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

COPY



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

Regular Meeting-Wednesday, May 10, 1989

at 10:00 A.M.

(Council Chamber-City Hall-Chicago, Illinois)

OFFICIAL RECORD.

RICHARD M. DALEY

WALTER S. KOZUBOWSKI

Mayor

City Clerk

 \odot

Attendance At Meeting.

Present -- The Honorable Richard M. Daley, Mayor, and Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone.

Absent -- Alderman Cullerton.

Call To Order.

On Wednesday, May 10, 1989 at 10:00 A.M., The Honorable Richard M. Daley, 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, Steele, Beavers, Caldwell, Vrdolyak, Huels, Fary, Madrzyk, Burke, Streeter, Kellam, Krystyniak, Gutierrez, Smith, Davis, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Laurino, O'Connor, Natarus, Eisendrath, Hansen, Levar, Schulter, Stone -- 30.

Quorum present.

Invocation.

Reverend Ben Butler, First Steadfast Baptist Church, opened the meeting with prayer.

JOURNAL--CITY COUNCIL--CHICAGO

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

Referred -- APPOINTMENT OF MS. MARY ANN SMITH TO OFFICE OF ALDERMAN OF 48TH WARD TO FILL VACANCY CREATED BY RESIGNATION OF ALDERMAN KATHY OSTERMAN.

The Honorable Richard M. Daley, 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 Committees, Rules and Ethics:

OFFICE OF THE MAYOR CITY OF CHICAGO

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have received the resignation of The Honorable Kathy Osterman from the office of Alderman of the 48th Ward of the City of Chicago. I have appointed Mary Ann Smith to the office of Alderman of the 48th Ward, to succeed Kathy Osterman.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Rules Suspended -- APPOINTMENT OF MS. KATHY OSTERMAN AS DIRECTOR OF SPECIAL EVENTS.

Alderman Burke moved to Suspend the Rules Temporarily for the immediate consideration of the appointment of Ms. Kathy Osterman as the Director of Special Events.

The motion *Prevailed*.

Thereupon, on motion of Alderman Burke, seconded by Aldermen Natarus, Henry, Smith, Sheahan, Beavers, Schulter, Kotlarz, Caldwell, Fary, O'Connor, Stone, Jones, Huels, Pucinski, Carter, Orr, Laurino, Soliz, Roti, Streeter, Madrzyk, Langford, Davis and Hansen, the said proposed appointment of Ms. Kathy Osterman as the Director of Special Events was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Roti, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Orr, Stone -- 44.

Nays -- None.

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

Alderman Burke then moved to Suspend the Rules Temporarily to allow, Director Osterman the privilege of the floor. The motion Prevailed.

Speaking from the Mayor's rostrum, Director Osterman reflected upon the difficulty inherent in her decision to leave the office she had felt honored to occupy and which had provided her with many positive experiences. The opportunity to serve in the cabinet of Mayor Richard M. Daley in a position she regarded as a "great challenge" was, however, a decisive consideration. Director Osterman then thanked the members of the Council for their past and continued support and stated she would be working closely with them in the future.

Rules Suspended -- APPOINTMENT OF MAYOR RICHARD M. DALEY TO PUBLIC BUILDING COMMISSION.

The Honorable Richard M. Daley, Mayor, submitted the following communication:

OFFICE OF THE MAYOR CITY OF CHICAGO

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Richard M. Daley to the Public Building Commission to succeed Eugene Sawyer, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

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

Thereupon, on motion of Alderman Burke, the said proposed appointment of Mayor Richard M. Daley to the Public Building Commission was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Roti, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Orr, Stone -- 44.

Nays -- None.

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

Referred -- APPOINTMENT OF MR. RAYMOND CACHERES AS COMMISSIONER OF STREETS AND SANITATION.

The Honorable Richard M. Daley, 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 Budget and Governmental Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Raymond Cacheres as Commissioner of Streets and Sanitation.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPOINTMENT OF MR. JOSEPH J. JAMES AS COMMISSIONER OF ECONOMIC DEVELOPMENT.

The Honorable Richard M. Daley, 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 Economic Development:

OFFICE OF THE MAYOR CITY OF CHICAGO

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Joseph J. James as Commissioner of Economic Development.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

JOURNAL--CITY COUNCIL--CHICAGO

Placed On File -- WITHDRAWAL OF VARIOUS APPOINTMENTS TO CHICAGO BOARD OF HEALTH.

The Honorable Richard M. Daley, Mayor, submitted the following communication, which was *Placed on File*:

OFFICE OF THE MAYOR CITY OF CHICAGO

May 10, 1989.

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

LADIES AND GENTLEMEN -- I hereby withdraw the appointments of Dorothy Holly, Lawrence Falk, Reverend David Coleman and Sister Sheila Lyne to the Chicago Board of Health, and the appointment of Dr. Robert Stepto as President of the Chicago Board of Health, which appointments were presented to you on February 16, 1989.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- APPOINTMENT OF DR. WHITNEY ADDINGTON AS MEMBER AND PRESIDENT OF CHICAGO BOARD OF HEALTH.

The Honorable Richard M. Daley, 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

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Dr. Whitney Addington as member and president of the Chicago Board of Health to succeed Dr. Robert Stepto.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPOINTMENT OF DR. DONALD HOPKINS AS MEMBER OF CHICAGO BOARD OF HEALTH.

The Honorable Richard M. Daley, 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

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Dr. Donald Hopkins to the Chicago Board of Health.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPOINTMENT OF MR. EDWARD LAWLOR AS MEMBER OF CHICAGO BOARD OF HEALTH.

The Honorable Richard M. Daley, 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

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Edward Lawlor to the Chicago Board of Health to succeed Stanley Balzekas.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

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

The Honorable Richard M. Daley, 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

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Sister Sheila Lyne to the Chicago Board of Health to succeed Delia Wozniak.

Your favorable consideration of this appointment will be appreciated.

· Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPOINTMENT OF MS. SUSAN MANILOW AS MEMBER OF CHICAGO BOARD OF HEALTH.

The Honorable Richard M. Daley, 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

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Susan Manilow to the Chicago Board of Health.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPOINTMENT OF MS. CARMEN MENDOZA AS MEMBER OF CHICAGO BOARD OF HEALTH.

The Honorable Richard M. Daley, 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

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Carmen Mendoza to the Chicago Board of Health to succeed Andrea Munoz.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPOINTMENT OF DR. TONI MILES AS MEMBER OF CHICAGO BOARD OF HEALTH.

The Honorable Richard M. Daley, 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

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Dr. Toni Miles to the Chicago Board of Health to succeed James Adams.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPOINTMENT OF DR. ASHOK PATEL AS MEMBER OF CHICAGO BOARD OF HEALTH.

The Honorable Richard M. Daley, 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

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Dr. Ashok Patel to the Chicago Board of Health to succeed Dr. Hernan Reyes.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

JOURNAL--CITY COUNCIL--CHICAGO

Referred -- APPOINTMENT OF MS. IRIS SHANNON AS MEMBER OF CHICAGO BOARD OF HEALTH.

The Honorable Richard M. Daley, 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

May 10, 1989.

