shall, to the extent sufficient funds are available in the appropriate account of the Note Fund, remit immediately available funds on such day to the Bank.]

- (c) Moneys on deposit in the Note Fund shall be used to pay principal, interest or a tender or redemption price directly to the Paying Agent only at such time as the Bank has failed to honor a proper draw under the Letter of Credit. In all other events, principal, interest and tender and redemption prices on the Notes shall be paid first from the proceeds of the Letter of Credit, and moneys on deposit in the Note Fund shall be used to reimburse the Bank pursuant to the terms of the Reimbursement Agreement.
- (d) In no event shall the Trustee remit any funds in any of the two accounts within the Note Fund to the Bank for the purpose of reimbursing the Bank for any draw under the Letter of Credit for the payment of principal or interest on the Notes or for purchase of any Note which is not payable from the particular account within the Note Fund or remit any funds in any of the two accounts within the Note Fund to the Paying Agent for the purpose of paying principal or interest on the Notes or for the purchase of any Note which is not payable from the particular account within the Note Fund. Payments from such accounts shall be made only to and for purposes for which such accounts have been created and designated.

Section 5.04. Custody Of Note Fund; Withdrawal Of Moneys.

- (a) The Trustee shall keep custody of the Note Fund and shall withdraw moneys from the Note Fund only for the purposes and in accordance with the provisions of Sections 5.03, 5.11 and 8.04 hereof. Pending the need for the funds in the Note Fund, the Trustee shall invest such funds in any investments permitted by the laws of the State of Illinois and by the Reimbursement Agreement upon the direction of the Treasurer. The income from such investments shall be credited to the particular account within the Note Fund from which the investment was made.
- (b) All moneys required to be deposited with or paid to the Trustee for deposit into the Note Fund under any provision hereof, all moneys withdrawn from the Note Fund or drawn under the Letter of Credit and held by the Trustee, and all investments held as a part of the Note Fund, shall be held by the Trustee, in trust for the benefit of the City, the Bank, the Noteholders, the Paying Agent, the Registrar and the Trustee, as their interests may appear.

Section 5 05. Letter Of Credit.

(a) The Paying Agent, acting independently of the City but on behalf of and for the benefit of the Noteholders, shall draw moneys under the Letter of Credit in accordance with the terms thereof to make timely payments of principal of and interest on the Notes required to be made whether upon stated maturity, any redemption or any Interest Payment Date.

(b) The Paying Agent shall also draw moneys under the Letter of Credit in accordance with the terms thereof to make all payments in full of the purchase price of Notes tendered pursuant to Section 2.05(a) or 2.05(b) hereof.

On the date on which any Series of Notes begins to bear interest at a Commercial Paper Rate, and on the first Business Day of each calendar month thereafter while such Series of Notes bears interest at a Commercial Paper Rate and if the amount available to be paid under the Letter of Credit in respect of interest on the Notes is not in excess of 73 days interest on the Notes, the Paying Agent shall draw under the Letter of Credit in accordance with its terms an amount which would be sufficient to cause the amount on deposit in the appropriate account of the Service Fund on such day to equal the accrued and unpaid interest on the Series of Notes Outstanding on such date bearing interest at the Commercial Paper Rate plus the interest which would accrue on such Series of Notes from such date to and including the first Business Day of the following calendar month if such Series of Notes were Outstanding at all times during such period, calculated (i) at the actual rate of interest on the Notes for any day interest is to accrue at a rate known on the date such draw is made and (ii) at the rate of 12% for any day interest is to accrue at a rate unknown on the date such draw is made.

On the date on which any Series of Notes begins to bear interest at a Fixed Rate and on the first Business Day of each calendar month thereafter while such Series of Notes bears interest at a Fixed Rate and if the amount available to be paid under the Letter of Credit in respect of interest on the Notes is not in excess of 73 days interest on the Notes, the Paying Agent shall draw under the Letter of Credit in accordance with its terms an amount which would be sufficient to cause the amount on deposit in the appropriate account of the Service Fund on such day to equal the accrued and unpaid interest on the Series of Notes Outstanding on such date bearing interest at the Fixed Rate plus the interest which would accrue on such Series of Notes from such date to and including the first Business Day of the following calendar month if such Series of Notes were Outstanding at all times during such period and bore interest at the rate of interest on the Notes.

In the event that any Series of Notes bears interest at the Commercial Paper Rate or at a Fixed Rate and the interest coverage under the Letter of Credit shall exceed interest coverage for 73 days borne by the Notes pursuant to the provisions of the Reimbursement Agreement, the Paying Agent shall make draws under the Letter of Credit at the times permitted therein to pay accrued and unpaid interest on the Series of Notes bearing interest at such Commercial Paper Rate or Fixed Rate.

(c) The City may deliver to the Paying Agent an Alternate Letter of Credit provided that (i) the conditions precedent to such delivery as specified in the definition of Alternate Letter of Credit are satisfied; (ii) the City shall notify the Trustee, Paying Agent, Remarketing Agent and Bank not less than 30 days prior to the delivery thereof of its intent to deliver an Alternate Letter of Credit; and (iii) the Paying Agent shall give Notice by Mail to Noteholders of the intended delivery of such Alternate Letter of Credit not less than 15 days prior to the delivery of such Alternate Letter of Credit. An Alternate Letter of Credit may not be delivered during a Commercial Paper Rate Period, unless the date of delivery of such Alternate Letter of Credit is an Interest Payment Date for all Notes in the Commercial Paper Rate Period to be secured by such Alternate Letter of Credit. Upon satisfaction of the preceding provisions the Paying Agent shall accept such Alternate

Letter of Credit and surrender the previously held Letter of Credit to the Bank on the termination date of such Letter of Credit, in accordance with the terms of such Letter of Credit, for cancellation. In the event the previously held Letter of Credit and the Alternate Letter of Credit then being delivered are contemporaneously effective for any period, any draws to be made under the Letter of Credit during such period shall be made under the Alternate Letter of Credit. If at any time there shall cease to be any Notes Outstanding hereunder, the Paying Agent shall promptly surrender the Letter of Credit to the Bank, in accordance with the terms of such Letter of Credit, for cancellation. The Paying Agent shall comply with the procedures set forth in the Letter of Credit relating to the termination thereof.

- (d) The Paying Agent shall, not later than (i) 12:00 Noon on the day on which any note is to be tendered as provided in Section 2.05(a) hereof and (ii) 5:00 P.M. on the Business Day next preceding the day on which any Note is to be tendered as provided in Section 2.05(b) hereof, draw on the Letter of Credit an amount sufficient to pay in full the principal of and accrued interest, if any, on such Note to be tendered or deemed tendered. No later than 12:30 P.M. on the day on which such Note is to be tendered, the Remarketing Agent shall notify the Paying Agent of the principal amount of the Notes which have been remarketed. No later than 2:00 P.M. on such day the Remarketing Agent shall pick up and pay for the Remarketed Notes in immediately available funds, which funds shall be held for the benefit of the Bank. Any Notes not remarketed shall be deposited in the Custody Account until remarketed or repurchased by the City pursuant to Section 4.02 hereof.
- (e) Upon instructions from the Comptroller or the Trustee, the Paying Agent shall give telex, telegraphic or telephonic notice, such telephonic notice to be promptly confirmed in writing, to the Bank, Trustee, City, Remarketing Agent and the Registrar of any reduction in the amount of the Letter of Credit as a result of the payment or provision for payment of Notes, whether at maturity or upon redemption, or the cancellation of Notes pursuant to Section 4.02(a) hereof.
- (f) So long as any of the Notes are Outstanding in accordance with the provisions hereof, the City covenants to maintain the Letter of Credit in an amount sufficient to make timely payments of the principal of and interest on the Notes when due under the provisions hereof, whether upon any Interest Payment Date, maturity, redemption, optional tender or mandatory tender. The amount available to be paid under the Letter of Credit in respect of interest on the Notes shall be determined by the Comptroller and shall not exceed 215 days interest on the Notes at the maximum rate of interest permitted to be borne by the Notes pursuant to the provisions of the Reimbursement Agreement.
- (g) The Paying Agent shall draw no funds under the Letter of Credit for the payment of any principal of or interest on Notes on deposit in the Custody Account.
- (h) The Paying Agent shall not sell, assign or transfer the Letter of Credit except to a successor Paying Agent as designated hereunder or as otherwise permitted or required by this Indenture and the Letter of Credit.

Section 5.06. Creation Of Service Fund.

- (a) Any moneys held by the Paying Agent representing moneys drawn under the Letter of Credit or paid over to the Paying Agent by the Trustee or the City, shall be held in trust by the Paying Agent in a trust account on behalf of the City and the Noteholders, as their interests may appear, and to be designated "City of Chicago General Obligation Tender Notes, Series 1989, Service Fund" (the "Service Fund"). The Service Fund shall contain the following two accounts: the Series 1989A Notes Account and the Series 1989B Notes Account. Moneys shall be deposited in the appropriate account reflecting the Series of Notes for which such moneys were received. The Paying Agent shall keep custody of the Service Fund and shall withdraw money therefrom only for the purpose of paying the principal of and interest on the Notes and for the purpose and in accordance with the provisions of Sections 5.10 and 5.11 hereof.
- (b) The Series 1989A Notes Account and the Series 1989B Notes Account shall each contain a Letter of Credit Subaccount and a General Subaccount. All moneys obtained under the Letter of Credit shall be deposited in the Letter of Credit Subaccount of the appropriate account and all other moneys held in the Service Fund shall be deposited in the General Subaccount of the appropriate account.
- (c) The Comptroller is hereby authorized to enter into such agreements with the Trustee or Paying Agent providing for the further segregation of moneys held in the Service Fund or the Note Fund into additional subaccounts as may be necessary for carrying out the purposes of this Indenture.
- (d) Pending the need for the funds in the Service Fund, the Paying Agent may invest such funds, at the direction of the Comptroller, in general obligations of, or obligations the principal of and interest on which are fully guaranteed as to timely payment by, the United States of America, which obligations shall have maturities not later than the date or dates on which such funds will be needed for the purposes for which they were deposited in the Service Fund, and in any event, not later than thirty (30) days from the date of such investment. All amounts invested shall mature so as to insure timely payment on the Notes.

Section 5.07. Tax Levy For Reimbursement Of The Bank For Drawings To Pay The Series 1989A Notes Or For The Payment Of The Series 1989A Notes.

Unless the Comptroller shall certify to the Bank on or before December 1, 1989, that sufficient funds are legally available and will be used to reimburse the Bank on December 31, 1989 for a drawing or drawings under the Letter of Credit to pay the principal of and interest on the Series 1989A Notes, or to pay the principal of and interest on Series 1989A Notes, a tax levy ordinance shall be adopted by the City Council and a certified copy thereof filed with the County Clerks of Cook and Du Page Counties, Illinois, and a certified copy thereof mailed to the Bank, on or before December 31, 1989, such ordinance to levy an amount sufficient to reimburse the Bank for such drawing or drawings on or before December 31, 1990 or to pay the principal of and interest on the Series 1989A Notes if the Bank has failed to honor a proper draw under the Letter of Credit. If such reimbursement obligation or payment of principal of and interest on the Series 1989A Notes is thereafter

paid from any other funds or revenues of the City prior to the extension date for such levy, such taxes so levied shall be abated.

The City Treasurer is hereby ordered and directed to deposit the proceeds of such taxes, if levied and collected, into the Series 1989A Notes Account of the Note Fund in accordance with the terms of the Reimbursement Agreement.

Section 5.08. Security For The Series 1989B Notes,

Unless the Comptroller shall certify to the Bank on or before October 1, 1990, that sufficient funds are legally available and will be used to reimburse the Bank on October 31, 1990, for a drawing or drawings under the Letter of Credit to pay the principal of and interest on the Series 1989B Notes, or to pay the principal of and interest on the Series 1989B Notes, a tax levy ordinance shall be adopted by the City Council and a certified copy thereof filed with the County Clerks of Cook and Du Page Counties, Illinois, and a certified copy thereof mailed to the Bank, on or before October 31, 1990, such ordinance to levy an amount sufficient to reimburse the Bank for such drawing or drawings on or before October 31, 1991, or to pay the principal of and interest on the Series 1989B Notes if the Bank has failed to honor a proper draw under the Letter of Credit. If such reimbursement obligation or payment of principal of and interest on the Series 1989B Notes is thereafter paid from any other funds or revenues of the City prior to the extension date for such levy, such taxes so levied shall be abated. The City Treasurer is hereby ordered and directed to deposit the proceeds of any taxes so levied pursuant to this Section 5.08 into the Series 1989B Notes Account of the Note Fund in accordance with the terms of the Reimbursement Agreement.

The City covenants that other than (i) the Series 1989B Notes issued hereunder, and (ii) the \$______ General Obligation Tender Notes, Series 1989B, of the City, authorized by the ordinance, but not being issued hereunder, it will make no further borrowings payable from the proceeds of the taxes levied for the funds described in Section 3.01(b) hereof unless such borrowings are junior and subordinate in all respects to the City's obligation to reimburse the Bank for any draw under the Letter of Credit for the purpose of paying principal of and interest on the Series 1989B Notes or to pay principal of and interest on the Series 1989B Notes if the Bank has failed to honor a proper draw on the Letter of Credit.

Section 5.09. Insufficiency Of Taxes To Pay Reimbursement Obligations And The Letter Of Credit Note.

(a) In the event that proceeds of the taxes levied or to be levied hereunder are not available in time to make any payments when due under the Reimbursement Agreement, then the Comptroller and the Treasurer of the City are hereby directed to make such payments in accordance with the Reimbursement Agreement from any other moneys, revenues, receipts, income, assets or funds of the City that are legally available for that purpose in anticipation of the collection of the taxes and when the proceeds of such taxes are received such other funds shall be replenished, all to the end that the credit of the City

may be preserved by the prompt payment of its obligations under the Reimbursement Agreement and the Letter of Credit Note as the same become due.

- (b) The Letter of Credit Note shall be a direct and general obligation of the City for the payment of which, both principal and interest, the City pledges its full faith, credit and resources. The Letter of Credit Note shall be payable, both principal and interest, from any moneys, revenues, receipts, income, assets or funds of the City legally available for such purpose.
- (c) The City shall promptly cause to be paid its obligations under the Reimbursement Agreement and the Letter of Credit Note at the place, at the time and in the manner provided therein.
- (d) In the event an advance is made to the City in accordance with the Reimbursement Agreement creating a payment obligation under the Letter of Credit Note, the Comptroller shall promptly notify the City Council and set forth the reasons requiring such advance.

Section 5.10. Notes Not Presented For Payment.

- (a) In the event any Notes shall not be presented for payment when the principal thereof becomes due, either at maturity or at the date fixed for redemption thereof or otherwise, if moneys sufficient to pay such Notes are held by the Paying Agent for the benefit of the Noteholders, the Paying Agent shall segregate and hold such moneys in the Service Fund, without liability for interest thereon, for the benefit of Noteholders who shall (except as provided in the following paragraph) thereafter be restricted exclusively to such fund or funds for the satisfaction of any claim of whatever nature on their part under this Indenture or relating to said Notes.
- (b) Any moneys which the Paying Agent shall segregate and hold in trust for the payment of the principal of or interest on any Note and which shall remain unclaimed for two years after such principal or interest has become due and payable shall, upon the City's, and, so long as the Reimbursement Agreement is in effect, the Bank's, written request to the Paying Agent, be paid to the City. After the payment of such unclaimed moneys to the City, the Noteholder shall thereafter look only to the City for the payment thereof, unless an abandoned property law designates another person, and all liability of the Trustee, the Paying Agent and the Bank with respect to such moneys shall thereupon cease.

Section 5.11. Payment To City.

(a) Any moneys remaining in the Note Fund after the right, title and interest of the Trustee, the Paying Agent, the Bank, the Remarketing Agent and the Registrar, as the case may be, and all covenants, agreements and other obligations of the City to the Noteholders shall have ceased, terminated and become void and shall have been satisfied and discharged in accordance with the provisions hereof, shall be paid to the City.

- (b) Except as provided in Section 5.10(b) hereof, after all covenants, agreements and obligations of the City to the Noteholders shall have ceased, terminated and become void and shall have been satisfied and discharged in accordance with the provisions hereof, any moneys remaining in the Service Fund shall be paid to the City.
- (c) Except as provided in Section 5.10(b) hereof, any moneys remaining in any account of the Note Fund or held by the Trustee or the Paying Agent for a particular series of the Notes shall be paid to the City after the right or title and interest of the Trustee, the Paying Agent, the Bank, the Remarketing Agent and the Registrar, as the case may be, and all covenants, agreements and other obligations of the City to the Noteholders of such series shall have been satisfied and discharged in accordance with the provisions hereof.
- (d) The Trustee and the Paying Agent shall be entitled to rely upon notice from or confirmation by each individual entity that its interests have been satisfied in releasing such moneys.

Article VI.

General Covenants Of City.

Section 6.01. Performance Of Covenants.

The City shall faithfully perform at all times any and all covenants, undertakings, stipulations and provisions contained in this Indenture, in any and every Note executed, authenticated and delivered hereunder, in the Reimbursement Agreement, in the Letter of Credit Note and the Remarketing Agreement, and in all proceedings pertaining thereto

Section 6.02. Arbitrage And Tax Exemption Covenants.

- (a) The City covenants for the benefit of the purchasers of the Notes that it will not act so as to cause the proceeds of the Notes, the earnings thereon and any other moneys on deposit in any fund or account maintained in respect of the Notes (whether such moneys were derived from the proceeds of the sale of the Notes or from other sources) to be used in a manner which would cause the Notes to be "arbitrage bonds" within the meaning of Section 148 of the Internal Revenue Code of 1986 (the "Code"), or any comparable provision of any successor Internal Revenue Code of the United States of America.
- (b) The City agrees to comply with all provisions of the Code, which if not complied with by the City, would adversely affect the tax-exempt status of the Notes. The City further agrees: (a) through its officers, to make such further specific covenants, representations as shall be truthful, and assurances as may be necessary or advisable; (b) to comply with all covenants, representations and assurances contained in a certificate or agreement

regarding tax-exemption to be prepared by counsel approving the Notes; (c) to consult with such counsel and to comply with such advice as may be given; (d) to pay to the United States, as necessary, such sums of money representing required rebates of excess arbitrage profits relating to the Notes; (e) to file such forms, statements and supporting documents as may be required and in a timely manner; and (f) if deemed necessary or advisable by its officers, to comply and pay fiscal agents, financial advisors, attorneys, and other persons to assist the City in such compliance.

Article VII.

Events Of Default And Remedies.

Section 7.01. Events Of Default.

- (a) Each of the following events shall constitute and is referred to in this Indenture as an "Event of Default":
 - (i) a failure to pay the principal of the Notes when the same shall become due and payable at maturity, upon redemption or otherwise:
 - (ii) a failure to pay an installment of interest on the Notes upon the day when the same shall become due;
 - (iii) a failure to pay the principal of and accrued interest on any validly tendered Note under the provisions of Section 2.05 hereof, to the holder thereof upon the same Business Day such Note is tendered;
 - (iv) a failure by the City to maintain the Letter of Credit as provided in this Indenture; or
 - (v) a failure by the City to observe and perform any covenant, condition, agreement or provision (other than as specified in clauses (i), (ii), (iii) or (iv) of this Section 7.01) contained in the Notes or in this Indenture on the part of the City to be observed or performed, which failure shall continue for a period of ninety (90) days after written notice, specifying such failure and requesting that it be remedied, shall have been given to the Trustee and the City by Noteholders owning not less than 51% of the principal amount of Notes then Outstanding.
- (b) Upon the occurrence and continuance of any Event of Default described in clauses (i), (ii), (iii) or (iv) of paragraph (a) of this section, the Trustee may, and at the written request of Noteholders owning not less than 51% in principal amount of Notes then Outstanding, shall, by written notice to the City, the Remarketing Agent, the Paying Agent and the Bank, declare the Notes to be immediately due and payable, whereupon they shall, without

further action, become and be immediately due and payable, anything in this Indenture or in the Notes to the contrary notwithstanding, and the Trustee shall give notice thereof to the City and the Bank, and shall give notice thereof by Mail to all Noteholders owning Outstanding Notes.

Section 7.02. Remedies.

- (a) Upon the occurrence and continuance of any Event of Default, then and in every such case the Trustee in its discretion may, and upon the written request of the Bank or Noteholders owning not less than 51% in principal amount of the Notes then Outstanding and receipt of indemnity to its satisfaction shall, in its own name and as the Trustee of an express trust:
 - (i) by mandamus, or other suit, action or proceeding at law or in equity, enforce all rights of the Noteholders, and require the City or the Bank to carry out any agreements with or for the benefit of the Noteholders and to perform its or their duties under this Indenture and the Letter of Credit;
 - (ii) bring suit upon the Notes; or
 - (iii) by action or suit at law or in equity enjoin any acts or things which may be unlawful or in violation of the rights of the Noteholders.
- (b) In the event that notice of the occurrence and continuance of an Event of Default has been mailed, as provided in Section 7.01(b) hereof, the Paying Agent shall assign the Letter of Credit to the Trustee and the Trustee shall pursue all remedies thereunder and hereunder and shall assume all duties of the Paying Agent and Registrar hereunder.

Section 7.03. Rescission Of Notice Of Acceleration; Restoration To Former Position.

(a) The provisions of Section 4.03(b) hereof are subject to the condition that any rescission and annulment of the consequences of the receipt of notice given pursuant to subclause (iii) of Section 4.01 hereof may constitute a rescission and annulment of the consequences thereof hereunder only if such notice of mandatory redemption shall not have been given by Mail to the Noteholders as provided herein and the Trustee shall have received written notice from the Bank that the Letter of Credit in respect of which the Bank had previously given notice pursuant to subclause (iii) of Section 4.01 hereof has been reinstated to the amount covered by such Letter of Credit immediately preceding the giving of such notice by the Bank. Prompt notice of such rescission and annulment shall be given, if received by the Paying Agent prior to the Notice by Mail to the Noteholders of such mandatory redemption, to the City, the Trustee, the Bank and the Remarketing Agent.

(b) In the event that any proceeding taken by the Trustee to enforce any right under this Indenture shall have been discontinued or abandoned for any reason, or shall have been determined adversely to the Trustee, then the City, the Trustee, the Bank, the Noteholders, the Paying Agent, the Registrar and the Remarketing Agent respectively, and all rights, remedies and powers of each of such parties shall continue as though no such proceeding had been taken.

Section 7.04. Noteholders' Right To Direct Proceedings.

Anything in this Indenture to the contrary notwithstanding, the Noteholders owning a majority in principal amount of the Notes then Outstanding hereunder shall have the right, by an instrument in writing executed and delivered to the Trustee, to direct the time, method and place of conducting all remedial proceedings available to the Trustee under this Indenture or exercising any trust or power conferred on the Trustee by this Indenture.

Section 7.05. Limitation On Noteholders' Right To Institute Proceedings.

No Noteholder, in its capacity as such, shall have any right to institute any suit, action or proceedings in equity or at law for the execution of any trust or power hereunder, or any other remedy hereunder or on said Notes, unless such Noteholder previously shall have given to the Trustee written notice of an Event of Default as hereinabove provided and unless also Noteholders of not less than 51% in principal amount of the Notes then Outstanding shall have made written request of the Trustee so to do, after the right to institute said suit, action or proceeding shall have accrued, and shall have afforded the Trustee a reasonable opportunity to proceed to institute the same in either its or their name, and unless there also shall have been offered to the Trustee security and indemnity satisfactory to it against the costs, expenses and liabilities to be incurred therein or thereby, and the Trustee shall not have complied with such request within a reasonable time; and such notification, request and offer of indemnity are hereby declared in every such case, at the option of the Trustee, to be conditions precedent to the institution of said suit, action or proceedings; it being understood and intended that no one or more of the Noteholders shall have any right in any manner whatever by his or their action to affect. disturb or prejudice the security of this Indenture, or to enforce any right hereunder or under the Notes, except in the manner herein provided, and that all suits, actions and proceedings at law or in equity shall be instituted, had and maintained in the manner herein provided and for the equal benefit of all Noteholders.

Section 7.06. No Impairment Of Right To Enforce Payment.

Notwithstanding any other provision in this Indenture, the right of any Noteholder to receive payment of the principal of and interest on such Note, on or after the respective due dates expressed therein, or to institute suit for the enforcement of any such payment on or

after such respective dates shall not be impaired or affected without the consent of such Noteholder.

Section 7.07. Proceedings By Trustee Without Possession Of Notes.

All rights of action (including the right to file proof of claims) under this Indenture or under any of the Notes secured hereby which are enforceable by the Trustee may be enforced by it without possession of any of the Notes, or the production thereof at the trial or other proceedings relative thereto, and any such suit, action or proceeding instituted by the Trustee shall be brought in its name for the equal and ratable benefit of the Noteholders, subject to the provisions of this Indenture.

Section 7.08. No Remedy Exclusive.

No remedy herein conferred upon or reserved to the Trustee, the Bank or to Noteholders is intended to be exclusive of any other remedy or remedies, and each and every such remedy shall be cumulative, and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute.

Section 7.09. No Waiver Of Remedies.

No delay or omission of the Trustee, the Bank or of any Noteholder to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver of any such default, or an acquiescence therein; and every power and remedy given hereunder to the Trustee, to the Bank and to the Noteholders, respectively, may be exercised from time to time and as often as may be deemed expedient.

Section 7.10. Application Of Moneys.

Any moneys received by the Trustee (except for moneys drawn under the Letter of Credit, which shall be applied solely and only to the purposes for which such moneys were drawn, as provided herein), by any receiver or by any Noteholder pursuant to any right given or action taken under the provisions hereof, after payment of the costs and expenses of the proceedings resulting in the collection of such moneys and of the expenses, liabilities and advances incurred or made by the Trustee, the Paying Agent or the Registrar, such receiver or Noteholder, shall be deposited in the Note Fund and all moneys so deposited in the Note Fund during the continuance of an Event of Default (other than moneys for the payment of Notes which had matured or otherwise become payable prior to such Event of Default or for the payment of interest due prior to such Event of Default) shall be applied as follows:

- (a) Unless the principal of all the Notes shall have been declared due and payable, all such moneys shall be applied (i) first, to the payment to the persons entitled thereto of all installments of interest then due on the Notes, with interest on overdue installments, if lawful, at the rate of six percent per annum, in the order of maturity of the installments of such interest and, if the amount available shall not be sufficient to pay in full any particular installment of interest, then to the payment ratably, according to the amounts due on such installment, and (ii) second, to the payment to the persons entitled thereto of the unpaid principal of any of the Notes which shall have become due (other than Notes called for redemption for the payment of which money is held pursuant to the provisions of this Indenture) with interest on such Notes at the rate of six percent per annum from the respective dates upon which they became due and, if the amount available shall not be sufficient to pay in full Notes due on any particular date, together with such interest, then to the payment ratably, according to the amount of principal and interest due on such date, in each case to the persons entitled thereto, without any discrimination or privilege.
- (b) If the principal of all the Notes shall have been declared due and payable, all such moneys shall be applied to the payment of the principal and interest then due and unpaid upon the Notes, with interest on overdue interest and principal, as provided in clause (a) of this Section 7.10, without preference or priority of principal over interest or interest over principal, or of any installment of interest over any other installment of interest, or of any Note over any other Note, ratably according to the amounts due respectively for principal and interest, to the persons entitled thereto without any discrimination or privilege. If principal and interest on the Notes and all other payments under this Indenture have been paid, any amounts remaining shall be paid to the Bank, but only to the extent that funds are owed to the Bank as a result of draws on the Letter of Credit.
- (c) If the principal of all the Notes shall have been declared due and payable, and if such declaration shall thereafter have been rescinded and annulled under the provisions of Section 7.03 hereof, then, subject to the provisions of clause (b) of this Section 7.10 which shall be applicable in the event that the principal of all the Notes shall later become due and payable, the moneys shall be applied in accordance with the provisions of clause (a) of this Section 7.10.

Whenever moneys are to be applied pursuant to this Section 7.10, such moneys shall be applied at such times, and from time to time, as the Trustee shall determine, having due regard to the amount of such moneys available for application and the likelihood of additional moneys becoming available for such application in the future. Whenever the Trustee shall apply such funds, it shall fix the date (which shall be an Interest Payment Date unless it shall deem another date more suitable) upon which such application is to be made and upon such date interest on the amounts of principal and interest to be paid on such date shall cease to accrue. The Trustee shall give notice of the deposit with it of any such moneys and of the fixing of any such date by Mail to all Noteholders owning Outstanding Notes and shall not be required to make payment to any Noteholder until such Note shall be presented to the Trustee for appropriate endorsement or for cancellation if fully paid.

Section 7.11. Severability Of Remedies.

It is the purpose and intention of this Indenture to provide rights and remedies to the Trustee, the Bank and the Noteholders which may be lawfully granted, but should any right or remedy herein granted be held to be unlawful, the Trustee, the Bank and the Noteholders shall be entitled, as above set forth, to every other right and remedy provided in this Indenture and by law.

Article VIII.

Appointment And Duties Of Various Parties.

Section 8.01. Appointment Of Trustee, Paying Agent And Registrar.

The City hereby appoints (i) ________, as Trustee, and (ii) ________, New York, New York, as Paying Agent and Registrar for the purposes and upon the express terms and conditions set forth herein. The acceptance of the Trustee and by the Paying Agent and Registrar shall be evidenced by their execution and delivery of this Indenture. The City and the Noteholders by their delivery and acceptance of delivery of any of the Notes agree to the terms set forth in this Indenture.

Section 8.02. No Responsibility For Recitals.

The recitals, statements and representations contained in this Indenture or in the Notes, save only the Registrar's authentication upon the Notes, shall be taken and construed as made by and on the part of the City, and not by the Trustee or the Paying Agent and Registrar, and the Trustee and the Paying Agent and Registrar do not assume, and shall not have, any responsibility or obligation for the correctness of any thereof.

Section 8.03. Limitations On Liability.

(a) The Trustee or Paying Agent or Registrar may execute any of the trusts or powers hereof and perform the duties required hereunder by or through attorneys, agents or receivers, and shall be entitled to, and may rely upon, written advice of counsel concerning all matters of trust and duty hereunder, and the Trustee or Paying Agent or Registrar shall not be answerable for the negligence or misconduct of any such attorney or agent selected with reasonable care. Except during the continuance of an Event of Default, the Trustee need perform only those duties that are specifically set forth in this Indenture and no

others. The Trustee shall not be answerable for the exercise of any discretion or power under this Indenture or for anything whatsoever in connection with the trust created hereby, except only for its own negligence or bad faith. The Trustee or Paying Agent or Registrar shall not be accountable for the use or application of the proceeds of any of the Notes issued hereunder.