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

LADIES AND GENTLEMEN -- I have appointed Iris Shannon to the Chicago Board of Health to succeed Mary Nelson.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 35.1 BY RESTRUCTURING FARMERS' MARKET PERMIT FEES.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Special Events and Cultural Affairs*:

OFFICE OF THE MAYOR CITY OF CHICAGO

May 10, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Consumer Services, I transmit herewith an ordinance amending Chapter 35.1 of the Municipal Code of Chicago to restructure farmers' market permit fees.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 147 BY REPEAL OF SECTION 147-8 PROHIBITING ISSUANCE OF RETAIL LIQUOR LICENSES FOR CERTAIN ESTABLISHMENTS.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Municipal Code Revision*:

OFFICE OF THE MAYOR CITY OF CHICAGO

May 10, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Acting Corporation Counsel, I transmit herewith an ordinance repealing Section 147-8 of the Municipal Code of Chicago, which prohibits the issuance of retail liquor licenses for premises on which commodities other than alcoholic liquor are sold.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- EXECUTION OF REDEVELOPMENT AGREEMENT AND ISSUANCE OF REDEVELOPMENT TAX INCREMENT NOTE FOR YARDS DEVELOPERS LIMITED PARTNERSHIP.

The Honorable Richard M. Daley, 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

May 10, 1989.

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

LADIES AND GENTLEMEN -- At the request of the Acting Commissioner of the Department of Economic Development, I transmit herewith an ordinance authorizing the execution and delivery of a redevelopment agreement between the City of Chicago and Yards Developers Limited Partnership and the issuance by the City of a Redevelopment Tax Increment Note in the principal amount of \$2,115,000.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- ISSUANCE OF MULTI-FAMILY HOUSING REVENUE REFUNDING BONDS, 1989 SERIES A AND TAXABLE MULTI-FAMILY HOUSING REVENUE BONDS, 1989 SERIES B, FOR BURNHAM PLAZA PROJECT.

The Honorable Richard M. Daley, 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

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

LADIES AND GENTLEMEN -- At the request of the Acting Commissioner of the Department of Housing, I transmit herewith an ordinance providing for the issuance of up to \$30,000,000 of City of Chicago Multi-Family Housing Revenue Refunding Bonds, 1989 Series A and the issuance of up to \$4,000,000 of City of Chicago Taxable Multi-Family Housing Revenue Bonds, 1989 Series B for the Burnham Plaza Project.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- EXECUTION OF CITY/STATE PROJECT AGREEMENT FOR IMPROVEMENT OF SAYRE AVENUE BETWEEN HIGGINS AVENUE AND JOHN F. KENNEDY EXPRESSWAY.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Finance:*

5/10/89

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 Public Works, I transmit herewith an ordinance authorizing the execution of a City/State Project Agreement for the improvement of Sayre Avenue between Higgins Avenue and the Kennedy Expressway.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- EXECUTION OF AMENDMENT TO CITY/STATE PROJECT AGREEMENT FOR IMPROVEMENT OF CENTRAL PARK AVENUE BETWEEN POLK STREET AND FRANKLIN BOULEVARD.

The Honorable Richard M. Daley, 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

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Public Works, I transmit herewith an ordinance authorizing the execution of an Amendment to a City/State Project Agreement for the improvement of Central Park Avenue between Polk Street and Franklin Boulevard.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- EXECUTION OF AMENDMENT TO CITY/STATE PROJECT AGREEMENT FOR IMPROVEMENT OF ELSTON AVENUE UNDER RAILROAD VIADUCT BETWEEN HOBSON AND ASHLAND AVENUES.

The Honorable Richard M. Daley, 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

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Public Works, I transmit herewith an ordinance authorizing the execution of an Amendment to a City/State Project Agreement for the improvement of Elston Avenue under the railroad viaduct between Hobson Avenue and Ashland Avenue.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

JOURNAL--CITY COUNCIL--CHICAGO

Referred -- ACQUISITION OF PROPERTY AT 6257 -- 6259 SOUTH STATE STREET REQUIRED FOR WIDENING OF 63RD STREET.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Housing, 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 property located at 6257 -- 6259 South State Street. The property is required for widening of 63rd Street.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT NUMBER THREE TO 69TH-SOUTH CHICAGO REDEVELOPMENT PLAN.

The Honorable Richard M. Daley, 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 Acting Commissioner of the Department of Housing, I transmit herewith an ordinance approving Amendment No. 3 to the 69th-South Chicago Redevelopment Plan. This amendment provides for a change in the previous land use map from "Institutional" and "Low Density Residential" uses to "Institutional and Residential" use for a 101,000 square foot site at the southwest corner of 69th-Street and Cottage Grove Avenue; clarifies the parking requirement for elderly and handicapped developments, and corrects the land use map for property at 731 -- 737 East 69th Place to reflect existing land uses.

Also enclosed are certified copies of a resolution adopted by the Department of Urban Renewal Board at a regular meeting held on March 21, 1989, authorizing the Acting Commissioner to request City Council approval of the ordinance referred to above.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT NUMBER NINE TO CENTRAL ENGLEWOOD URBAN RENEWAL PLAN.

The Honorable Richard M. Daley, 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 Acting Commissioner of the Department of Housing, I transmit herewith an ordinance approving Amendment No. 9 to the Central Englewood Urban Renewal Plan. This amendment provides for a land use map, changing the land use from "Public Parking" to "Residential" for the land south of the Chicago Transit Authority right-of-way south of 63rd Street, between South Peoria and South Sangamon and affects the property located at 6312 -- 6348 South Peoria, 6317 South Sangamon.

Also enclosed are certified copies of a resolution adopted by the Department of Urban Renewal Board at a regular meeting held on February 21, 1989, authorizing the Acting Commissioner to request City Council approval of the ordinance referred to above.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF PLANNED DEVELOPMENT NUMBER 62 IN HYDE PARK-KENWOOD CONSERVATION AREA.

The Honorable Richard M. Daley, 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 Housing, I am transmitting herewith copies of an application for an amendment to the Chicago Zoning Ordinance. It will amend Planned Development No. 62, which is located in the Hyde Park-Kenwood Conservation Area.

Enactment of the ordinance will bring the zoning into compliance with current plans for the redevelopment of this area.

Your consideration of this matter is appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

476

Referred -- AMENDMENT OF INSTITUTIONAL PLANNED DEVELOPMENT NUMBER 178 IN 69TH-SOUTH CHICAGO REDEVELOPMENT AREA.

The Honorable Richard M. Daley, 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 Housing, acting as Chairman of the Department of Urban Renewal Board, I am transmitting herewith copies of an application for an amendment to Institutional Planned Development No. 178 in the 69th-South Chicago Redevelopment Area.

Enactment of the ordinance by the City Council would greatly facilitate redevelopment of the Project.

Thank you for your consideration of this matter.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- PROVISIONS FOR 1989 TASTE OF CHICAGO FESTIVAL.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, Referred to a Joint Committee composed of the members of the Committee on Finance and the members of the Committee on Special Events and Cultural Affairs:

OFFICE OF THE MAYOR CITY OF CHICAGO

May 10, 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 Cultural Affairs, I transmit herewith an ordinance concerning certain aspects of the 1989 Taste of Chicago festival.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, 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 -- RESIGNATION OF THE HONORABLE KATHY OSTERMAN AS ALDERMAN OF 48TH WARD.

The Honorable Richard M. Daley, Mayor, submitted the following communication, which was *Placed on File*:

May 8, 1989.

The Honorable Richard M. Daley Mayor, City of Chicago City Hall, Room 507 121 North LaSalle Street Chicago, Illinois 60602

Dear Mayor Daley:

I hereby resign my office as Alderman of the 48th Ward of the City of Chicago effective May 8, 1989.

Very truly yours,

(Signed) KATHY OSTERMAN, Alderman, 48th Ward.

Placed On File -- EXECUTIVE ORDER 89-1 ALLOWING ACCESS TO PUBLIC RECORDS.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-1 ensuring public access to information regarding governmental affairs and operations, which was *Placed on File*.

Placed On File -- EXECUTIVE ORDER 89-2 SETTING SUBMISSION REQUIREMENTS FOR PRELIMINARY BUDGET ESTIMATE REPORT AND ASSOCIATED FINANCIAL STATEMENTS.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-2 setting forth the requirements and guidelines for submission of the Preliminary Budget Estimate Report, the Executive Budget, the Budget Director's Estimated Revenue Analysis and the Budget Director's financial reports, which was *Placed on File*.

JOURNAL--CITY COUNCIL--CHICAGO

Placed On File -- EXECUTIVE ORDER 89-3 ESTABLISHING CHICAGO TOURISM COUNCIL.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-3 establishing the Chicago Tourism Council, which was *Placed on File*.

Placed On File -- EXECUTIVE ORDER 89-4 ESTABLISHING BENEFITS COMMITTEE AND ADMINISTRATION OF HOSPITAL AND MEDICAL CARE FOR ELIGIBLE CITY EMPLOYEES.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-4 establishing a Benefits Committee and providing for the administration of the medical, dental and vision care plans for eligible City employees, which was *Placed on File*.

Placed On File - EXECUTIVE ORDER 89-5 BANNING PURCHASE AND USE OF LEADED GASOLINE FOR CITY-OWNED VEHICLES.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-5 banning the purchase and use of leaded gasoline for city-owned vehicles, which was *Placed on File*.

Placed On File -- EXECUTIVE ORDER 89-6 PROVIDING EQUAL ACCESS TO MUNICIPAL BENEFITS, OPPORTUNITIES AND SERVICES.

Also, a communication from The Honorable Richard M. Daley Mayor, transmitting Executive Order 89-6 providing fair and equal access to municipal benefits, opportunities and services by all residents of the City of Chicago, which was *Placed on File*.

Placed On File -- EXECUTIVE ORDER 89-7 SETTING GUIDELINES FOR CITY PURCHASING AGENT IN AWARDING CITY CONTRACTS TO MINORITY AND WOMEN-OWNED BUSINESSES.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-7 setting guidelines for the City of Chicago Purchasing Agent in the awarding of city contracts to minority and women-owned businesses, which was *Placed on File*.

Placed On File -- EXECUTIVE ORDER 89-8 ADOPTING CITY OF CHICAGO AFFIRMATIVE ACTION PLAN FOR YEARS 1985 THROUGH 1995.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-8 adopting the City of Chicago Affirmative Action Plan for years 1985 through 1995, which was *Placed on File*.

Placed On File -- EXECUTIVE ORDER 89-9 ESTABLISHING EMPLOYEE ASSISTANCE PROGRAM ADVISORY COMMITTEE.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-9 relating to the Employee Assistance Program for non-sworn employees and their eligible dependents and the establishment of an Employee Assistance Program Advisory Committee, which was *Placed on File*.

Placed On File -- EXECUTIVE ORDER 89-10 AUTHORIZING ACCEPTANCE OF VOTER REGISTRATION BY NON-SWORN CITY. EMPLOYEES DURING WORKING HOURS.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-10 authorizing non-sworn City employees appointed as deputy registrars to accept voter registrations during working hours, which was *Placed on File*.

JOURNAL--CITY COUNCIL--CHICAGO

Placed On File -- EXECUTIVE ORDER 89-11 ESTABLISHING SCHOOL REFORM AUTHORITY.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-11 establishing the School Reform Authority, which was *Placed on File*.

Placed On File -- EXECUTIVE ORDER 89-12 ESTABLISHING EQUAL ACCESS COUNCIL.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-12 establishing the Equal Access Council, which was *Placed on File*.

Placed On File -- EXECUTIVE ORDER 89-13 MANDATING DEVELOPMENT OF EDUCATIONAL PROGRAM AND PERSONNEL PRACTICES RELATIVE TO HUMAN IMMUNODEFICIENCY VIRUS RELATED CONDITIONS.

Also, a communication from The Honorable Richard M. Daley, Mayor, transmitting Executive Order 89-13 directing the Commissioner of the Department of Health and the Commissioner of the Department of Personnel to prepare a comprehensive employee education program for use by departmental administrators concerning Human Immunodeficiency Virus (H.I.V.) related conditions and the appropriate personnel practices relating thereto, which was *Placed on File*.

> Placed On File -- NOTIFICATION AS TO SELECTION OF PROXY TO AFFIX SIGNATURE OF MAYOR TO CITY OF CHICAGO CONTRACTS, CHANGE ORDERS, DEEDS AND GRANT DOCUMENTS.

Also, the City Clerk transmitted the following communication, which was Placed on File:

OFFICE OF THE MAYOR CITY OF CHICAGO

. April 26, 1989.

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

LADIES AND GENTLEMEN -- Please take notice that I have selected and do hereby designate John R. Schmidt as my proxy for me in my name, place and stead to affix my signature as Mayor of the City of Chicago in connection with any and all of the City of Chicago contracts, change orders, deeds, and grant documents to be signed by the Mayor.

Appended hereto is a written signature of my name as the same will appear on said written instruments as executed by John R. Schmidt and with the proxy's signature underneath, all as required by statute. This proxy was filed with the City Clerk on April 26, 1989.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

[Signature forms appended as stated.]

Placed On File -- REPORTS AND DOCUMENTS OF COMMONWEALTH EDISON COMPANY.

Also, a communication from Mr. William L. Ramey, Assistant Secretary, Commonwealth Edison Company, addressed to the City Clerk under date of May 1, 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:

Statement for bills issued in May, 1989 to Illinois Commerce Commission related to Standard Contract Rider No. 20.

Conservation Program Clause related to the Rider No. 21, for the period ended March 31, 1989.

Conservation Program Clause related to the Rider No. 21, for the month of May, 1989.

Monthly Electric Utility Sales and Revenue Report to Federal Energy Regulatory Commission (F.E.R.C. Form No. EIA-826), for the month of March, 1989.

Annual Report of Commonwealth Edison Company to the Illinois Commerce Commission for the year ended December 31, 1988 (Form No. 21).

Annual Report of Commonwealth Edison Company for the year ended December 31, 1988 (F.E.R.C. Form No. 1).

Commonwealth Edison Company Report to Stockholders for three months ended March 31, 1989, dated May 1, 1989."

Placed On File -- STATE APPROVAL OF ORDINANCES CONCERNING MOTOR FUEL TAX FUND PROJECTS.

Also, communications from Mr. Duane P. Carlson, Assistant District Engineer, under dates of May 1, 2 and 4, 1989, announcing that the Department of Transportation of the State of Illinois has approved receipt of ordinances passed by the City Council on February 1, 1989 (involving expenditures of Motor Fuel Tax Funds) as follows:

Allocation of Motor Fuel Tax funds for new alley construction 1989-1 Motor Fuel Tax Project No. U-9-010-00-PV.

Allocation of Motor Fuel Tax funds for new alley construction 1989-2 Motor Fuel Tax Project No. U-9-011-00-PV.

Allocation of Motor Fuel Tax funds for new alley construction 1989-3 Motor Fuel Tax Project No. U-9-012-00-PV.

Allocation of Motor Fuel Tax funds for new alley construction 1989-4 Motor Fuel Tax Project No. U-9-013-00-PV.

Allocation of Motor Fuel Tax funds for new alley construction 1989-5 Motor Fuel Tax Project No. U-9-014-00-PV.

Allocation of Motor Fuel Tax funds for new alley construction 1989-6 Motor Fuel Tax Project No. U-9-015-00-PV.