(b) The Registrar and the Paying Agent shall at all times have and perform only such duties as are specifically set forth in this Indenture, and no implied covenants or obligations shall be read into this Indenture against the Registrar or the Paying Agent. Neither the Registrar nor the Paying Agent nor any of their respective officers, employees, attorneys or agents shall be liable to the City, any Noteholder, the Remarketing Agent or the Bank for any action taken or omitted to be taken hereunder except for negligence or willful misconduct, provided that this sentence does not extend the duties established by, or limit the exculpatory effort of, any other provision of this Indenture, and provided further, that the Paying Agent and Registrar shall not be liable for any error of judgment made in good faith by an officer of the Paying Agent and Registrar.

Section 8.04. Compensation, Expenses And Advances.

- (a) The Trustee, the Paying Agent and the Registrar under this Indenture shall be entitled to reasonable compensation for their services rendered hereunder (not limited by any provision of law in regard to the compensation of the trustee of an express trust) and to reimbursement for their actual out-of-pocket expenses (including the reasonable compensation and the expenses and disbursements of their agents and counsel) reasonably incurred in connection therewith except for such expenses incurred as a result of their negligence or bad faith. The City shall have the right to contest in good faith any fees or expenses of the Trustee, the Paying Agent and the Registrar without creating a default hereunder. If any Event of Default under this Indenture shall otherwise exist, the Trustee, the Registrar and the Paying Agent shall have, in addition to any other rights hereunder, a claim, prior to the claim of the Noteholders and the Bank, for the payment of their compensation and the reimbursement of their expenses and any advances made by them, as provided in this section, upon the moneys and obligations in the Note Fund, except for proceeds of drawings under the Letter of Credit and except for moneys or obligations deposited with or paid to the Paying Agent for the redemption or payment or purchase of tendered Notes which are deemed to have been paid in accordance with the provisions hereof and funds held pursuant to Section 5.10 hereof.
- (b) The Remarketing Agent shall be entitled to compensation and the reimbursement of expenses as provided in the Remarketing Agreement.

Section 8.05. Notice Of Events Of Default.

(a) The Trustee shall not be required to take notice, or be deemed to have notice, of any default or Event of Default under this Indenture other than an Event of Default under clauses (i), (ii), (iii) or (iv) of Section 7.01(a) hereof, unless specifically notified in writing of

such default or Event of Default by Noteholders owing at least 51% in principal amount of the Notes then Outstanding.

(b) The Paying Agent shall give telegraphic or telex or telephonic notice to the Trustee, promptly confirmed in writing, of any Event of Default under clauses (i) and (ii) or, upon having notice thereof, clauses (iii) and (iv) of Section 7.01(a) hereof.

Section 8.06. Several Capacities.

Anything in this Indenture to the contrary notwithstanding, the same entity shall serve as Paying Agent and Registrar and may serve hereunder as the Trustee, the Paying Agent, the Registrar and the Remarketing Agent and in any other combination of such capacities, to the extent permitted by law; provided, however, that any resignation of any of such capacities by any such entity shall require the resignation of such entity from all of such capacities; and provided, further, however, that the Paying Agent, Registrar and Remarketing Agent shall all have their principal offices in the City of New York, New York.

Section 8.07. Good Faith Reliance.

The Trustee, the Paying Agent and the Registrar in the absence of bad faith on their part, shall be protected and shall incur no liability in acting upon any resolution, notice, telegram, request, consent, waiver, certificate, statement, affidavit, voucher, bond, requisition or other paper or document or telephonic notice (where authorized by this Indenture) which it shall believe to be genuine and to have been passed or signed by the proper board, body or person or to have been prepared and furnished pursuant to any of the provisions of this Indenture, or upon the written opinion of any attorney, engineer, accountant or other expert, and the Trustee, the Paying Agent and the Registrar shall be under no duty to make any investigation or inquiry as to any statements contained or matters referred to in any such instrument, but may accept and rely upon the same as conclusive evidence of the truth and accuracy of such statements.

Neither the Trustee, the Registrar, the Paying Agent, nor the Remarketing Agent shall be bound to recognize any person as a Noteholder or to take any action at his request unless his Note shall be deposited with such entity or satisfactory evidence of the ownership of such Note shall be furnished to such entity.

Any request or direction of the City as provided in this Indenture shall be sufficiently evidenced by, and the Trustee, the Paying Agent and the Registrar may conclusively rely upon, a written instrument from the City signed by its Comptroller. As to any fact or circumstance concerning which the Trustee requests verification, the Trustee, the Paying Agent and the Registrar may conclusively rely upon a certificate signed by such Comptroller.

Section 8.08. Dealings In Notes And With City.

The Trustee, the Bank, the Paying Agent, the Registrar and the Remarketing Agent, in their individual capacities, may buy, sell, own, hold and deal in any of the Notes issued hereunder for their own account or that of any other person, and may join in any action which any Noteholder may be entitled to take with like effect as if they did not act in any capacity hereunder. The Trustee, the Bank, the Paying Agent, the Registrar or the Remarketing Agent, in their individual capacities, either as principal or agent, may also engage in or be interested in any financial or other transaction with the City and may act as depositary, trustee or agent for any committee or body of Noteholders secured hereby or other obligations of the City as freely as if they did not act in any capacity hereunder.

Section 8.09. Resignation Of Trustee.

The Trustee may resign and be discharged of the trusts created by this Indenture by executing an instrument in writing resigning such trust and specifying the date when such resignation shall take effect, and filing the same with the City, the Paying Agent, the Remarketing Agent and the Bank, not less than forty-five (45) days before the date specified in such instrument when such resignation shall take effect, and by giving notice of such resignation by Mail, not less than three weeks prior to such resignation date, to the Noteholders. Such resignation shall take effect on the day specified in such instrument and notice, but only if a successor Trustee shall have been appointed and shall have accepted the duties of the Trustee as hereinafter provided, in which event such resignation shall take effect immediately upon the appointment of and acceptance by such successor Trustee. If the successor Trustee shall not have been appointed within a period of 90 days following the giving of notice, then the Trustee shall be authorized to petition any court of competent jurisdiction to appoint a successor Trustee as provided in Section 8.13 hereof.

Section 8.10. Removal Of Trustee.

The Trustee may be removed at any time prior to any Event of Default by the City by filing with the Trustee to be removed, and with the Remarketing Agent and the Bank, an instrument or instruments in writing executed by the City, appointing a successor, or an instrument or instruments in writing, designating a successor and accompanied by an instrument of appointment by the City of such successor. Such removal shall be effective thirty days (or such longer period as may be set forth in such instrument) after delivery of the instrument; provided, however, that no such removal shall be effective until the successor Trustee appointed hereunder shall execute, acknowledge and deliver to the City an instrument accepting such appointment hereunder.

Section 8.11. Appointment Of Successor Trustee.

In case at any time the Trustee shall be removed, or be dissolved, or if its property or affairs shall be taken under the control of any state or federal court or administrative body because of insolvency or bankruptcy, or for any other reason, then a vacancy shall forthwith and ipso facto exist in the office of the Trustee and a successor may be appointed, and in case at any time the Trustee shall resign, then a successor may be appointed by the City, by an instrument authorized by ordinance of the City. After any appointment by the City, it shall cause notice of such appointment to be given to the predecessor Trustee, the successor Trustee, the Paying Agent, Remarketing Agent and the Bank, and to be given by Mail to all Noteholders. Any new Trustee so appointed by the City shall immediately and without further act supersede the predecessor Trustee.

Section 8.12. Qualifications Of Successor Trustee.

Every successor Trustee (a) shall be a bank or trust company (other than the Bank) (i) duly organized under the laws of the United States or any state or territory thereof, (ii) authorized by law to perform all the duties imposed upon it by this Indenture and the laws of the State, and (iii) capable of meeting its obligations hereunder and (b) shall have a combined capital stock, surplus and undivided profits of at least \$50,000,000.

Section 8.13. Judicial Appointment Of Successor Trustee.

In case at any time the Trustee shall resign and no appointment of a successor Trustee shall be made pursuant to the foregoing provisions of this Indenture prior to the date specified in the notice of resignation as the date when such resignation is to take effect, the retiring Trustee may forthwith apply to a court of competent jurisdiction for the appointment of a successor Trustee. Such court may thereupon, after such notice, if any, as it may deem proper and prescribe, appoint a successor Trustee meeting the qualifications set forth in Section 8.12 hereof.

Section 8.14. Acceptance Of Trusts By Successor Trustee.

In order to evidence the acceptance of the position of Trustee hereunder, any successor Trustee appointed hereunder shall execute, acknowledge and deliver to the City an instrument accepting such appointment hereunder, and thereupon such successor Trustee, without any further act, deed or conveyance, shall become duly vested with all the estates, property, rights, powers, trusts, duties and obligations of its predecessor in the trust hereunder, with like effect as if originally named Trustee herein. Upon request of such Trustee, such predecessor Trustee and the City shall execute and deliver an instrument transferring to such successor Trustee all the estates, property, rights, powers and trusts hereunder of such predecessor Trustee and, subject to the provisions of Section 8.04(a) hereof, such predecessor Trustee shall pay over and deliver to the successor Trustee all moneys and other assets at the time held by it hereunder.

Section 8.15. Successor By Merger Or Consolidation.

Any corporation into which any Trustee hereunder may be merged or converted or with which it may be consolidated, or any corporation resulting from any merger or consolidation to which any Trustee hereunder shall be a party, shall be the successor Trustee under this Indenture, without the execution or filing of any paper or any further act on the part of the parties hereto, anything in this Indenture to the contrary notwithstanding.

Section 8.16. Standard Of Care; Action By Trustee.

Notwithstanding any other provisions of this Indenture, the Trustee shall, during the existence of an Event of Default of which the Trustee has actual notice, exercise such of the rights and powers vested in it by this Indenture and use the same degree of skill and care in its exercise as a prudent person would use and exercise under the circumstances in the conduct of his own affairs; provided, however, that the Trustee shall be under no obligation to take any action in respect of the execution or enforcement of any of the trusts hereby created, or to institute, appear in or defend any suit or other proceeding in connection therewith, unless requested in writing so to do by Noteholders of at least 51% in principal amount of the Notes then Outstanding, and, if in its opinion such action may tend to involve it in expense or liability, unless furnished from time to time as often as it may require, with security and indemnity satisfactory to it; but the foregoing proviso is intended only for the protection of the Trustee, and shall not affect any discretion or power given by any provisions of this Indenture to the Trustee to take action in respect of any default or Event of Default without such notice or request from the Noteholders, or without such security or indemnity. Except as otherwise provided herein during the continuance of an Event of Default, the Trustee need perform only those duties that are specifically set forth in this Indenture and no others.

Section 8.17. Duties Of The Trustee.

The Trustee covenants and agrees:

- (a) to keep such books and records as shall be consistent with prudent industry practice, and to make such books and records available for inspection by the City at all reasonable times; and
- (b) to provide such information and reports to the Comptroller and the Bank as shall be reasonably requested in writing by the Comptroller and the Bank.

Section 8.18. Resignation Of Paying Agent And Registrar.

The Paying Agent and Registrar may resign and be discharged of the duties created by this Indenture by executing an instrument in writing resigning such duties and specifying the date when such resignation shall take effect, and filing the same with the City, the Trustee, the Remarketing Agent and the Bank, not less than forty-five (45) days before the date specified in such instrument when such resignation shall take effect, and by giving notice of such resignation by Mail, not less than three weeks prior to such resignation date, to the Noteholders. Such resignation shall take effect on the day specified in such instrument and notice, but only if (i) a successor Paying Agent and Registrar shall have been appointed and shall have accepted the duties of Paying Agent and Registrar as hereinafter provided, and (ii) the resigning Paying Agent transfers and assigns the Letter of Credit to the successor Paying Agent, in which event such resignation shall take effect immediately upon the appointment of and acceptance by such successor Paying Agent and Registrar and the transfer and assignment of the Letter of Credit. If the successor Paying Agent and Registrar shall not have been appointed within a period of 90 days following the giving of notice, then the Paying Agent and Registrar shall be authorized to petition any court of competent jurisdiction to appoint a successor Paying Agent and Registrar as provided in Section 8.22 hereof.

Section 8.19. Removal Of Paying Agent And Registrar.

The Paying Agent and Registrar may be removed at any time prior to any Event of Default by the City by filing with the Paying Agent and Registrar to be removed, and with the Trustee, Remarketing Agent and the Bank, an instrument or instruments in writing executed by the City, appointing a successor, or an instrument or instruments in writing, designating and accompanied by an instrument of appointment by the City of such successor. Such removal shall be effective thirty days (or such longer period as may be set forth in such instrument) after delivery of the instrument; provided, however, that no such removal shall be effective until the successor Paying Agent and Registrar appointed hereunder shall execute, acknowledge and deliver to the City an instrument accepting such appointment hereunder; and, provided further, that the Paying Agent shall transfer and assign the Letter of Credit to the successor Paying Agent upon such removal.

Section 8.20. Appointment Of Successor Paying Agent And Registrar.

In case at any time the Paying Agent and Registrar shall be removed, or be dissolved, or if its property or affairs shall be taken under the control of any state or federal court or administrative body because of insolvency or bankruptcy, or for any other reason, then a vacancy shall forthwith and ipso facto exist in the office of the Paying Agent and Registrar and a successor may be appointed, and in case at any time the Paying Agent and Registrar shall resign, then a successor may be appointed by the City, by an instrument authorized by ordinance of the City. After any appointment by the City, it shall cause notice of such appointment to be given to the predecessor Paying Agent and Registrar, the successor

Paying Agent and Registrar, the Trustee, the Remarketing Agent and the Bank, and to be given by Mail to all Noteholders. Any new Paying Agent and Registrar so appointed by the City shall immediately and without further act supersede the predecessor Paying Agent and Registrar.

Section 8.21. Qualifications Of Successor Paying Agent And Registrar.

Every successor Paying Agent and Registrar (a) shall be a commercial bank or trust company (other than the Bank) (i) duly organized under the laws of the United States or any state or territory thereof and (ii) authorized by law to perform all the duties imposed upon it by this Indenture and the laws of the State, and (b) shall have a combined capital stock, surplus and undivided profits of at least \$50,000,000.

Section 8.22. Judicial Appointment Of Successor Paying Agent And Registrar.

In case at any time the Paying Agent and the Registrar shall resign and no appointment of a successor Paying Agent and Registrar shall be made pursuant to the foregoing provisions of this Indenture prior to the date specified in the notice of resignation as the date when such resignation is to take effect, the retiring Paying Agent and Registrar may forthwith apply to a court of competent jurisdiction for the appointment of a successor Paying Agent and Registrar. Such court may thereupon, after such notice, if any, as it may deem proper and prescribe, appoint a successor Paying Agent and Registrar meeting the qualifications set forth in Section 8.21 hereof.

Section 8.23. Acceptance Of Duties By Successor Paying Agent And Registrar.