485

Allocation of Motor Fuel Tax funds for new alley construction 1989-7 Motor Fuel Tax Project No. U-9-016-00-PV.

Allocation of Motor Fuel Tax funds for new alley construction 1989-8 Motor Fuel Tax Project No. U-9-017-00-PV.

Allocation of Motor Fuel Tax funds for new alley construction 1989-9 Motor Fuel Tax Project No. U-9-018-00-PV.

Allocation of Motor Fuel Tax funds for structural repairs to Madison Street bridge over south branch of Chicago River (Lyric Opera Bridge).

Allocation of Motor Fuel Tax funds for maintenance, repair and painting of existing bridges, viaducts and appurtenances.

Allocation of Motor Fuel Tax funds for maintenance and repair of sidewalks (Sidewalk Repair 1989).

Allocation of Motor Fuel Tax funds for traffic lane line maintenance.

Allocation of Motor Fuel Tax funds for street sign maintenance.

Allocation of Motor Fuel Tax funds for repairs to pavements in improved streets, county or state highways during year 1989.

Allocation of Motor Fuel Tax funds for repairs to curbs and gutters in improved streets, county and state highways during 1989.

Allocation of Motor Fuel Tax funds for street cleaning maintenance of improved streets, county or state highways during year 1989.

Allocation of Motor Fuel Tax funds for snow and ice control maintenance of improved streets, county highways and state highways during 1989.

Allocation of Motor Fuel Tax funds for street light energy costs of improved streets, county highways and state highways during 1989.

Allocation of Motor Fuel Tax funds for traffic signal energy costs of improved streets, county highways and state highways during 1989.

Amendatory ordinance to increase allocation of Motor Fuel Tax funds for pavement maintenance during 1988 and to amend 1988 Annual Appropriation Ordinance, as amended.

Amendatory ordinance to increase allocation of Motor Fuel Tax funds for new street construction Project Number 87-06964-00-PV.

Amendatory ordinance to increase allocation of Motor Fuel Tax funds for new street construction Project Number 88-06969-00-PV.

Placed On File -- ANNUAL STATEMENT OF LABORERS' AND RETIREMENT BOARD EMPLOYEES' ANNUITY AND BENEFIT FUND.

Also, the Annual Statement for the year ended December 31, 1988 of the Laborers' and Retirement Board Employees' Annuity and Benefit Fund of Chicago, as prepared by Actuary Donald F. Campbell and transmitted by Executive Director, Mr. James Capasso, Jr., which was *Placed on File*.

Placed On File -- APPROVAL BY CHICAGO PLAN COMMISSION AND DEPARTMENT OF PLANNING OF CERTAIN PROPOSALS.

Also, copies of resolutions adopted by the Chicago Plan Commission on April 13, 1989, and reports of the Department of Planning, approving the following proposals, which were *Placed* on *File*:

Department Of General Services, City Real Estate Section.

Disposition Of Vacant City-Owned Property.

Referral Number

Address

89-059-02

2907 West Fulton Street

521 -- 525 South Wells Street

89-060-02

Referral Number	Address
89-061-02	1627 South Ruble Street
89-062-02	3236 West Evergreen Avenue
89-063-02	4226 South Indiana Avenue
89-064-02	6952 South Michigan Avenue

Department Of Urban Renewal.

Referral NumberProposal89-051-08Amendment No. 9 to the Lincoln Park
Conservation Plan89-052-08Amendment No. 9 to the Central Englewood
Urban Renewal Plan89-065-08Amendment No. 3 to the 69th-South
Chicago Redevelopment Plan

Department Of Public Works.

Referral Number	Proposal
89-056-06	Grand Avenue Intersection Improvements at Western, Damen and Ogden Avenues
89-057-06	Michigan Avenue Bridge and Viaduct Rehabilitation
89-058-06	Intersection Improvement at Clybourn/ Western/Belmont

JOURNAL--CITY COUNCIL--CHICAGO

Placed On File -- CERTIFICATION AS TO AMOUNT OF ASSESSMENTS FOR NEW STREET IMPROVEMENT PROGRAM AT SPECIFIED LOCATIONS.

Also, a communication from Mr. Louis Koncza, City Engineer, Department of Public Works, addressed to the City Clerk under date of May 5, 1989, transmitting certified copies of the amount of assessments for New Street Improvement Project 5047 in accordance with Chapter 200.4-4 of the Municipal Code, which were *Placed on File*.

City Council Informed As To Certain Actions Taken.

PUBLICATION OF JOURNALS.

April 26, 1989.

The City Clerk informed the City Council that all those ordinances, et cetera which were passed by the City Council on April 26, 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 May 9, 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 April 26, 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.

April 26, 1989.

(Special Meeting).

The City Clerk informed the City Council that the call for the special meeting and appropriate comments thereto which were discussed by the City Council on April 26, 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 May 9, 1989, by being printed in full text in printed pamphlet copies of the Journal of the Proceedings of the City Council of the special meeting held on April 26, 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:

Referred -- ZONING RECLASSIFICATION 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:

Ahmanson Commercial Development Company -- to classify as a Business Planned Development instead of B6-7 Restricted Central Business and C3-7 Commercial-Manufacturing Districts the area shown on Map No. 1-F bounded by

West Court Place; North LaSalle Street; a line 85.01 feet south of and parallel to West Court Place; the alley next west of and parallel to North LaSalle Street; the alley next south of and parallel to West Court Place; and North Wells Street.

Patrick J. Bryne, c/o John J. Pikarski, Jr. -- to classify as an R3 General Residence District instead of a C1-2 Restricted Commercial District the area shown on Map No. 7-H bounded by

a line 314.2 feet north of and parallel to West Wrightwood Avenue; North Ashland Avenue; a line 289.2 feet north of and parallel to West Wrightwood Avenue; and the alley next west of North Ashland Avenue.

De Paul University, c/o John J. Lawlor -- to classify as Institutional Planned Development Number 2, as amended, instead of an R4 General Residence District, B4-2 Restricted Service District, M1-2 Restricted Manufacturing District and Institutional Planned Development Number 2 the area shown on Map No. 5-G bounded by

West Fullerton Avenue; North Kenmore Avenue; a line 333.5 feet south of West Fullerton Avenue; the alley next east of and parallel to North Kenmore Avenue; a line 385.5 feet south of West Fullerton Avenue; North Kenmore Avenue; a line 437.5 feet south of West Fullerton Avenue; the alley next east of and parallel to North Kenmore Avenue; the north line of the alley next north of and parallel to West Belden Avenue; a line 49.96 feet east of North Kenmore Avenue; West Belden Avenue; a line 74.96 feet east of North Kenmore Avenue; the south line of the alley next north of and parallel to West Belden Avenue; the alley next east of and parallel to North Kenmore Avenue; the north line of West Belden Avenue; North Sheffield Avenue; West -Fullerton Avenue; North Halsted Street; the south line of West Belden Avenue; the east line of North Sheffield Avenue; the alley next south of and parallel to West Belden Avenue; the west line of the Chicago Transit Authority right-of-way; the alley next north of and parallel to West Webster Street; North Sheffield Avenue; a line 372 feet south of West Belden Avenue; a line 120 feet west of North Sheffield Avenue; a line 271 feet south of West Belden Avenue; North Kenmore Avenue; West Belden Avenue; North Seminary Avenue; a line 106.8 feet south of West Belden Avenue; the alley next west of and parallel to North Seminary Avenue; West Belden Avenue; North Racine Avenue; the alley next north of and parallel to West Belden Avenue; the alley next east of and parallel to North Racine Avenue; a line 275.84 feet north of West Belden Avenue; North Racine Avenue; a line 300.84 feet north of West Belden Avenue: North Clifton Avenue: a line 375.39 feet north of West Belden Avenue: the alley next east of and parallel to North Racine Avenue; a line 195 feet south of West Fullerton Avenue; North Racine Avenue; the alley next south of and parallel to West Fullerton Avenue; a line 120 feet east of North Racine Avenue; and West Fullerton Avenue.

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:

Ace Coffee Bar, Inc., Aetna Life and Cas. Co. and Fredrik K. Feyling, Alexander Bonnie L., Anderson Ronald, Azar Wasfi J.;

Battiste Mary, Ben Lee Motor Service, Bielecki Michael J.;

Casa Thomas, Chavez Raymond, Chun Kuen, Clark Susan E., Coccia Marilyn S., Colonial Penn Ins. Co. and Benedict Kurowski, Cortes Faustino, Cotton Bennie, Currier James;

Daspit Sr. Gilbert E., Davis John, Dexter Mary L., Dichtl Donna F., Duncan Ross A.;

Edwards Grace V., Etzel Friedrich;

Fletcher Alexander;

Gilbert Winfort, Glos Terri A., Gordon Bernard, Grabauskas Jurgis A., Greenspan Sandra L., Gudanowski Maria; Hays James M., Hinds Christopher, Howe Jr. James P.;

Johnson Annie M., Johnson Smith, Jones Barry L. and Susan;

Kennedy Leo, Kosnik John and Felice, Kuchii Billie J., Kunkel Raymond and Esther;

Ladove Robert F., Lattanzio Ronald, Lee Myung J., Lora Marilu;

Maisel Tom D., Malava Mary D., Martinez Refugio, McLin Huston, Mercado Francisco J., Messina Sam J., Michaels David A.;

Nguyen Thees, Northern Illinois Gas Co.;

Pagers Wayne H., Powers Debra A.;

Ribordy Nancy J., Rindt Larry G., Roberts Laura, Rogers Debra L.;

Saunders Victor L., Scherer Wolfgang, Schultz George, Scott Wesley, Sentry Ins. Co. and Kleen Rite, Inc., Stanton Michael F., State Farm Ins. Cos. (2) Clarence Kendrick and William Owens, Stos Adam, Strauss Robert E.;

Talpin Julius D., Taylor Jacob, Tormey William J., Townsend Darryl, Tufekcioglu Erdogan;

Vargas Jose A., Vigilant Ins. Co. and Marjorie Mitchell;

Williams Donny R.

Referred -- PROPOSED "AMENDMENT TO DEED OF ARCHITECTURAL FACADE EASEMENT AND CONSERVATION RIGHT" FOR COURTHOUSE PLACE.

Also, a communication from Mr. William M. McLenahan, Director, Commission on Chicago Landmarks under the date of May 2, 1989, transmitting a recommendation that constitutes a proposed "amendment to deed of architectual facade easement and conservation right" for Courthouse Place, which was *Referred to the Committee on Historical Landmark Preservation*.

5/10/89

Referred -- RECOMMENDATION BY COMMISSION ON CHICAGO LANDMARKS FOR DESIGNATION OF SEVEN HOUSES IN LAKE SHORE DRIVE DISTRICT AS CHICAGO LANDMARKS.

Also, a communication from Mr. William M. McLenahan, Director, Commission on Chicago Landmarks under date of May 9, 1989, transmitting the recommendation that seven houses located in the Lake Shore Drive District be designated as Chicago Landmarks, which was *Referred to the Committee on Historical Landmark Preservation*.

Referred -- PETITION IN OPPOSITION TO ZONING RECLASSIFICATION ON PORTION OF NORTH NATOMA AVENUE.

Also, a petition filed in the Office of the City Clerk at 2:18 P.M. on May 9, 1989 in opposition to a zoning reclassification on that portion of North Natoma Avenue from 3446 to 3452, which was *Referred to the Committee on Zoning*.

REPORTS OF COMMITTEES.

COMMITTEE ON FINANCE.

APPOINTMENT OF MR. GLENN E. CARR AS COMMISSIONER OF DEPARTMENT OF PERSONNEL.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication from the Office of the Mayor concerning the appointment of Glenn E. Carr as Commissioner of the Department of Personnel, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed communication transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, seconded by Aldermen Jones, Natarus, Streeter, Gabinski and Smith, the committee's recommendation was *Concurred* In and the said proposed appointment of Mr. Glenn E. Carr as Commissioner of the Department of Personnel was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Stone -- 45.

Nays -- Alderman Bloom -- 1.

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

Alderman Burke moved to Suspend the Rules Temporarily to allow Commissioner Carr the privilege of the floor. The motion Prevailed.

Speaking from the Mayor's rostrum, Commissioner Carr stated that he was grateful for the opportunity to serve the people of Chicago and voiced his appreciation for the expression of confidence demonstrated by Mayor Daley and the City Council in their appointment of him. Noting that his early career experience at Howard University was instrumental in his choice of a career path, the Commissioner declared that he has dedicated his life to achieving equal opportunity for all people. After expressing his confidence that under the leadership of Mayor Daley, "we will prove that Chicago is, in fact, the city that works," Commissioner Carr vowed his personal commitment to do everything he could "to see that it works better."

APPOINTMENT OF MR. WALTER K. KNORR AS CITY COMPTROLLER.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication from the Office of the Mayor concerning the appointment of Walter K. Knorr as City Comptroller, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed communication transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Walter K. Knorr as City Comptroller was *Approved* by yeas and nays as follows:

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

Nays -- None.

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

Alderman Burke moved to Suspend the Rules Temporarily to allow City Comptroller Knorr the privilege of the floor. The motion Prevailed.

Speaking from the Mayor's rostrum, City Comptroller Knorr thanked Mayor Daley and the members of the City Council for their expression of confidence indicated through his appointment. Expressing his commitment to public service and to the City of Chicago, City Comptroller Knorr then vowed to administer a professional, productive office.

REPORTS OF COMMITTEES

APPOINTMENT OF MS. MIRIAM SANTOS AS CITY TREASURER.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication from the Office of the Mayor concerning the appointment of Miriam Santos as City Treasurer, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Approve the proposed communication transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, seconded by Aldermen Soliz, Mell, Garcia, Figueroa, Davis, Gutierrez, Natarus, Langford, Streeter, Carter, Hagopian, Pucinski and Jones, the committee's recommendation was *Concurred In* and the said proposed appointment of Ms. Miriam Santos as City Treasurer was *Approved* by yeas and nays as follows:

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

Nays -- None.

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

Alderman Gutierrez moved to Suspend the Rules Temporarily to allow City Treasurer Santos the privilege of the floor. The motion Prevailed.

Speaking from the Mayor's rostrum, City Treasurer Santos stated that she was deeply honored by her appointment and thanked the Mayor and the members of the City Council for the support and encouragement they have extended to her. City Treasurer Santos then pledged her best effort toward ensuring that the Office of the City Treasurer would serve the public in an efficient and professional manner.

APPOINTMENT OF MR. MICHAEL SCOTT AS CABLE ADMINISTRATOR.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication from the Office of the Mayor concerning the appointment of Michael Scott as Cable Administrator, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed communication transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Michael Scott as Cable Administrator was *Approved* by yeas and nays as follows:

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

Nays -- None.

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

At this point in the proceedings, Alderman Burke acknowledged the presence of Cable Administrator Scott who was warmly received by all present.