In order to evidence the acceptance of the position of Paying Agent and Registrar hereunder, any successor Paying Agent and Registrar appointed hereunder shall execute, acknowledge and deliver to the City an instrument accepting such appointment hereunder, and thereupon such successor Paying Agent and Registrar, without any further act, deed or conveyance, shall become duly vested with all the estates, property, rights, powers, duties and obligations of its predecessor hereunder, with like effect as if originally named Paying Agent and Registrar herein. Upon request of such Paying Agent and Registrar, such predecessor Paying Agent and Registrar, and the City shall execute and deliver an instrument transferring to such successor Paying Agent and Registrar all the estates, property, rights, powers hereunder of such predecessor Paying Agent and Registrar and, subject to the provisions of Section 8.04(a) hereof, such predecessor Paying Agent and Registrar all moneys and other assets at the time held by it hereunder.

Section 8.24. Successor By Merger Or Consolidation.

Any corporation into which any Paying Agent and Registrar hereunder may be merged or converted or with which it may be consolidated, or any corporation resulting from any merger or consolidation to which any Paying Agent and Registrar hereunder shall be a party, shall be the successor Paying Agent and Registrar under this Indenture, without the execution or filing of any paper or any further act on the part of the parties hereto, anything in this Indenture to the contrary notwithstanding.

Section 8.25. Duties Of Paying Agent.

The Paying Agent (if other than the Trustee) shall notify the Trustee of the location of its Principal Office and signify its acceptance of the duties and obligations imposed upon it hereunder by a written instrument of acceptance delivered to the Trustee under which such Paying Agent will agree, particularly:

- (a) to hold all sums held by it for the payment of the principal of or interest on Notes in trust for the benefit of the Noteholders until such sums shall be paid to such Noteholders or otherwise disposed of as herein provided;
- (b) to keep such books and records as shall be consistent with prudent industry practice and to make such books and records available for inspection by the City and the Trustee at all reasonable times; and
- (c) provide such information and reports to the Comptroller as shall be reasonably requested in writing by the Comptroller.

Section 8.26. Duties Of Registrar.

The Registrar (if other than the Trustee) shall notify the Trustee of the location of its Principal Office and signify its acceptance of the duties and obligations imposed upon it hereunder by a written instrument of acceptance delivered to the Trustee under which such Registrar will agree, particularly:

- (a) to keep such books and records as shall be consistent with prudent industry practice and to make such books and records available for inspection by the City and the Trustee at all reasonable times; and
- (b) to provide such information and reports to the Comptroller as shall reasonably be requested in writing by the Comptroller.

Section 8.27. Payments By Paying Agent And Registrar.

Any provision of this Indenture to the contrary notwithstanding, the Registrar and the Paying Agent shall never be required to make any payments or purchase any tendered Notes except from funds provided by the Bank, the Trustee, the City or the Remarketing Agent and no provision of this Indenture shall require the Paying Agent and Registrar to expend or risk its own funds or otherwise incur any financial liability in the performance of any of its duties hereunder.

Section 8.28. Remarketing Agent.

The City hereby appoints Shearson Lehman Hutton, Inc., as Remarketing Agent for the purposes and upon the express terms set forth in the Remarketing Agreement.

The Remarketing Agent may at any time resign or be removed and be discharged of the duties and obligations created by this Indenture under the terms described in the Remarketing Agreement. In the event of the resignation or removal of the Remarketing Agent, the Remarketing Agent shall pay over, assign and deliver any moneys and Notes held by it in such capacity to its successor or, if there is no successor, to the Trustee.

In the event that the City shall fail to appoint a Remarketing Agent hereunder, or in the event that the Remarketing Agent shall resign or be removed, or be dissolved, or if the property or affairs of the Remarketing Agent shall be taken under the control of any state or federal court or administrative body because of bankruptcy or insolvency or for any other reason, and the City shall not have appointed its successor as Remarketing Agent, the Trustee shall be deemed to be the Remarketing Agent for all purposes of this Indenture until the appointment by the City of and the acceptance of such appointment by the Remarketing Agent or successor Remarketing Agent, as the case may be; provided, however, that the Trustee, in its capacity as Remarketing Agent, shall not be required to sell Notes or to perform the duties set forth in Sections 2.02 or 2.03 hereof.

Section 8.29. The Bank.	· ·
The City hereby appointsissuer of the Letter of Credit.	, as the Bank, in its capacity as
Section 8.20 Limitations Upon Bights	

Notwithstanding any other provision of this Indenture to the contrary, no right granted to the Trustee, Paying Agent, Remarketing Agent, Registrar or any other entity ever appointed in any capacity under this Indenture shall ever be construed to grant to such entities, or any of them, any rights with respect to any properties or facilities of the City. The operations of the City are essential to the public welfare and safety and shall never be subject to any control, supervision or direction of such entities or any of them. Such

entities, by their acceptance of the trusts and other obligations created under this Indenture, hereby assent to the foregoing limitations and agree to be bound thereby for all purposes.

Article IX.

Amendments To This Indenture.

Section 9.01. Limitations On Amendments Of This Indenture.

This Indenture shall not be modified or amended in any respect subsequent to the issuance of the Notes except as provided in and in accordance with and subject to the provisions hereof.

Section 9.02. Amendments Without Noteholder Consent.

- (a) The City may, from time to time and at any time, without the consent of or notice to the Noteholders, but upon notice to, and with the written consent of, the Bank, the Trustee and the Paying Agent amend this Indenture as follows:
 - (i) to cure any formal defect, omission, inconsistency or ambiguity in this Indenture;
 - (ii) to grant to or confer or impose upon the Trustee or the Paying Agent for the benefit of the Noteholders any additional rights, remedies, powers, authority, security, liabilities or duties which may lawfully be granted, conferred or imposed and which are not contrary to or inconsistent with this Indenture as theretofore in effect, provided that no such additional liabilities or duties shall be imposed upon the Trustee or the Paying Agent without its consent;
 - (iii) to add to the covenants and agreements of, and limitations and restrictions upon the City in this Indenture other covenants, agreements, limitations and restrictions to be observed by the City which are not contrary to or inconsistent with this Indenture as theretofore in effect;
 - (iv) to confirm, as further assurance, any pledge under, and the subjection to any claim, lien or pledge created or to be created by, this Indenture, or of any moneys, securities or funds:
 - (v) to authorize a different denomination or denominations of the Notes and to make correlative amendments and modifications to this Indenture regarding exchangeability of Notes of different denominations, redemptions of portions of Notes of particular denominations and similar amendments and modifications of a technical nature;

- (vi) to comply with any applicable requirements of the Trust Indenture Act of 1939, as from time to time amended;
- (vii) to modify, alter, amend or supplement this Indenture in any other respect which is not materially adverse to the Noteholders or the Bank and which does not involve a change described in clause (i), (ii) or (iii) of Section 9.02(a) hereof and which, in the judgment of the Trustee (who may rely upon an Opinion of Bond Counsel), is not to the material prejudice of the Trustee or the Paying Agent; and
- (viii) to provide any amendment necessary for uncertificated Notes or coupons and bearer Notes or Notes registered as to principal only.
- (b) Before the City shall amend this Indenture pursuant to this Section 9.02, there shall have been delivered to the Trustee and the Paying Agent an opinion of Bond Counsel stating that such amendment is authorized or permitted by this Indenture, complies with the respective terms thereof, will, upon the adoption thereof, be valid and binding upon the City in accordance with its terms and will not adversely affect the exemption from federal income taxation of interest on the Notes, and the Trustee and the Paying Agent may rely conclusively upon such opinion as to such matters.

Section 9.03. Amendments With Noteholder Consent.

- (a) Except for any amendment adopted pursuant to Section 9.02 hereof, subject to the terms and provisions contained in this section and not otherwise, the City may, from time to time, with the written consent of the Bank, the Trustee, the Paying Agent and the consent of Noteholders of not less than 60% in aggregate principal amount of the Notes then Outstanding (excluding therefrom any Notes then owned by the City), adopt any Supplemental Indenture deemed necessary or desirable by the City for the purposes of modifying, altering, amending, supplementing or rescinding, in any particular, any of the terms or provisions contained in this Indenture; provided, however, that, unless approved in writing by the Bank and the Noteholders of all the Notes then Outstanding, nothing herein contained shall permit, or be construed as permitting, (i) a change in the times, amounts or currency of payment of the principal of or interest on any Outstanding Note, a change in the terms of the purchase thereof by the Paving Agent or the Trustee, or a reduction in the principal amount or redemption price of any Outstanding Note or the rate of interest thereon, or (ii) a preference or priority of any Note or Notes over any other Note or Notes, or (iii) a reduction in the aggregate principal amount of Notes the consent of the Noteholders of which is required for any such amendment.
- (b) If at any time the City shall propose to adopt any Supplemental Indenture for any of the purposes of this section, the Trustee shall cause the notice of the proposed Supplemental Indenture to be given by Mail to all Noteholders owning Outstanding Notes. Such notice shall briefly set forth the nature of the proposed Supplemental Indenture and shall state that a copy thereof is on file at the office of the Trustee for inspection by all Noteholders.

- (c) Within two years after the date of the first mailing of such notice, the City, the Trustee and the Paying Agent may approve such Supplemental Indenture in substantially the form described in such notice, but only if there shall have first been delivered to the Trustee (i) the required consents, in writing, of Noteholders and the Bank, and (ii) an Opinion of Bond Counsel stating that such Supplemental Indenture is authorized or permitted by this Indenture, complies with its terms and, upon the execution and delivery thereof, will be valid and binding upon the City in accordance with its terms and will not adversely affect the exemption from federal income taxation of interest on the Notes, and the Trustee and the Paying Agent may rely conclusively upon such opinion as to such matters.
- (d) If Noteholders of not less than the percentage of Notes required by this section shall have consented to and approved the execution and delivery thereof as herein provided, no Noteholder shall have any right to object to the execution and delivery of such Supplemental Indenture, or to object to any of the terms and provisions contained therein or the operation thereof, or in any manner question the propriety of the execution and delivery thereof, or to enjoin or restrain the City or the Trustee or the Paying Agent from adopting, executing and delivering the same or from taking any action pursuant to the provisions thereof.

Section 9.04. Effect Of Supplemental Indenture.

Upon the execution and delivery of any Supplemental Indenture pursuant to the provisions of this Indenture, this Indenture shall be, and be deemed to be, modified and amended in accordance therewith, and the respective rights, duties and obligations under this Indenture of the City, the Trustee, the Paying Agent, the Registrar, the Bank and all Noteholders owning Notes then Outstanding shall thereafter be determined, exercised and enforced under this Indenture subject in all respects to such modifications and amendments.

Section 9.05. Consent Of Bank Required.

Anything herein to the contrary notwithstanding, any Supplemental Indenture under this Indenture shall not become effective unless and until the Bank shall have consented to such Supplemental Indenture. Written notice of any Supplemental Indenture shall be furnished to the Bank, Moody's and S.&P., by the Trustee.

Article X.

Miscellaneous.

Section 10.01. Parties In Interest.

- (a) Except as herein otherwise specifically provided, nothing in this Indenture expressed or implied is intended or shall be construed to confer upon any person, firm or corporation other than the City, the Bank, the Paying Agent, the Trustee, the Remarketing Agent, the Registrar and the Noteholders any right, remedy or claim under or by reason of this Indenture, this Indenture being intended to be for the sole and exclusive benefit of the City, the Bank, the Paying Agent, the Trustee, the Remarketing Agent, the Registrar and the Noteholders.
- (b) The provisions of this Indenture shall constitute a contract between the City, the Bank, the Paying Agent, the Trustee, the Remarketing Agent, the Registrar and the holders of the Outstanding Notes, and no changes, additions or alterations of any kind shall be made hereto, except as herein provided, so long as there are any Outstanding Notes.

Section 10.02. Severability.

In case any one or more of the provisions of this Indenture or of the Notes issued hereunder shall, for any reason, be held to be illegal or invalid, such illegality or invalidity shall not affect any other provisions of this Indenture or such Notes, and this Indenture and such Notes shall be construed and enforced as if such illegal or invalid provision or provisions had not been contained herein or therein.

Section 10.03. No Personal Liability Of Officials Of City.

No covenant or agreement contained in the Notes or in this Indenture shall be deemed to be the covenant or agreement of any official, officer, agent or employee of the City in his individual capacity, and neither the members of the City Council nor any official executing the Notes shall be liable personally on the Notes, the Letter of Credit Note or under the Reimbursement Agreement or be subject to any personal liability or accountability by reason of the issuance of the Notes, the Letter of Credit Note or the execution and delivery of the Reimbursement Agreement.

Section 10.04. Counterparts.

This Indenture may be executed in any number of counterparts, each of which, when so executed and delivered, shall be an original; but such counterparts shall together constitute but one and the same Indenture.

Section 10.05. Governing Law.

The laws of the State of Illinois shall govern the construction and enforcement of this Indenture and of all Notes issued hereunder; provided, however, that the administration of the trusts imposed upon the Trustee and the Paying Agent by this Indenture shall be governed by, and construed in accordance with, the laws of the respective jurisdictions in which the Trustee and the Paying Agent have their Principal Offices.

Section 10.06. Notices.

- (a) Except as otherwise provided in this Indenture, all notices, certificates, requests, requisitions or other communications by the City, the Trustee, the Paying Agent, the Registrar, the Remarketing Agent or the Bank pursuant to this Indenture shall be in writing and shall be sufficiently given and shall be deemed given when mailed by registered mail, postage prepaid, addressed as follows: if to the City, at the Comptroller's Office, City Hall, Room 501, 121 North LaSalle Street, Chicago, Illinois 60602, Attention: City Comptroller; if to the Trustee, at ___, Attention: Division; if to the Paying Agent or the Remarketing Agent, other than with respect to tenders, at the address designated to the City by each and, with respect to tenders, at such other or similar address as shall be designated to the City by each; if to the Registrar, at the address designated to the City; and if to the Bank, to the address designated in the Letter of Credit. Any of the foregoing may, by notice given hereunder to each of the others, designate any further or different addresses to which subsequent notices, certificates. requests or other communications shall be sent hereunder, including without limitation, telephonic, telex or other similar forms of notice.
- (b) The City shall promptly give notice of (i) the designation of any new Trustee or Paying Agent, (ii) the termination or expiration of the Letter of Credit, (iii) any intention to obtain an Alternate Letter of Credit as provided in clause (c) of Section 5.05 hereof, (iv) any proposed amendment to this Indenture, (v) any amendment to the Letter of Credit, the Reimbursement Agreement (or the Custody Agreement executed in connection therewith), or the Remarketing Agreement which, in the opinion of the City, the Trustee or the Paying Agent, is deemed to be a material change, (vi) any replacement of the Remarketing Agent, (vii) any redemption or purchase for cancellation of the Notes or (viii) any change in the Interest Rate Determination Method hereunder, directly to: Moody's Investors Service, 99 Church Street, New York, New York 10007, Attention: Public Finance Department -- Structured Finance Group, and to Standard and Poor's Corporation, 25 Broadway, New York, New York 10004, or to such other address as shall be provided to the City for such notice.

Section 10.07. Business Days And Times.

- (a) If the date for making any payment or the last date for performance of any act or the exercising of any right, as provided in this Indenture, shall not be a Business Day, such payment may be made or act performed or right exercised on the next succeeding Business Day, with the same force and effect as if done on the nominal date provided in this Indenture, and no interest shall accrue for the period after such nominal date.
- (b) All times for the making of any payment or the performance of any Act, as provided in this Indenture, shall mean the local time prevailing in the City of New York, New York.

Section 10.08. Repealer.

To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of the City of Chicago, or part thereof, is in conflict with the provisions of this Indenture, the provisions of this Indenture shall be controlling. If any section, paragraph, clause or provision of this Indenture shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this Indenture.

In Witness Whereof, the C			
executed by its Acting Mayor, a			
hereto;		Indenture to be execu	ited by one of its
Vice P	residents, attested by	one of its	·
and its corporate seal to be aff	ixed hereto; and		has caused this
Indenture to be executed by one	e of its	Vice Presidents	, attested by one
of its, all	as of the day and year	first above written.	
[Signature	forms omitted for prin	ting purposes.]	

Exhibit "A" attached to this Trust Indenture reads as follows:

Exhibit "A".

(Form Of Note).

A. Forms Generally. The Notes, the Certificate of Authentication and the form of Assignment to be printed on each of the Notes, shall be substantially in the forms set forth in this Exhibit "A" with such appropriate insertions, omissions, substitutions and other variations as are permitted or required by this Indenture and may have such letters, numbers or other marks of identification (including identifying numbers and letters of the Committee on Uniform Securities Identification Procedures of the American Bankers Association) and such legends and endorsements (including any reproduction of an Opinion of Bond Counsel) thereon as may, consistently herewith, be established by the City or determined by the officers executing such Notes as evidenced by their execution thereof. Any portion of the text of any Notes may be set forth on the reverse thereof, with an appropriate reference thereto on the face of the Note.

The definitive Notes shall be printed, lithographed or engraved, produced by any combination of these methods, or produced in any other similar manner, all as determined by the officers executing such Notes as evidenced by their execution thereof, but any temporary Note may be typewritten or photocopied or otherwise reproduced.

B. Form Of Register	red Note.	
	(Front Side)	
Registered No		Principal Amount \$
	·	
	United States Of America	
	State Of Illinois	
	City Of Chicago	
	General Obligation	
·	Tender Note,	
7	Series 1989	
Maturity Date:	Date o	of nal Issue:

Commercial Paper Rate Legend

Beginning of Commercial Rate Period*: End of Commercial Paper Rate Period (Mandatory Tender Date)*:

Current Commercial Paper Rate*:

Registered Owner:

Principal Amount:

The City of Chicago, Illinois (the "City") hereby acknowledges itself to owe and, for value received, hereby promises to pay to the Registered Owner (named above) or registered assigns (such Registered Owner or assigns being referred to herein as the "Noteholder"), on the Maturity Date (identified above), unless this Note shall have been previously called for redemption and payment of the redemption price made or provided for, or if purchased as provided herein and in the Indenture, upon the presentation and surrender hereof as hereinafter set forth, the Principal Amount (stated above) and interest on said Principal Amount from and including the Date of Original Issue (identified above) until payment of said Principal Amount has been made or duly provided for at the rates and on the dates set forth herein. This Note, or a portion hereof, shall be purchased on the demand of the Noteholder as hereinafter described. The principal of this Note is payable at the principal corporate trust office of , New York, New York, or its successors or assigns, as Paying Agent (the "Paying Agent"). The interest so payable on any Interest Payment Date (as hereinafter defined) will, subject to certain exceptions provided in the Indenture, be paid to the person in whose name this Note is registered at the close of business on the Record Date (as hereinafter defined) preceding such Interest Payment Date. Interest on this Note is payable by the Paying Agent in the manner provided in the Indenture.

If an Event of Default (as defined in the Indenture) has occurred and is continuing and the principal of all the Notes shall have been declared due and payable by ________, Chicago, Illinois, or its successors or assigns, as trustee (the "Trustee") and notice thereof mailed to the Noteholders then the principal hereof shall be payable at the principal corporate trust office of the Trustee and the payment of interest hereon shall be made by such Trustee as provided in the Indenture.

Reference is hereby made to the further provisions of this Note set forth on the reverse hereof and such further provisions shall for all purposes have the same effect as if set forth at this place.

^{*}To be completed by Paying Agent while in Commercial Paper Rate Period.

It is hereby certified, recited and declared that all acts, conditions and things required by the Constitution and laws of the State to exist, to have happened and to have been performed, precedent to and in the execution and delivery of the Indenture and the issuance of this Note, do exist, have happened and have been performed in regular and due form and time as required by law.

No covenant or agreement contained in this Note or the Indenture shall be deemed to be a covenant or agreement of any official, officer, agent or employee of the City in his individual capacity, and neither the members of the City Council of the City nor any official executing this Note, shall be liable personally on this Note or be subject to any personal liability or accountability by reason of the issuance or sale of this Note. This Note shall not be entitled to any right or benefit under the Indenture, or be valid or become obligatory for any purpose, until this Note shall have been authenticated by the execution by the Registrar, or its successor as Registrar, of the certificate or authentication inscribed hereon.

In Witness Whereof, the City of Chicago has caused the seal of that City to be imprinted by facsimile hereon and this Note to be signed by the facsimile signatures of its Acting Mayor and City Comptroller and attested by the facsimile signature of the City Clerk.

	(facsimile signature) Acting Mayor, City of Chicago		
(Seal)	(facsimile signature) City Comptroller, City of Chicago		
Attest:			
(facsimile signature) City Clerk, City of Chicago	·		
Dated:			
Certificate Of Authentication			

Note is one of the Notes described in the within mentioned Indenture.	
, a	s Registrar
By:Authorized Signature	·

(Form Of Note -- Reverse Side).

- 1. Authorization. This Note is one of the duly authorized General Obligation Tender Notes, Series 1989, of the City, consisting of Series 1989A and 1989B (the "Notes"), issued under and pursuant to the Constitution and the City's powers as a home rule unit under Article VII of the Illinois Constitution of 1970, and a Trust Indenture, dated as of 1, 1989, between the City, the Trustee and the Paying Agent (the "Indenture"), for the purpose of providing funds to (i) finance current cash flow requirements of the City and (ii) provide funds to pay amounts appropriated for specific purposes by the City for the year 1989.
- 2. Definitions. Any term used herein as a defined term but not defined herein shall be defined as in the Indenture.

This Note, and the issue of which it is a part, shall be direct and general obligations of the City for the payment of which, both principal and interest, the City pledges its full faith, credit and resources and each such Note shall be payable from any moneys, revenues, receipts, income, assets or funds of the City legally available for such purpose.

4. Interest Rate. Interest on this Note will be paid at a Daily Rate, a Commercial Paper Rate or a Fixed Rate as selected by the City and in certain cases the Remarketing Agent (as hereinafter defined) and as determined in accordance with the Indenture. While there exists an Event of Default under the Indenture, the interest rate on the Notes will be the rate of six percent (6%) per annum. The City, acting through its Comptroller, or in certain cases, the Remarketing Agent may change the Interest Rate Determination Method from time to time, which will result in a mandatory tender for purchase of the Notes (see "Tenders" below).

When interest is payable at a Daily or Commercial Paper Rate, it will be computed on the basis of the actual number of days elapsed over a year of 365 days, and when payable at a Fixed Rate, on the basis of a 360-day year of twelve 30-day months. Interest on overdue principal and, to the extent lawful, on overdue interest will be payable at the rate of six percent (6%) per annum.

5. Interest Payment and Record Dates. Interest will accrue on the unpaid portion of the principal of this Note from the last date to which interest was paid, or if no interest has been paid, from the date of the original issuance of the Notes until the entire principal amount of this Note is paid. When interest is payable at the rate in the first column below, interest accrued during the period (an "Interest Period") shown in the second column will be paid on the date (an "Interest Payment Date") in the third column to holders of record on the date (a "Record Date") in the fourth column:

		Interest	
Rate	Interest Period	Payment Date	Record Date
Daily	From any Interest Payment Date or the first day on which the Notes bear interest at a Daily Rate through the day preceding the next Interest Payment Date	First Business Day of each month and at maturity	Last Business Day before Interest Payment Date
Commercial Paper	From 1 to 180 Days as determined for each Note pursuant to the Indenture ("Commercial Paper Rate Period")	Last Business Day of applicable Commercial Paper Rate Period	Last Business Day before Interest Payment Date

Rate	Interest Period	Interest <u>Payment Date</u>	Record Date
Fixed	From any Interest Payment Date in such Fixed Rate Period or the first day of such Period through the (i) next succeeding June 30 or December 31 prior to maturity, or (ii) day preceding the maturity date for any Series of Notes	Next Day	(i) Prior to the maturity of any Series of Notes, the fifteenth day of the month (June or December) before the payment date and (ii) in connection with the maturity date of any Series of Notes, the fifteenth day of the month in which the maturity date occurs

"Business Day" is defined in the Indenture. Payment of defaulted interest will be made to holders of record on the fifth-to-last Business Day before payment.

- 6. Method of Payment. Holders must surrender Notes to the Paying Agent to collect principal or the purchase price (see "Tenders" below). Interest will be paid on the Interest Payment Date to the Noteholder hereof as of the Record Date (a) in the case of Notes bearing interest at a Short Term Rate, in immediately available funds (which payment may be made by Federal Reserve Funds check, wire transfer or deposit to an account of the Noteholder maintained by the Paying Agent) in accordance with payment instructions given by a Noteholder owning not less than \$1,000,000 in principal amount of Notes to the Paying Agent at the time of the registration thereof and (b) in the case of Notes bearing interest at a Short Term Rate owned by Noteholders other than those described in the preceding clause (a), in the absence of instructions given by Noteholders described in said clause (a) and in the case of all Notes bearing interest at a Fixed Rate, shall be paid by check or draft of the Paying Agent mailed to such Noteholder's registered address. Principal and interest will be paid in money of the United States that at the time of payment is legal tender for payment of public and private debts or by checks or wire transfers payable in such money. If any payment on the Notes is due on a non-Business Day, it will be made on the next Business Day, and no interest will accrue as a result
- 7. Tenders. "Tender" means to require, or the act of requiring, the purchase of a Note at its holder's option under the provisions of this Section 7 at 100% of the principal amount plus interest accrued to the date of purchase.

- (a) Optional Daily Rate Tender. When interest on the Notes is payable at a Daily Rate, a holder of a Note may tender the Note or portion thereof, provided that such portion is \$100,000 or any integral multiple thereof, by delivering:
 - (i) an irrevocable written or telephone notice to the Paying Agent and the Remarketing Agent (see addresses below) by 10:00 A.M., New York City time, on a Business Day, stating the principal amount and Series of the Note and the date (which may be the date the notice is delivered) on which the Note is to be purchased; and
 - (ii) the Note to the Paying Agent (address below) by 12:00 Noon, New York City time, on the date of purchase (see additional requirements below).
- (b) Mandatory Tenders. The Notes are required to be tendered to the Paying Agent for purchase at a purchase price equal to 100% of the principal amount thereof plus accrued interest, if any, to the date of purchase under the circumstances described below. By Acceptance Of This Note, The Registered Owner Agrees To Tender This Note For Purchase Under The Circumstances Described Below. Notes Not So Tendered On The Applicable Mandatory Tender Date Shall Be Deemed Tendered By The Registered Owners Thereof As Of Such Date And The Notes Shall Thereafter Cease To Bear Interest Provided Funds For The Payment Of The Purchase Price Of Such Notes Have Been Deposited With The Paying Agent.
 - (i) Mandatory Tender on Each Interest Payment Date During Commercial Paper Rate Period. When any Series of Notes bears interest at a Commercial Paper Rate, each Note of such Series will be subject to mandatory tender as provided above on the Interest Payment Date for such Note. If Notes are also subject to mandatory tender under paragraph (ii), below, the mandatory tender will be governed by that paragraph and not this paragraph. Owners of Notes may elect to retain their Notes as provided below.
 - (ii) Mandatory Tender Upon a Change in the Interest Rate Determination Method for the Notes. On the effective date of a change in the Interest Rate Determination Method for any Series of Notes (the three methods being Daily, Commercial Paper or Fixed Rates) the Notes of such Series will be subject to mandatory tender as provided above on the effective date of such change. Owners of Notes may elect to retain their Notes as provided below.
- (c) Elections to Retain. In order to elect to retain Notes subject to mandatory tender as provided above, Noteholders must deliver the Notes with respect to which such election is made to the Paying Agent at its address set forth below by the sixth-to-last Business Day before the mandatory tender date (or on the first Business Day of any Commercial Paper Rate Period which is shorter than six Business Days) accompanied by an instrument executed by the owner (1) directing the Paying Agent not to provide for the purchase of such Notes (or the portion thereof specified therein) on the mandatory tender date, (2) agreeing not to sell such Notes or portion thereof prior to the mandatory tender date, (3) agreeing not to exercise any tender applicable to such Notes prior to the mandatory tender

date, (4) acknowledging that such waiver is irrevocable and (5) when applicable, acknowledging that a current right to tender the Notes will not be available after the mandatory tender date.

If the Notes are subject to mandatory tender due to a change in the Interest Rate Determination Method to a Commercial Paper Rate:

- (1) the election must also direct the Paying Agent not to provide for the purchase of such Notes for any subsequent Commercial Paper Rate Period established between the date of such election and the effective date of the change; and
- (2) if the Remarketing Agent notifies the Paying Agent that the Notes are to be sold on the condition that the Noteholder designates an agent to hold such Notes on the owner's behalf for as long as the Notes bear interest at a Commercial Paper Rate, then the election must contain a direction by the Noteholder to deliver such Notes to such agent on the effective date of the change.

Any such election to retain Notes shall be irrevocable and any right to tender such Note at the option of the owner thereof shall not be exercisable by such owner once the election has been made. Any such election to retain shall bind any subsequent owner of such Note or any Note delivered in substitution therefor. In addition, the failure by the owner timely to make any such election to retain Notes shall be binding on any subsequent owner of such Note or any Note delivered in substitution therefor.

Notwithstanding the foregoing, no election to retain a Note subject to mandatory tender may be made with respect to any Note, and any such election that may have been made may be rendered void, if the City has directed that such Note be purchased for cancellation pursuant to the Indenture.

Any Note received by the Paying Agent pursuant to an election to retain shall be held in safekeeping for its owner and a new Note shall be delivered to such owner (or his agent) on the mandatory tender date.

- (d) Payment of Purchase Price. The purchase price for a Note tendered for purchase will be paid in immediately available funds by the close of business on the date of purchase. In order to receive such purchase price, this Note must conform in all respects to the description contained in the notice delivered by the Noteholder pursuant to paragraph 7(a)(i), above, and must be physically delivered to the Paying Agent properly endorsed for transfer. This Note must be accompanied by an instrument of transfer executed in blank by the Noteholder and with the signal proof such Noteholder guaranteed by a bank, trust company or member firm of the New York Stock Exchange, Inc. The Paying Agent may refuse to accept delivery of this Note if a proper instrument of transfer is not provided.
- (e) Delivery Addresses; Additional Delivery Requirements. Notices in respect of tenders and Notes tendered must be delivered as follows:

Notices to

Remarketing Agent:

Shearson Lehman Hutton, Inc.

Two World Trade Center

104th Floor

New York, New York 10048

Attention: Short Term

nort Term

Municipal Bond

Desk

Telephone: (212) 528-1031

Notes and Notices to Paying Agent:

These addresses may be changed by notice mailed by first class mail to the Noteholders at their registered addresses.