AMENDMENT OF MUNICIPAL CODE CHAPTER 147, SECTION 147-2 BY PROHIBITING ISSUANCE OF RETAIL LIQUOR LICENSES IN SPECIFIED AREAS.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from Alderman Schulter amending Chapter 147, Section 147-2 of the Municipal Code of the City of Chicago, passed on March 8, 1989, Council Journal pages 25352 -- 25353 concerning Alcoholic Beverage Licenses, 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) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, 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, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47. 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. Section 147-2 of the Municipal Code of Chicago, as amended March 8, 1989, and published at pages 25352 -- 25353 of the Journal of Proceedings of the City Council of said date, is hereby further amended by deleting the language bracketed and inserting the language in italics, as follows:

147-2. No person shall sell at retail any alcoholic liquor without first having obtained a city retailer's license for each location, place, or premises where the retailer is located to sell the same.

No license shall be issued for the sale of alcoholic liquor, for consumption on the premises, in those areas designated by the Chicago Zoning Ordinance as B4 or B5 Districts, if the premises sought to be licensed is within 400 feet, excluding streets, alleys, and public ways, of an existing premises licensed for the sale of alcoholic liquor, said measurement shall be from property line to property line, for consumption on the premises; provided, however, that this prohibition shall not apply to hotels offering restaurant service, restaurants, or to clubs; nor to the renewal for issuance of a license for the sale of alcoholic liquor for consumption on the premises was established and licensed prior to the effective date of this ordinance and has operated continuously subsequent to the effective date of this ordinance.

No license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas: (a) the area bounded by the north and south sides of Lawrence Avenue from the North Branch of the Chicago River west Pulaski [Avenue] Road and the 1/4 block north and south thereof as well as the east and west sides of Kedzie Avenue north to Ainslie Avenue and the 1/4 block east and west thereof; (b) North Lincoln Avenue (both sides), between West Grace Street and West Montrose Avenue; provided, however, that this prohibition shall not apply to hotels offering restaurant service, restaurants, or to [clubs;] clubs within one of the areas defined above, nor to the renewal of a license for the sale of alcoholic liquor for consumption on the premises, where such place of business was established and licensed prior to the effective date of this ordinance.] the inclusion of the defined areas within this section.

In addition to the restrictions cited in Chapter 43, Section 127 of the Illinois Revised Statutes, no license shall be issued for the sale of retail alcoholic liquor within 100 feet of any library, with the exception of the main libraries, open to the public, excluding streets, alleys and public ways. Where two or more locations, places, or premises are under the same roof or at one street address, a separate city retailer's license shall be obtained for each such location, place, or premise; provided that nothing herein contained shall be so construed as to prevent any hotel operator licensed under the provisions of this chapter from serving alcoholic liquor to his registered guests in any room or part of his hotel, if such liquor so served shall be kept in and served from a licensed location, place, or premise in said hotel.

The issuance to or possession by any person of a retail liquor dealer tax stamp issued for a then-existing tax period by the United States government or any of its agencies shall be and constitute prima facie evidence that such person is subject to the provisions of this chapter.

The word "club" as used in this ordinance is defined as a corporation organized under the laws of the State of Illinois, not for profit, solely for the promotion of a common cause, but definitely not in business for the sale or consumption of alcoholic beverages.

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

ISSUANCE OF TAX ANTICIPATION WARRANTS FOR SPECIAL SERVICE AREA NUMBER 11.

The Committee on Finance submitted the following report:

CHICAGO, May 9, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from Alderman Langford authorizing the issuance of Tax Anticipation Warrants in anticipation of the collection of taxes levied for Special Service Area Number 11 for the year 1988, 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) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, 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, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

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, Cook County, Illinois (the "City") is a home rule unit of government as defined in Article VII, Section 6(a) of the Illinois Constitution (the "Constitution"), and as such may exercise any power and perform any function relating to its government and affairs; and

WHEREAS, Special service areas may be established pursuant to Article VII, Section 6(1)(2) of the Constitution, and pursuant to the provisions of "An Act to provide the manner of levying or imposing taxes for the provision of special services to areas within the boundaries of home rule units and non-home rule municipalities and counties", Ill. Rev. Stat. Ch. 120, § 1301 et seq. (the "Act"), and pursuant to the Revenue Act of 1939, as amended from time to time; and

WHEREAS, On May 25, 1988, the City Council of the City (the "City Council") adopted an ordinance proposing (the "Proposing Ordinance") the creation of an area (the "Area") located within the City of Chicago to be known and designated as "City of Chicago Special Service Area Number 11" and the levy of a special annual services tax (the "Services Tax") upon the taxable property therein; and

WHEREAS, Pursuant to the Proposing Ordinance, proper notice was given and a public hearing was held on June 21, 1988, at which hearing the creation of the Area and the levy of the Services Tax therein was considered and all interested persons affected thereby were allowed to file written objections thereto and to be heard orally thereon regarding said matters; and

WHEREAS, The City Council by an ordinance (the "Establishing Ordinance") adopted on the 27th day of July, 1988, did establish the Area; and WHEREAS, No petition containing the requisite number of signatures has been filed objecting to the creation of the Area, the levy or imposition of the Services Tax, and the City Council is authorized to levy a direct annual tax against all of the taxable property included in the Area in an amount not exceeding the sum of sixty-five one hundredths of one percent (.65%) of the equalized assessed value of taxable property within the Area; and

WHEREAS, Pursuant to an ordinance adopted on the 14th day of September, 1988, the Services Taxes in the amount of \$241,500 were appropriated and levied by the City Council; and

WHEREAS, The City Council deems it advisable, necessary and for the best interests of the City that funds be provided to provide the services as defined in the Establishing Ordinance and for that purpose, taxable warrants be issued and drawn against and in anticipation of the collection of the taxes heretofore levied for Special Service Area Number 11 for the year 1988; now, therefore,

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

SECTION 1. Authorization.

Tax anticipation warrants of the City (the "Warrants") are hereby authorized to be issued, sold, and delivered, pursuant to the powers of the City as a home rule unit of government and other provisions of Illinois law, to provide the services as defined in the Establishing Ordinance and drawn against and in anticipation of the collection of the taxes levied for Special Service Area Number 11 for the year 1988. The Warrants shall show upon the face thereof that they are payable in the numerical order of their issuance solely from such taxes when collected and that any Warrant shall be received by any collector of taxes in payment of the tax against which it is issued. The Warrants issued for said purpose shall not be issued in an amount in excess of \$100,000. Such taxes so levied are hereby assigned and pledged to the payment of the Warrants; and such taxes, when collected, shall be set apart and held for the payment of the Warrants. The Warrants shall be dated as of the date of delivery thereof and shall also bear the date of registration thereof. The Warrants shall be in fully registered form, shall be of the denomination of \$5,000 or authorized integral multiples thereof, and shall be numbered 1 and upwards.

The Warrants shall be in the form set forth in Section 5 of this ordinance.

SECTION 2. Interest; Payment Provisions.

The Warrants shall bear interest at a rate of twelve and one-half percent (12.5%) per annum (computed upon the basis of a 360-day year of twelve 30-day months) from the date thereof until paid or until notice shall be given as provided in Section 8 hereof that money is available for the payment of any Warrant and that it is to be paid on presentation. The principal of and interest on the Warrants shall be payable on presentation in lawful money of the United States of America at the principal corporate trust office of the Harris Trust and Savings Bank, Chicago, Illinois, as warrant registrar and paying agent (the "Warrant Registrar"). The Warrants are issued and the rate of interest on the Warrants has been set on the basis that such interest is not exempt from inclusion in gross income for federal income tax purposes under Section 103 of the Internal Revenue Code of 1986.