- (f) No Tenders During Default. No Notes may be tendered during the existence of an Event of Default if the Trustee has notified the Paying Agent that it has given notice by Mail to the Noteholders of a declaration that all the Notes are due and payable.
- (g) Effect of Redemption or Mandatory Tender. Notes tendered for purchase on a date after a call for redemption or before a mandatory tender date but before the redemption date or mandatory tender date shall be purchased pursuant to the tender.
- 8. Redemptions. All redemptions will be made in funds immediately available on the redemption date and will be at a redemption price of 100% of the principal amount of the Notes being redeemed plus interest accrued to the redemption date, if any.
- (a) Optional Redemption. When interest on the Notes is payable at a Daily Rate, the Notes may be redeemed in whole or in part at the option of the City on the first Business Day of each month. The Notes are not subject to optional redemption during any Commercial Paper Rate Period or any Fixed Rate Period.
- (b) Mandatory Redemption for Failure to Reinstate the Letter of Credit or for an Event of Default under the Reimbursement Agreement. All Notes shall be subject to mandatory redemption by the City at the principal amounts thereof and accrued interest to the date of redemption in the event that the City, the Trustee, the Paying Agent and the Remarketing Agent receive notice from the Bank that the Letter of Credit in respect of such Notes will not be reinstated in accordance with the provisions of the Reimbursement Agreement and the Letter of Credit, or if such parties receive notice from the Bank that an Event of Default has occurred under the Reimbursement Agreement.
- (c) Notice of Redemption. At least 30 days before each optional redemption described in paragraph 8(a) hereof, the Paying Agent will mail a notice of redemption by first-class mail to each Noteholder at the holder's registered address. The Paying Agent is required to give notice by first-class mail of mandatory redemption described in the preceding paragraph to the owners of the Notes to be redeemed not less than 5 days nor more than 10 days prior to

the date fixed for redemption. Failure to give any required notice of optional redemption as to any particular Notes will not affect the validity of the call for redemption of any Notes in respect of which no failure occurs. Failure to give any required notice of mandatory redemption of any Notes will not affect the validity of the call for redemption of such Notes. Any notice mailed as provided in this paragraph will be conclusively presumed to have been given whether or not actually received by the addressee.

- (d) Effect of Notice of Redemption. When notice of redemption is given as required, Notes (or portions thereof) called for redemption become due and payable on the redemption date at the applicable redemption price; in such case when funds are deposited with the Paying Agent sufficient for redemption, interest on the Notes (or portions thereof) to be redeemed ceases to accrue as of the date of redemption.
- 9. Denominations; Transfer; Exchange. The Notes are in registered form without coupons in denominations of \$100,000 or any integral multiple of \$100,000, except that when interest is payable at a Fixed Rate, Notes may be in denominations of \$5,000 or integral multiples of \$5,000. A holder may transfer or exchange Notes in accordance with the Indenture. The Registrar may change Notes in accordance with the Indenture. The Registrar may require a holder, among other things, to furnish appropriate endorsements and transfer documents and to pay any taxes and fees required by law or permitted by the Indenture. The Notes may be exchanged at the principal office of the Registrar upon the terms set forth in the Indenture.
- 10. Persons Deemed Owners. The registered holder of this Note may be treated as the owner of it for all purposes.
- 11. Unclaimed Money. If money for the payment of principal, interest or purchase price remains unclaimed for two years, the Paying Agent will, upon the request of the City and with the consent of the Bank, pay the money to or for the account of the City. After that, holders entitled to the money must look only to the City and not to the Trustee, Paying Agent or the Bank for payment unless an abandoned property law designates another person.
- 12. Amendment and Supplement, Waiver. Subject to certain exceptions, the Indenture may be amended or supplemented, with the consent of the holders of 60% in aggregate principal amount of the Notes. Without the consent of any Noteholder, the City may amend or supplement the Indenture as described in the Indenture, to cure any ambiguity, omission, defect or inconsistency, to provide for uncertificated Notes in addition to or in place of certificated Notes, or to make any change that does not materially adversely affect the rights of any Noteholder.
- 13. Defaults and Remedies. The Indenture provides that the occurrences of certain events constitute Events of Default. If certain Events of Default occur, the Trustee may, and at the written request of the holders of at least 51% in principal amount of the Notes shall, declare the principal of all the Notes to be due and payable immediately. An Event of Default and its consequences may be waived as provided in the Indenture. Noteholders may not enforce the Indenture or the Notes except as provided in the Indenture. The Trustee may refuse to enforce the Indenture or the Notes unless it receives indemnity

satisfactory to it. Subject to certain limitations, holders of a majority in principal amount of the Notes may direct the Trustee in its exercise of any trust or power.

- 14. No Recourse Against Others. A member, official, officer, agent or employee, as such, of the City shall not have any liability for any obligations of the City under the Notes or the Indenture or for any claim based on such obligations or their creation. Each Noteholder by accepting a Note waives and releases all such liability. The waiver and release are part of the consideration for the issue of the Note.
- 15. Authentication. This Note shall not be valid until the Registrar signs the certificate of authentication on the other side of this Note.
- 16. Abbreviations. Customary abbreviations may be used in the name of a Noteholder or an assignee, such as TEN COM (= tenants in common), TEN ENT (= tenants by the entireties), JT TEN (= joint tenants with right of survivorship and not as tenants in common), CUST (= Custodian), and U/G/M/A (= Uniform Gifts to Minors Act).

[Form Of Assignment].

I or we assign and transfer to		
Insert social security or other identifying number of assignee		
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[]	•
r ·	1 .	

(Print or type name, address and zip code of assignee)

this Note	and irrevocably appoin	t	· · · · · · · · · · · · · · · · · · ·		
this Note	e on the books of the City	. The agent m	ay substitut		agent to transfer t for him.
Dated:		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		·
Signed:	(Sign exactly as name	e appears on th	· ne other side	of this Note)	
Signatur	e guaranteed:				

DESIGNATION OF MUNICIPAL DEPOSITORIES FOR CITY OF CHICAGO AND BOARD OF EDUCATION FOR FISCAL YEAR 1989.

On motion of Alderman Natarus, the City Council took up for consideration the report of the Committee on Finance, deferred and published in the Journal of the Proceedings of January 18, 1989, pages 23785 through 23787, recommending that the City Council pass a proposed ordinance authorizing the designation of municipal depositories for the City of Chicago and the Chicago Board of Education for the fiscal year 1989 pursuant to Chapter 7, Section 7-30 of the Chicago Municipal Code.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 45.

Nays -- None.

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

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

The following is said ordinance as passed:

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

SECTION 1. That the following regularly established national and state banks and savings and loan associations pursuant to an advertisement required by the Municipal Code of the City of Chicago have applied to become municipal depositories of the City of Chicago and Board of Education for the purpose of holding and paying interest on municipal deposits, and that each financial institution has satisfactorily filed with the City Comptroller the information required by Chapter 7, Sections 7-33, 7-34, 7-34.1 and 7-34.2 of the Municipal Code of the City of Chicago:

Albany Bank & Trust Company

Amalgamated Trust & Savings Bank

American National Bank & Trust Company

Bank of Ravenswood

Chicago City Bank & Trust Company

Cole Taylor Bank/Drovers

Continental Illinois National Bank & Trust

Cosmopolitan National Bank of Chicago

East Side Bank & Trust Company

Exchange National Bank of Chicago

First Commercial Bank

First National Bank of Chicago

Harris Trust & Savings Bank

Highland Community Bank

Indicandence Bank of Chicago

LaSalle National Bank

NBD Chicago Bank

Seaway National Bank of Chicago

South Shore Bank

SECTION 2. The financial institutions listed in Section 1 are hereby designated as legal depositories for City of Chicago and Chicago Board of Education monies for Fiscal Year 1989 and the City Treasurer may deposit monies received by him in any of these institutions in accordance with Chapter 7, Sections 7-35, 7-36 and 7-37 of the Municipal Code of Chicago.

SECTION 3. This ordinance shall be effective from and after its passage.

CHICAGO ZONING OPDINANCE AMENDED TO RECLASSIFY PARTICULAR AREAS.

On motion of Alderman Natarus, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of February 1, 1989, pages 24730 through 24736, recommending that the City Council pass said proposed ordinances amending the Chicago Zoning Ordinance by reclassifying particular areas.

On motion of Alderman Caldwell, the said proposed ordinances were Passed by year and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

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

Reclassification Of Area Shown On Map No. 3-F.

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-4 Restricted Commercial District symbols and indications as shown on Map No. 3-F in area bounded by

West Evergreen Avenue; North Wells Street; West Goethe Street; a line 195.0 feet west of and parallel to North Wells Street; a line 197.0 feet north of and parallel to West Goethe Street; a line 155.0 feet west of and parallel to North Wells Street,

to those of a B4-4 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-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 Fletcher Street; a line 100 feet east of and parallel to North Greenview Avenue; the alley next south of West Fletcher Street; a line 75 feet east of and parallel to North Greenview 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. 7-G.

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. 7-G in area bounded by

West Montana Street; the alley next west of North Greenview Avenue; the alley next south of West Montana Street; and a line 100 feet west of the alley next west of North Greenview 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. 7-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 C2-1 General Commercial District symbols and indications as shown on Map No. 7-L in area bounded by

the alley next north of and parallel to West Diversey Avenue; the alley next west of and parallel to North Cicero Avenue; the alley south of and parallel to West Diversey Avenue; and North Lamon Avenue,

to those of a B4-1 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-N.

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. 7-N in area bounded by

West Diversey Avenue; the alley next east of and parallel to North Newland Avenue; a line 35.76 feet south of and parallel to West Diversey Avenue; North Newland 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. 9-0.

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. 9-O in area bounded by

the alley next north of West Belmont Avenue; a line 58.2 feet west of and parallel to North Oriole Avenue; West Belmont Avenue; a line 83.2 feet west of and parallel to North Oriole 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. 15-H.

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. 15-H in area bounded by

West Devon Avenue; a line 198 feet 3-5/8 inches west of and parallel to North Hoyne Avenue; the alley next south of and parallel to West Devon Avenue, if extended; a line 233 feet west of and parallel to North Hoyne Avenue,

to those of a C2-2 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. 16-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 B5-3 General Service District symbols and indications as shown on Map No. 16-E in area bounded by

a line 200 feet south of and parallel to East 63rd Street; South Martin Luther King Junior Drive (reflected as South Park Avenue); a line 465 feet south of and parallel to East 63rd Street; a line 80 feet long running southwesterly at a 45 degree angle; a line 80 feet long running northwesterly at a 45 degree angle; a line 115 feet east of and parallel to South Calumet Avenue, if extended; a line 345 feet south of and parallel to West 63rd Street; a line 250 feet west of and parallel to South Park 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. 18-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 B2-1 Restricted Retail District symbols and indications as shown on Map No. 18-G in area bounded by

a line 50 feet south of and parallel to West 73rd Street; the alley next east of and parallel to South Racine Avenue; a line 100 feet south of and parallel to West 73rd Street; South Racine 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-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 M1-1 Restricted Manufacturing District symbols and indications as shown on Map No. 18-H in area bounded by

the alley next north of and parallel to West 75th Place; a line 120 feet east of and parallel to South Hermitage Avenue; West 75th Place; South Hermitage Avenue,

to those of an R2 Single-Family 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-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 M1-1 Restricted Manufacturing District symbols and indications as shown on Map No. 18-I in area bounded by

West 77th Street on the south; South Western Avenue on the east: the alley between South Artesian and South Western Avenues on the west: and that portion of area between West 76th and West 77th Streets except the northern 375 feet,

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. 24-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 R2 Single-Family Residence District symbols and indications as shown on Map No. 24-H in area bounded by

West 99th Street; South Claremont Avenue; a line 220.67 feet south of and parallel to West 99th Street; the public alley next west of and parallel to South Claremont Avenue.

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.

AMENDMENT OF MUNICIPAL CODE CHAPTER 194A BY ADDITION OF NEW SUBSECTION 7.5(9) ESTABLISHING TWENTY-FIVE FOOT MINIMUM FRONTAGE FOR EACH ZONING LOT WITHIN R1 AND R2 SINGLE-FAMILY RESIDENCE DISTRICTS.

On motion of Alderman Natarus, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of February 1, 1989, pages 24737 and 24738, recommending that the City Council pass a proposed ordinance amending Chapter 194A of the Municipal Code by the addition of a new Subsection 7.5(9) which establishes a twenty-five foot minimum frontage for each zoning lot within R1 and R2 Single-Family Residence Districts.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

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 Chicago Zoning Ordinance, Chapter 194A of the Municipal Code of Chicago, is hereby amended by inserting the italicized new Subsection 7.5 (9), as follows:

7.5 Lot Area -- Use and Bulk Regulations

(9) In the R1, R2 Single-Family Residence Districts, each zoning lot shall have a frontage which is equal to the predominante widths of the lots of record, on the same side of the street between the two nearest intersecting streets or a minimum of 25 feet of frontage, whichever is less. But in no event shall the frontage on a public street be less than 25 feet.

SECTION 2. This ordinance shall take effect upon its passage and approval.

SALE OF VARIOUS CITY-OWNED VACANT PROPERTIES TO ILLINOIS SPORTS FACILITIES AUTHORITY FOR USE IN CONSTRUCTION OF REPLACEMENT HOUSING.

On motion of Alderman Natarus, the City Council took up for consideration the report of the Committee on Land Acquisition, Disposition and Leases, deferred and published in the Journal of the Proceedings of February 1, 1989, pages 24594 through 24599, recommending that the City Council sell various city-owned vacant properties to the Illinois Sports Facilities Authority for use in the construction of replacement housing for persons who must relocate to allow construction of a new sports facility.

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

Yeas -- Aldermen Roti, Rush, 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, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Navs -- None.

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

The following is said ordinance as passed:

WHEREAS, The Illinois Sports Facilities Authority ("Authority") is a political subdivision, body politic and municipal corporation of the State of Illinois, organized, existing under, and by virtue of an Act of the General Assembly of the State of Illinois entitled, "The Illinois Sports Facilities Authority Act," approved January 20, 1987 by Public Act 84-1470, Illinois Revised Statutes Chapter 85, Paragraph 6001, et seq., and amendments thereto (the "Act"); and

WHEREAS, The Act authorizes the Authority to acquire real property necessary to establish and construct sports facilities; and

WHEREAS, The City of Chicago is a municipal corporation and home rule unit of local government pursuant to Article VII of the Illinois Constitution of 1970; and

WHEREAS, The Authority has requested the City of Chicago to sell vacant lots owned by it to the Authority for the purpose of providing replacement housing for persons who, must relocate in order to construct a new sports facility; now, therefore,

SECTION 1. The proposed transfer of real property by the City of Chicago to the Illinois Sports Facilities Authority pertains to the local government and affairs of the City of Chicago and is hereby approved as follows:

Parcel 1:

Lot 13 in McLachlan and Others Resubdivision of Lots 4, 5, 12, 13 and Lots 20, 21, 28, 29, 36, 37 and 44 in Cleaver's Subdivision of Lots 3 to 6 inclusive in Block 2 in Dyer and Davisson's Subdivision of the southeast quarter of the northwest quarter of Section 34, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

3349 South Giles Avenue 17-34-122-025 \$11,000.00

Parcel 2:

Lot 10 in County Clerk's Division of the east half of the east half of the northwest quarter of the northeast quarter of the southwest quarter of Section 14, Township 39 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

3538 South Giles Avenue 17-34-310-065 \$11,500

Parcel 3:

Lot 37 in Block 1 in C. H. Walker's Subdivision of the north 20 acres of the west half of the northwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

3144 South Indiana Avenue 17-34-102-033 \$10,000

Parcel 4:

Lot 44 in Block 1 in C. H. Walker's Subdivision of that part north of the south 60 acres of the west half of the northwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

3154 South Indiana Avenue 17-34-102-036 \$12,000

Parcel 5:

Lot 6 in Frederick H. Bartlett's Indiana Avenue Subdivision of Block 1 of Dyer & Davisson's Subdivision of the southeast quarter of the northwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

3335 South Indiana Avenue 17-34-120-009 \$11,300

Parcel 6:

Lot 34 in E. C. Larned's Subdivision of part of the southeast quarter of the northwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

3409 South Indiana Avenue 17-34-120-026 \$9,000

Parcel 7:

Lot 25 in Block 1 in Harriet Farlin's Subdivision of Lots 8, 9 and 10 in Block 1 in Dyer and Davisson's Subdivision of the southeast quarter of the northwest quarter of Section 34, Township 38 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

3449 South Indiana Avenue 17-34-120-039 \$9,750

Parcel 8:

Lots 32 and 33 in Block 6 in J. Wentworth's Subdivision of the south 60 acres of the west half of the northwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

3339 -- 3341 South Michigan Avenue 17-34-116-013 and 17-34-116-014 \$27,000

Parcel 9:

Lot 30 in E. C. Larned's Subdivision of part of the southeast quarter of the northwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois:

And

Lot 1 in the subdivision of Lot 31 and (except the south 35/100 feet) Lot 32 in E. C. Larned's Subdivision of part of the southeast quarter of the northwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois:

And

Lot 2 in Dikeman and Dehn's Subdivision of Lot 31 and part of Lot 52 in Larned Subdivision of the southeast quarter of the northwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

3400 -- 3404 South Prairie Avenue 17-34-120-063, 17-34-120-064 and 17-34-120-065 \$27,600

Parcel 10:

Lots 8 and 9 in the subdivision of the south 250 feet of the east half of Lot 4 in Block 1 in Dyer and Davisson's Subdivision of the southeast quarter of the northwest quarter, together with Lot 23 of E. C. Larned's Subdivision of 4 acres in the west half of the southeast quarter of the northwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

3340 -- 3342 South Prairie Avenue 17-34-120-052 and 17-34-120-053 \$16,700

Parcel 11:

The north 20 feet of Lot 7 in Block 1 in Harriet Farlin's Subdivision of Lots 8 to 10 in Block 1 in Dyers and Davisson's Subdivision of the southeast quarter of the northwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

3424 -- 3426 South Prairie Avenue 17-34-120-074 and 17-34-120-075 \$19,700

Parcel 12:

Lots 45 and 46 in Robertson's and Fitch's Subdivision of the west half of the northwest quarter of the northeast quarter of the southwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

3520 -- 3522 South Prairie Avenue 17-34-309-053 and 17-34-309-054 \$13,000

SECTION 2. The Acting Mayor is authorized to execute and the City Clerk is authorized to attest quitclaim deeds conveying the above described real property to the Illinois Sports Facilities Authority subject to the review and approval of the Corporation Counsel.

SECTION 3. This ordinance shall take effect immediately upon its passage.

At this point in the proceedings, The Honorable Eugene Sawyer, Acting Mayor, relinquished the Chair to Alderman Juan M. Soliz, President Pro Tempore.

AMENDMENT OF MUNICIPAL CODE CHAPTERS 14 AND 27 BY ESTABLISHING ADDITIONAL REGULATIONS AND PENALTY PROVISIONS FOR ABANDONED VEHICLES ON PUBLIC PROPERTY.

On motion of Alderman Figueroa, the City Council took up for consideration the report of the Committee on Human Rights and Consumer Protection, deferred and published in the Journal of the Proceedings of December 7, 1988, pages 20650 and 20651, recommending that the City Council pass a proposed ordinance amending Chapters 14 and 27 of the Municipal Code by establishing additional regulations and penalty provisions for abandoned vehicles on public property.

Alderman Natarus presented the following proposed substitute ordinance:

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

SECTION 1. Chapter 14 of the Municipal Code of Chicago is hereby amended in Section 14-10, by deleting the language in brackets and adding the language in italics, as follows:

14-10. There is hereby established in the Department of Streets and Sanitation a Bureau of [Street Traffic] Labor. [Said] The bureau shall be under the direction of a Deputy Commissioner of Streets and Sanitation whose duty it shall be to coordinate the utilization of operational equipment and to assist the Commissioner of Streets and Sanitation [in the manufacture, installation, maintenance and operation of traffic signs, devices and pavement markings, safety zones and islands; and] in the exercise of the authority to tow vehicles upon the demand of the Superintendent of Police for the purpose of carrying out provisions of the traffic regulations. The Department of Streets and Sanitation is authorized to enter into contracts with private towing operators for the purpose of towing abandoned vehicles located on the public way.

SECTION 2. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-389, by deleting the language in brackets and adding the language in italics, as follows:

27-389. The [Superintendent of Police] Commissioner of Streets and Sanitation is authorized to establish and operate vehicle pounds, to which motor vehicles may be removed [by police officers] as provided in this chapter.

SECTION 3. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-390, by deleting the language in brackets and adding the language in italics, as follows:

27-390. Members of the police department [are authorized to remove] may authorize the removal of a vehicle from any public way to the nearest city vehicle pound under the following circumstances:

- (a) When a vehicle upon any public way is so disabled as to constitute an obstruction to traffic and the person or persons in charge of the vehicle are by reason of physical injury incapacitated to such an extent as to be unable to provide for its custody or removal.
- (b) When an unattended vehicle is unlawfully parked so as to constitute a hazard or obstruction to the normal movement of traffic.
- (c) When an unattended vehicle is parked in violation of Sections 27-306, 27-309, 27-314, 27-315, 37-316, 27-317 or 27-321.
- (d) When a vehicle has been abandoned in violation of Section 27-372.
- (e) When a vehicle illegally occupies parking meter space for more than 24 hours.
- (f) When an unattended vehicle is parked illegally in an officially designated and marked "tow zone".
- SECTION 4. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-392, by adding the language in italics, as follows:
 - 27-392. The Department of Streets and Sanitation shall furnish to the Superintendent of Police, upon request, towing vehicles for the purpose of carrying out the provisions of Sections 27-388 and 27-390. The Department of Streets and Sanitation shall be entitled to the fees provided in Section 27-395 for such towing or removal service. Private towing operators authorized to remove abandoned vehicles pursuant to a contract with the Department of Streets and Sanitation shall be entitled to the fees provided in Section 27-395 for such towing or removal service and are authorized as agents of the city for the collection of such fees.
- SECTION 5. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-393, by deleting the language in brackets and adding the language in italics, as follows:
 - 27-393. (a) It shall be the duty of the [Superintendent of Police] Commissioner of Streets and Sanitation to safely keep any vehicle impounded pursuant to Section 27-390 until such vehicle shall have been repossessed by the owner or person legally entitled to possession thereof or otherwise disposed of as provided in this chapter. Provided, however, that abandoned vehicles not subject to an immediate tow may be impounded by private tow operators under contract with the Department of Streets and Sanitation to remove abandoned vehicles pursuant to Chapter 14, Section 14-10. Such vehicles shall be removed to a storage facility owned or leased by the private tow operator and shall be held or otherwise disposed of as provided in this chapter.

(b) The [Superintendent of Police] Commissioner of Streets and Sanitation shall cause to be kept an accurate record of each tow under Section 27-388 or 27-390, including the name of the police officer or other city employee from whom such vehicle was received, or, if applicable, the name of the employee of the private tow operator under contract with the Department of Streets and Sanitation pursuant to Chapter 14, Section 14-10 and the location to which the vehicle was towed and the date and time when received, the place where found, motor number, serial number, number of cylinders, year built, state license number, if any, city wheel tax license number, if any, equipment and general description of condition, the name and address of the person redeeming the vehicle, the date of redemption and the manner and date of disposal of the vehicle in case it shall not be redeemed, together with towing and storage charges. The record shall be in a form prescribed by the [Superintendent of Police] Commissioner of Streets and Sanitation to keep [weekly] reports of all such vehicles delivered to him or removed by private tow operators pursuant to Chapter 14, Section 14-10. [which] The reports shall be kept in the office of the [Superintendent] Commissioner of Streets and Sanitation and shall be available for the inspection of any interested party at all reasonable hours of the day.

SECTION 6. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-394, by deleting the language in brackets and adding the language in italics, as follows:

27-394. (a) [Whenever the Department of Police has impounded any motor vehicle as provided herein, it] Whenever any motor vehicle has been impounded pursuant to this chapter, the Department of Police shall within 10 days thereafter ascertain, if possible, from the Secretary of State of Illinois the name of the owner and of any other person legally entitled to possession of such motor vehicle by reason of any existing conditional sale contract, having a lien as chattel mortgagee, or any other reason, and cause to be sent to such owner and to such other person legally entitled to possession, if known, a notice of the impoundment including a full description of the vehicle. Such notice shall be sent by certified mail, return receipt requested unless the vehicle is more than seven years of age, in which case notice may be sent by first class mail.

(b) Whenever the Department of Police [has impounded any vehicle and] is not able to ascertain the name of the owner of an impounded vehicle, or for any reason is unable to give the notice to the owner as provided in subsection (a), the Department shall immediately send or cause to be sent a written report of such removal and impounding by mail to the Secretary of State of Illinois. Such notice shall include a complete description of the vehicle, the date, time, and place from which removed, the reasons for such removal, and the address of the vehicle pound or authorized garage where the vehicle is stored.

SECTION 7. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-396, by deleting the language in brackets and adding the language in italics, as follows:

27-396. No person shall be permitted to remove an impounded vehicle from the custody of the [Superintendent of Police] Commissioner of Streets and Sanitation or

private tow operator who has contracted with the City to tow abandoned vehicles unless he shall furnish evidence of his identity and right of possession to the vehicle and sign a receipt for the vehicle.

SECTION 8. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-397, by deleting the language in brackets and adding the language in italics, as follows:

27-397. The [Superintendent of Police] Commissioner of Streets and Sanitation shall dispose of or authorize the disposal of unclaimed vehicles as provided in Sections 4-208 and 4-209 of the Illinois Vehicle Code, as amended.

SECTION 9. This ordinance shall be in full force and effect 90 days after passage and publication.

Alderman Natarus then moved to substitute the foregoing proposed ordinance for the proposed ordinance printed in the Journal of the Proceedings of December 7, 1988, pages 20650 and 20651. The motion to substitute *Prevailed* by a viva voce vote.

Thereupon, on motion of Alderman Natarus, the proposed substitute ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

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. Chapter 14 of the Municipal Code of Chicago is hereby amended in Section 14-10, by deleting the language in brackets and adding the language in italics, as follows:

14-10. There is hereby established in the Department of Streets and Sanitation a Bureau of [Street Traffic] Labor. [Said] The bureau shall be under the direction of a Deputy Commissioner of Streets and Sanitation whose duty it shall be to coordinate the utilization of operational equipment and to assist the Commissioner of Streets and Sanitation [in the manufacture, installation, maintenance and operation of traffic signs, devices and pavement markings, safety zones and islands; and] in the exercise of the

authority to tow vehicles upon the demand of the Superintendent of Police for the purpose of carrying out provisions of the traffic regulations. The Department of Streets and Sanitation is authorized to enter into contracts with private towing operators for the purpose of towing abandoned vehicles located on the public way.

- SECTION 2. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-389, by deleting the language in brackets and adding the language in italics, as follows:
 - 27-389. The [Superintendent of Police] Commissioner of Streets and Sanitation is authorized to establish and operate vehicle pounds, to which motor vehicles may be removed [by police officers] as provided in this chapter.
- SECTION 3. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-390, by deleting the language in brackets and adding the language in italics, as follows:
 - 27-390. Members of the police department [are authorized to remove] may authorize the removal of a vehicle from any public way to the nearest city vehicle pound under the following circumstances:
 - (a) When a vehicle upon any public way is so disabled as to constitute an obstruction to traffic and the person or persons in charge of the vehicle are by reason of physical injury incapacitated to such an extent as to be unable to provide for its custody or removal.
 - (b) When an unattended vehicle is unlawfully parked so as to constitute a hazard or obstruction to the normal movement of traffic.
 - (c) When an unattended vehicle is parked in violation of Sections 27-306, 27-309, 27-314, 27-315, 37-316, 27-317 or 27-321.
 - (d) When a vehicle has been abandoned in violation of Section 27-372.
 - (e) When a vehicle illegally occupies parking meter space for more than 24 hours.
 - (f) When an unattended vehicle is parked illegally in an officially designated and marked "tow zone".
- SECTION 4. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-392, by adding the language in italics, as follows:
 - 27-392. The Department of Streets and Sanitation shall furnish to the Superintendent of Police, upon request, towing vehicles for the purpose of carrying out

the provisions of Sections 27-388 and 27-390. The Department of Streets and Sanitation shall be entitled to the fees provided in Section 27-395 for such towing or removal service. Private towing operators authorized to remove abandoned vehicles pursuant to a contract with the Department of Streets and Sanitation shall be entitled to the fees provided in Section 27-395 for such towing or removal service and are authorized as agents of the city for the collection of such fees.

SECTION 5. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-393, by deleting the language in brackets and adding the language in italics, as follows:

27-393. (a) It shall be the duty of the [Superintendent of Police] Commissioner of Streets and Sanitation to safely keep any vehicle impounded pursuant to Section 27-390 until such vehicle shall have been repossessed by the owner or person legally entitled to possession thereof or otherwise disposed of as provided in this chapter. Provided, however, that abandoned vehicles not subject to an immediate tow may be impounded by private tow operators under contract with the Department of Streets and Sanitation to remove abandoned vehicles pursuant to Chapter 14, Section 14-10. Such vehicles shall be removed to a storage facility owned or leased by the private tow operator and shall be held or otherwise disposed of as provided in this chapter.

(b) The [Superintendent of Police] Commissioner of Streets and Sanitation shall cause to be kept an accurate record of each tow under Section 27-388 or 27-390, including the name of the police officer or other city employee from whom such vehicle was received, or, if applicable, the name of the employee of the private tow operator under contract with the Department of Streets and Sanitation pursuant to Chapter 14, Section 14-10 and the location to which the vehicle was towed and the date and time when received, the place where found, motor number, serial number, number of cylinders, year built, state license number, if any, city wheel tax license number, if any, equipment and general description of condition, the name and address of the person redeeming the vehicle, the date of redemption and the manner and date of disposal of the vehicle in case it shall not be redeemed, together with towing and storage charges. The record shall be in a form prescribed by the [Superintendent of Police] Commissioner of Streets and Sanitation to keep [weekly] reports of all such vehicles delivered to him or removed by private tow operators pursuant to Chapter 14, Section 14-10. [which] The reports shall be kept in the office of the [Superintendent] Commissioner of Streets and Sanitation and shall be available for the inspection of any interested party at all reasonable hours of the day.