SECTION 3. Execution; Registration.

The Warrants shall be executed on behalf of the City by the manual or facsimile signatures of the Mayor and City Comptroller and shall be attested with the manual or facsimile signature of the City Clerk and the seal of the City or facsimile thereof shall be affixed thereto.

All Warrants shall have thereon a certificate of registration substantially in the form hereinafter set forth duly executed by the Warrant Registrar as registration agent of the City and showing the date of registration. No Warrant shall be valid or obligatory for any purpose or be entitled to any security or benefit under this ordinance unless and until such certificate of registration shall have been duly executed by the Warrant Registrar, and such certificate of registration upon any such Warrant shall be conclusive evidence that such Warrant has been registered and delivered under this Ordinance.

SECTION 4. Registration Of Warrants; Persons Treated As Owners.

The City shall cause books (the "Warrant Register") for the registration and for the transfer of the Warrants as provided in this ordinance to be kept at the principal corporate trust office of the Warrant Registrar. The City is authorized to prepare, and the City or the Warrant Registrar shall keep custody of, multiple Warrant blanks for use in the transfer of Warrants.

Upon surrender for transfer of any Warrant at the office of the Warrant Registrar duly endorsed by, or accompanied by a written instrument or instruments of transfer in form satisfactory to the Warrant Registrar and duly executed by the registered owner or his attorney duly authorized in writing, the City shall execute, date and deliver in the name of the transferee or transferees a new fully registered Warrant or Warrants issued for the same purpose and of the same number, denomination and interest rate. The execution by the City of any fully registered Warrant shall constitute full and due authorization of such Warrant; and the Warrant Registrar shall thereby be authorized to date and deliver such Warrant; provided, however, the principal amount of outstanding Warrants delivered by the Warrant Registrar for said purpose shall not exceed the then authorized and sold principal amount of Warrants for such purpose remaining outstanding.

The Warrant Registrar shall not be required to transfer any Warrant after money is available for the payment thereof.

The person in whose name any Warrant shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of the principal of or

interest on any Warrant shall be made only to or upon the order of the registered owner thereof or his legal representative. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Warrant to the extent of the sum or sums so paid.

No service charge shall be made for any transfer of Warrants, but the City or the Warrant Registrar may require payment of a sum sufficient to cover any tax or other governmental charge that may be imposed in connection with any transfer of Warrants.

SECTION 5. Form Of The Warrants.

The Warrants, the certificate of registration to be endorsed thereon, and the form of assignment are all to be in substantially the following forms with necessary and appropriate variations, omissions and insertions as permitted or required by this ordinance; provided that if no portion of the text of the Warrant is to be printed on the back side of the Warrant, then paragraph [2] and the legend, "See Reverse Side for Additional Provisions", shall be omitted, and paragraphs [7] through [9] shall be inserted immediately after paragraph [1]:

(Form Of Warrant -- Front Side)

Registered Number

United States Of America

State Of Illinois

County Of Cook

City Of Chicago

Special Service Area Number 11

Taxable Tax Anticipation Warrant.

See Reverse Side for Additional Provisions Registered

Taxable Interest Rate: 12.50%

Dated		
Date:	,	1989

Registered Owner:

Principal Amount:

[1] Know All Persons By These Presents, that the City of Chicago, Cook County, Illinois (the "City"), hereby acknowledges itself to owe and for value received, promises to pay to the Registered Owner identified above, or registered assigns as hereinafter provided, as and when herein provided, the Principal Amount identified above and to pay interest (computed on the basis of a 360-day year of twelve 30-day months) on such Principal Amount from the date of this Warrant

at the Taxable Interest Rate per annum identified above until said Principal Amount is paid or until notice shall be given that money is available and that this Warrant will be paid upon presentation. Such notice shall be mailed to each Registered Owner at its address as shown on the Warrant Register by first-class mail not less than five (5) days prior to the date of such availability. The principal of and interest on this Warrant are payable in lawful money of the United States of America upon presentation at the principal corporate trust office of Harris Trust and Savings Bank, Chicago, Illinois (the "Warrant Registrar"). The Warrants are issued and the rate of interest on the Warrants has been set on the basis that such interest is not exempt from inclusion in gross income for federal income tax purposes under Section 103 of the Internal Revenue Code of 1986.

[2] Reference is hereby made to the further provisions of this Warrant 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.

[3] It is hereby certified and recited that all conditions, acts, and things required by law to exist or to be done precedent to and in the issuance of this Warrant, did exist, have happened, been done and performed in regular and due form and time as required by law; that the total amount of Warrants authorized to be issued in anticipation of the 1988 tax levy of Special Service Area Number 11 does not exceed \$100,000, which amount does not exceed 85% of the underlying tax levy for such purpose.

[4] Principal of and interest on this Warrant will be paid in lawful money of the United States of America from the proceeds of taxes, when received, heretofore levied upon all taxable property in Special Service Area Number 11 in the City for the year 1988. [5] This Warrant shall not be valid or become obligatory for any purpose until the certificate of registration hereon shall have been signed by the Warrant Registrar.

[6] In Witness Whereof, said City of Chicago, Cook County, Illinois, by its City Council, has caused this Warrant to be executed by the manual or duly authorized facsimile signatures of the Mayor and City Comptroller and to be attested by the manual or duly authorized facsimile signature of the City Clerk, and the seal of the City or facsimile thereof to be affixed hereto, all as of the dated date identified above.

	Mayor	
Seal)		
	City Comptroller	_
· · · · · · · · · · · · · · · · · · ·		
Attest:	•	
		-
City Clerk		
	· · · · · · · ·	
Date of Registration:	, 1989	
Certificate	Warrant Registrar and Paying Agent:	
of Registration	Harris Trust and Savings Bank Chicago, Illinois	
This Warrant is one of the Warrants		
lescribed in the within mentioned Ordinance and is one of the Taxable Tax		
Anticipation Warrants of Special Service Area Number 11 of the City of Chicago,		
Cook County, Illinois.		

5/10/89

Harris Trust and Savings Bank, as Warrant Registrar

By

Authorized Officer

[Form Of Warrant -- Reverse Side]

City Of Chicago

Cook County, Illinois

Special Service Area Number 11

Taxable Tax Anticipation Warrants.

[7] This Warrant is one of a series of Warrants issued in anticipation of taxes so levied for the year 1988 to provide services for Special Service Area Number 11, and is payable, both as to principal and interest, in the numerical order of its issue, solely from said taxes when collected, which taxes are hereby assigned and pledged to the payment of this Warrant and of all Warrants issued against and in anticipation of such taxes; and this Warrant shall be received by any collector of taxes in payment of the taxes against which it is issued.

[8] This Warrant is transferable by the Registered Owner hereof in person or by his attorney duly authorized in writing at the principal corporate trust office of the Warrant Registrar in Chicago, Illinois, but only in the manner, subject to the limitations, upon payment of the charges provided in the authorizing Ordinance, and upon surrender and cancellation of this Warrant. Upon such transfer a new Warrant of the same number, denomination, and interest rate will be issued to the transferee in exchange therefor.

[9] The City and the Warrant Registrar may deem and treat the Registered Owner hereof as the absolute owner hereof for the purpose of receiving payment of or on account of principal hereof and interest due hereon and for all other purposes, and neither the City nor the Warrant Registrar shall be affected by any notice to the contrary. (Assignment)

For Value Received, the undersigned sells, assigns and transfers unto

(Name and Address of Assignee)

the within Warrant and does hereby irrevocably constitute and appoint as attorney to transfer the

said Warrant on the books kept for registration thereof with full power of substitution in the premises.