SECTION 6. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-394, by deleting the language in brackets and adding the language in italics, as follows:

27-394. (a) [Whenever the Department of Police has impounded any motor vehicle as provided herein, it] Whenever any motor vehicle has been impounded pursuant to this chapter, the Department of Police shall within 10 days thereafter ascertain, if possible, from the Secretary of State of Illinois the name of the owner and of any other person legally entitled to possession of such motor vehicle by reason of any existing conditional

sale contract, having a lien as chattel mortgagee, or any other reason, and cause to be sent to such owner and to such other person legally entitled to possession, if known, a notice of the impoundment including a full description of the vehicle. Such notice shall be sent by certified mail, return receipt requested unless the vehicle is more than seven years of age, in which case notice may be sent by first class mail.

(b) Whenever the Department of Police [has impounded any vehicle and] is not able to ascertain the name of the owner of an impounded vehicle, or for any reason is unable to give the notice to the owner as provided in subsection (a), the Department shall immediately send or cause to be sent a written report of such removal and impounding by mail to the Secretary of State of Illinois. Such notice shall include a complete description of the vehicle, the date, time, and place from which removed, the reasons for such removal, and the address of the vehicle pound or authorized garage where the vehicle is stored.

SECTION 7. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-396, by deleting the language in brackets and adding the language in italics, as follows:

27-396. No person shall be permitted to remove an impounded vehicle from the custody of the [Superintendent of Police] Commissioner of Streets and Sanitation or private tow operator who has contracted with the City to tow abandoned vehicles unless he shall furnish evidence of his identity and right of possession to the vehicle and sign a receipt for the vehicle.

SECTION 8. Chapter 27 of the Municipal Code of Chicago is hereby amended in Section 27-397, by deleting the language in brackets and adding the language in italics, as follows:

27-397. The [Superintendent of Police] Commissioner of Streets and Sanitation shall dispose of or authorize the disposal of unclaimed vehicles as provided in Sections 4-208 and 4-209 of the Illinois Vehicle Code, as amended.

SECTION 9. This ordinance shall be in full force and effect 90 days after passage and publication.

MISCELLANEOUS BUSINESS.

Rules Suspended -- PURCHASE OF PROPERTY AT 3048 -- 3058 EAST 130TH STREET FOR CONSTRUCTION OF NEW HEGEWISCH BRANCH LIBRARY.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

February 16, 1989.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance approving the payment of \$66,000 to the owners of property located at 3048 -- 3058 East 130th Street. This property is required for the construction of the new Hegewisch Branch Library.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours.

(Signed) EUGENE SAWYER,

Acting Mayor.

Alderman Natarus moved to Suspend the Rules Temporarily to permit immediate consideration of and action upon the said proposed ordinance. The motion Prevailed by a viva voce vote.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Robinson, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 46.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, On December 30, 1987, Council Journal pages 9450 to 9451, the City Council of the City of Chicago ordained that it is useful, desirable and necessary that the City of Chicago acquire for public use for the Chicago Public Library the property located at 3048 -- 3058 East 130th Street, legally described on Exhibit A attached hereto, and designated as Parcel No. 2 ("Parcel"); and

WHEREAS, The Commissioner of the Department of Public Works was authorized by the above ordinance to negotiate for the acquisition of the above property; and

WHEREAS, An agreement has been reached with the Trustee, known as Trust No. 1356 held by the East Side Bank and Trust Company, 10635 South Ewing Avenue, Chicago, as owner of the Parcel, regarding the sale of the property to the City for the sum of \$66,000.00; and

WHEREAS, Upon payment of the purchase price the owner has agreed to convey to the City fee simple absolute title to the Parcel; now, therefore,

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

SECTION 1. The City Comptroller and City Treasurer are hereby authorized and directed to pay to the owners of the Parcel the sum of \$66,000.00. Payment for the Parcel is to be made from Account No. 457-83-2055-0620-9135.

SECTION 2. The City of Chicago is authorized to accept a deed of conveyance from the owners of the Parcel, subject to the approval of the Corporation Counsel as to form and legality.

SECTION 3. This ordinance shall be effective from and after its passage.

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

Exhibit "A".

Parcel 2:

Lots 12 to 15 in Block 6 of Ford City Subdivision Number 4, being a subdivision of the southwest quarter of the southeast quarter of Section 30, Township 37 North, Range 15 East of the Third Principal Meridian (except railroad right-of-way and streets heretofore dedicated) in Cook County, Illinois.

Failed To Pass -- MONTH OF FEBRUARY DECLARED "GAY AND LESBIAN MEDIA AWARENESS MONTH IN CHICAGO.

At this point in the proceedings, Alderman Natarus called up for consideration a resolution designating the month of February as "Gay and Lesbian Media Awareness Month in Chicago".

Thereupon, the clerk called the roll and the resolution failed to pass by yeas and nays as follows:

Yeas -- Aldermen Rush, T. Evans, Bloom, Huels, Langford, J. Evans, Garcia, Soliz, Gutierrez, Figueroa, Mell, Natarus, Eisendrath, Shiller, Orr -- 15.

Nays -- Aldermen Roti, Beavers, Shaw, Vrdolyak, Madrzyk, Streeter, Kellam, Jones, Krystyniak, Hagopian, Banks, Cullerton, Laurino, Levar, Stone -- 15.

Said resolution, which failed to pass, reads as follows:

WHEREAS, The Gay and Lesbian Press Association was formed to ensure and promote ethical journalistic standards among its members; to increase understanding and communication with the community at large; to promote a healthy business environment; to foster growth and development of the gay press media; and to protect and defend the rights and integrity of our media; and

WHEREAS, The Gay and Lesbian Press Association has declared that February be Gay and Lesbian Media Awareness Month; and

WHEREAS, There are 400 gay and lesbian publications throughout the United States; and

WHEREAS, Chicago is home to three fine gay and lesbian publications: Gay Chicago Magazine, Windy City Times, and Chicago Outlines; now, therefore,

Be It Resolved, That February be recognized as Gay and Lesbian Media Awareness Month in the City of Chicago; and

Be It Further Resolved, That Saturday, February 25th be declared Gay and Lesbian Media Awareness Day in the City of Chicago.

[Previous action taken on this resolution reflected on pages 25183 through 25184 of this Journal.]

PRESENCE OF VISITORS NOTED.

Alderman Juan Soliz, President Pro Tempore, called the Council's attention to the presence of the following visitors:

55 students from Tabernacle Christian Academy, accompanied by teachers Ms. Theresa Ball, Mr. Howard Wilson and Mr. Ocie W. Booker.

35 students from Nathaniel Hawthorne Elementary School, accompanied by their teacher Ms. Eleanor Nangle.

5th grade students from LaSalle Language Academy, accompanied by teachers Ms. Ann Costopoulos and Ms. Regina McCllean.

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 Thursday, the sixteenth (16th) day of February, 1989 at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the eighth (8th) day of March, 1989, 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, 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, Banks, Giles, Cullation, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Osterman, Orr, Stone -- 49.

Nays -- None.

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

Referred -- BIDS FOR SALE OF CITY-OWNED PROPERTY.

The City Clerk transmitted communications from Mr. Don Baum, Director, City Real Estate Section, Department of General Services, under date of February 8, 1989, which read as follows:

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 208 South Bell Street, which was authorized by ordinance passed May 11, 1988, page 13136, Council Journal.

Transmitted herewith five (5) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 1612 West Blackhawk Street, which was authorized by ordinance passed Februray 10, 1988, pages 10424 -- 10425, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 940 West Concord Place, which was authorized by ordinance passed June 22, 1988, pages 14572 -- 14573, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 10120 South Ewing Avenue, which was authorized by ordinance passed November 10, 1987, pages 6122 -- 6123, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 935 North Larrabee Avenue, which was authorized by ordinance passed February 10, 1988, page 10427, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 4619 -- 4633 West Madison Street, which was authorized by ordinance passed July 13, 1988, pages 15185 -- 15186, Council Journal.

Transmitted herewith three (3) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 1419 North Maplewood Avenue, which was authorized by ordinance passed April 27, 1988, page 12670, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 1443 North Maplewood Avenue, which was authorized by ordinance passed April 27, 1988, pages 12665 -- 12666, Council Journal.

Transmitted herewith five (5) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 2329 -- 2331 West Moffat Street, which was authorized by ordinance passed July 13, 1988, pages 15186 -- 15187, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sole of city-owned property at 3539 South Prairie Avenue, which was authorized by ordinance passed December 9, 1987, pages 3375 -- 3376, Council Journal.

Transmitted herewith two (2) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 2415 West Taylor Street, which was authorized by ordinance passed April 27, 1988, page 12659, Council Journal.

Transmitted herewith two (2) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 2419 West Taylor Street, which was authorized by ordinance passed April 27, 1988, page 12660, Council Journal.

Transmitted herewith six (6) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 730 North Willard Court, which was authorized by ordinance passed April 27, 1983, pages 12678 -- 12679, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 3034 -- 3040 West Van Buren Street/334 -- 336 South Whipple Street, which was authorized by ordinance passed June 22, 1988, pages 14577 -- 14578, Council Journal.

On motion of Alderman Banks, the bids submitted with the foregoing communications were ordered opened and read and were then Referred to the Committee on Land Acquisition, Disposition and Leases.

The following is a summary of said bids:

208 South Bell Street.

Lenora Crusoe, 2237 West Adams Street, Chicago, Illinois 60612: Amount bid \$2,885.00, deposit checks \$85.00 (money order) and photo copy of cashier's circle for \$200.00.

1612 West Blackhawk Street.

Barry W. Koller, 6204 West Irving Park Road, Chicago, Illinois 60634. Amount bid \$6,210.00, deposit check \$621.00 (cashier's check);

Miquel Silva, 1051 North Ashland Avenue, Chicago, Illinois 60622: Amount bid \$6,000.00, deposit check \$600.00 (cashier's check);

George Gutierrez, 2125 North Winchester Avenue, Chicago, Illinois 60614. Amount bid \$9,505.00, deposit check \$951.00 (bank check);

Walter M. Ligety, 5461 North East River Road, Apt. 505, Chicago, Illinois 60656: Amount bid \$11,100.00, deposit check \$1,110.00 (money order);

C.O.S. Building Management, 3012 West Belmont Avenue, Chicago, Illinois 60618: Amount bid \$7,769.00, deposit check \$776.90 (bank check).

940 West Concord Place.

Richard E. Zulkey, 200 North LaSalle Street, Suite 2300, Chicago, Illinois 60601: Amount bid \$60,000.00, deposit check \$6,000.00 (company check).

10120 South Ewing Avenue.

Jesus Gutierrez, 10118 South Ewing Avenue, Chicago, Illinois 60617: Amount bid \$510.00 deposit check \$510.00 (cashier's check).

935 North Larrabee Street.

R & W Clark Construction Company, 3055 West 111th Street, Chicago, Illinois 60655: Amount bid \$39,090.00, deposit check \$3,909.00 (certified check).

4619 -- 4633 West Madison Street.

Church of God in Christ, Sixth Jurisdiction of Illinois, 4645 West Madison Street, Chicago, Illinois 60644: Amount bid \$24,500.00, deposit check \$2,450.00 (cashier's check).

1419 North Maplewood Avenue.

George Gutierrez and Lynn Oliver-Gutierrez, 2125 North Winchester Avenue, Chicago, Illinois 60614: Amount bid \$5,505.00, deposit check \$551.00 (bank check);

Noel Browdy and Anthony J. Pauletto, 9933 Lawler, Skokie, Illinois 60077: Amount bid \$5,100.00, deposit check \$510.00 (certified check);

Zeno and Maya Ivy, 201 Kedzie Street, Evanston, Illinois 60202: Amount bid \$5,050.00, deposit check \$505.00 (cashier's check).

1443 North Maplewood Avenue.

George Gutierrez, 2125 North Winchester Avenue, Chicago, Illinois 60614: Amount bid \$6,110.00, deposit check \$611.00 (bank check).

2329 -- 2331 West Moffat Street.

Russell D. Swedowski, 1815 North Marshfield Avenue, Chicago, Illinois 60622: Amount bid \$15,010.00, deposit check \$1,501.00 (cashier's check);

George Gutierrez and Lynn Oliver-Gutierrez, 2125 North Winchester Avenue, Chicago, Illinois 60614: Amount bid \$15,505.00, deposit check \$1,551.00 (bank check);

William F. O'Keeffe, 77 West Washington Street, Chicago, Illinois 60602: Amount bid \$5,760.00, deposit check \$576.00 (cashier's check);

Richard Godlewski, 3401 South Austin Boulevard, Cicero, Illinois 60650: Amount bid \$7,200.00, deposit check \$720.00 (cashier's check);

Barry W. Koller, 6204 West Irving Park Road, Chicago, Illinois 60634: Amount bid \$26,210.00, deposit check \$2,621.00 (cashier's check).

3539 South Prairie Avenue.

Louisea Storey, 4707-B North Paulina Street, Chicago, Illinois 60640: Amount bid \$2,000.00, deposit check \$200.00 (cashier's check).

2415 West Taylor Street.

Frank Masi, 933 South Western Avenue, Chicago, Illinois 60612: Amount bid \$5,000.00, deposit check \$500.00 (certified check);

Marcie H. Mervis, 2500 West Arthington Street, Chicago, Illinois 60612: Amount bid \$1,250.00, deposit check \$125.00 (cashier's check).

2419 West Taylor Street.

Marcie H. Mervis, 2500 West Arthington Street, Chicago, Illinois 60612: Amount bid \$1,250.00, deposit check \$125.00 (cashier's check);

Frank Masi, 933 South Western Avenue, Chicago, Illinois 60612: Amount bid \$5,000.00, deposit check \$500.00 (certified check).

730 North Willard Court.

Barry W. Koller, 6024 West Irving Park Road, Chicago, Illinois 60634: Amount bid \$12,210.00, deposit check \$1,221.00 (cashier's check);

James G. McCormick, 631 West Fullerton Parkway, Chicago, Illinois 60614: Amount bid \$10,100.00, deposit check \$1,010.00 (cashier's check);

George Gutierrez, 2125 North Winchester Avenue, Chicago, Illinois 60614: Amount bid \$8,500.00, deposit check \$850.00 (bank check);

C.O.S. Building Management, 3012 West Belmont Avenue, Chicago, Illinois 60618: Amount bid \$15,269.00, deposit check \$1,526.90 (bank check);

John J. Pikarski III, 200 North LaSalle Street, Suite 2300, Chicago, Illinois 60601: Amount bid \$10,200.00, deposit check \$1,020.00 (personal check);

Cary Kalant, 6033 North Sheridan Road, Chicago, Illinois 60660: Amount bid \$7,250.00, deposit check \$725.00 (bank check).

3034 -- 3040 West Van Buren Street/ 334 -- 336 South Whipple Street.

Berlena S. Johnson, 2730 West Monroe Street, Chicago, Illinois 60612: Amount bid \$10,101.00, deposit check \$1,010.10 (cashier's check).

Adjournment.

Thereupon, Alderman Smith moved that the City Council do Adjourn. The motion *Prevailed* and the City Council Stood Adjourned to meet in regular meeting on Wednesday, March 8, 1989, at 10:00 A.M. in the Council Chamber in City Hall.

WALTER S. KOZUBOWSKI,

Water Steploushe

City Clerk.