_____ ____.

Dated: _____

Signature guaranteed: _____

Notice: The signature to this assignment must correspond with the name of the Registered Owner as it appears upon the face of the within Warrant in every particular, without alteration or enlargement or any change whatever.

SECTION 6. Sale Of Warrants Authorized.

The Mayor, Comptroller and City Clerk are hereby authorized to execute, issue and dispose of the Warrants at a price of not less than par to the purchaser thereof, namely, Harris Trust and Savings Bank, Chicago, Illinois, from time to time as funds are needed to provide the services as defined in the Establishing Ordinance. The contract for the sale of the Warrants heretofore entered into be and the same is hereby in all respects ratified and approved, it being hereby found and determined that no person holding any office of the City, either by election or appointment, is in any manner interested, either directly or indirectly, in his own name or in the name of any other person, association, trust, or corporation, in said contract for the purchase of the Warrants.

SECTION 7. Use Of Proceeds.

The proceeds of the Warrants shall be used to provide the services as defined in the Establishing Ordinance.

SECTION 8. Comptroller To Notify Registered Owners.

When taxes are received, the Comptroller shall notify the Registered Owner of each Warrant by mailing notice of such receipt, of the date when money will be available for the payment of such Warrant, and that such Warrant will cease to bear interest on such availability date. Such notice will be mailed to each Registered Owner at its address as shown on the Warrant Register by first-class mail not less than five (5) days prior to the date of such availability.

SECTION 9. List Of Warrantholders.

The Warrant Registrar shall maintain a list of the names and addresses of the holders of all Warrants and upon any transfer shall add the name and address of the new Warrantholder and eliminate the name and address of the transferor Warrantholder. The Warrant Registrar also agrees to mail Form 1099 to all applicable Warrantholders and to provide other pertinent information in connection with the Internal Revenue Code of 1986.

SECTION 10. Further Acts.

All acts and doings of the officials of the City which are in conformity with the purposes and intent of this ordinance are hereby in all respects, ratified, approved and confirmed.

SECTION 11. Severability.

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

SECTION 12. Repealer.

All ordinances, resolutions, orders or parts thereof in conflict with the provisions of this ordinance are, to the extent of such conflict, hereby repealed.

SECTION 13. Effective Date.

This ordinance shall be in full force and effect upon its passage and publication, as provided by law.

508

[Signature forms omitted for printing purposes.]

EXECUTION OF LOAN AND SECURITY AGREEMENT WITH PHIL-CO MARKETING, DOING BUSINESS AS FAIR MUFFLER SHOP

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Office of the Mayor authorizing the execution of a Loan and Security Agreement between the City of Chicago and Phil-Co Marketing, doing business as Fair Muffler Shop, necessary for the purchase of property and equipment to be located at 11453 South Halsted Street, 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) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, 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 Department of Economic Development of the City of Chicago has as its primary purpose the creation of additional employment opportunities in the City of Chicago through the attraction and expansion of economic development activity in the City; and

WHEREAS, The United States Department of Housing and Urban Development has made available to the City of Chicago through the federal Community Development Block Grant Program, a grant in the amount of \$2,500,000 to be used to make low interest loans to start-up and expanding businesses; and

WHEREAS, Phil-Co Marketing, doing business as Fair Muffler Shop, has made an application to the Department of Economic Development to borrow \$152,500 for the purpose of purchasing land, building, and equipment, for their auto repair facility in Chicago, which will result in, among other things, the creation of an estimated 16 full-time and permanent job opportunities for low and moderate income persons residing in the City, over three years; and

WHEREAS, The Economic Development Commission has approved the application of Phil-Co Marketing, doing business as Fair Muffler Shop; now, therefore,

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

SECTION 1. The Commissioner of Economic Development is authorized to enter into and execute, subject to review as to form and legality by the Corporation Counsel, a Loan and Security Agreement with Phil-Co Marketing, doing business as Fair Muffler Shop pursuant to which the City will loan \$152,500 to Phil-Co Marketing, doing business as Fair Muffler Shop, to assist in the expansion of operations. The Loan and Security Agreement shall contain the basic terms and conditions outlined in Exhibit A which is attached hereto and made a part of this ordinance.

SECTION 2. The Commissioner of Economic Development is further authorized to enter into and execute such other documents as may be necessary and proper to implement the terms of the Loan and Security Agreement.

SECTION 3. This ordinance shall be effective by and from the date of its passage.

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

12.

f)

Exhibit "A".

Basic Terms And Conditions.

Borrower: Phil-Co Marketing, d/b/a Fair Muffler Shop

Loan Amount: \$152,500

- a) The loan term shall be five and one half (5-1/2) years, with 15-year amortization;
- b) The interest rate charged shall be 75% of the prime rate, adjusted quarterly;
- c) The City shall receive a second lien position on all machinery and equipment;
- d) The City shall receive a second mortgage on real property located at 11453 South Halsted Street, Chicago, Illinois;
- e) The City shall receive a third mortgage on real property located at 17706 Pebblewood, Hazelcrest, Illinois and 853 White Oak Lane, University Park, Illinois; and
 - Personal guarantees of Roger Phillip, Covita Phillip and Frank Bonacci.

EXECUTION OF LOAN AND SECURITY AGREEMENT WITH AKAR CORPORATION.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Office of the Mayor authorizing the execution of a Loan and Security Agreement between the City of Chicago and AKAR Corporation necessary for the purchase of Fenchel Lampshade Company located at 612 South Clinton Street, 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) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, 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 Department of Economic Development of the City of Chicago has as its primary purpose the creation of additional employment opportunities in the City of Chicago through attraction and expansion of economic development activity in the City; and

WHEREAS, The United States Department of Housing and Urban Development has made available to the City of Chicago, through the federal Community Development Block Grant Program, a grant in the amount of \$594,000 to be used to make low interest loans to eligible and expanding businesses; and

WHEREAS, The AKAR Corporation has made application to the Department of Economic Development to borrow \$100,000 for the purpose of purchasing Fenchel Lampshade Company which will result, among other things, in the retention of 18 positions and creation of an estimated 10 new, permanent job opportunities for persons residing in the City, over three years; and

WHEREAS, The Economic Development Commission has approved the application of the AKAR Corporation; now, therefore,

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

SECTION 1. The Commissioner of Economic Development is authorized to enter into and execute, subject to review as to form and legality by the Corporation Counsel, a Loan and Security Agreement with the AKAR Corporation, pursuant to which the City will loan \$100,000 to the AKAR Corporation to assist in the expansion of operations. The Loan and Security Agreement shall contain those basic terms and conditions outlined in Exhibit A which is attached hereto and made a part of this ordinance.

SECTION 2. The Commissioner of Economic Development is further authorized to execute such other documents as may be necessary and proper to implement the terms of the Loan and Security Agreement.

SECTION 3. This ordinance shall be effective by and from the date of its passage.

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

Exhibit "A".

Basic Terms And Conditions.

Borrower:	AKAR Corporation			
Loan Amount:	\$100,000 Co-Venture and Entrepreneurial Equity Investment Program			
Term:	a.	The term of the loan shall run concurrent to the term of the private bank financing but not to exceed five (5) years, payable in monthly installments of principal and interest.		
	b.	The interest rate charged will be 6%.		
	c.	The City will receive a second lien position on machinery and equipment, receivables and inventory.		
	d.	The City will receive a third lien on the borrower's house at 2027 Orrington Avenue, Evanston.		
	e.	The City will receive not less than a shared first lien with the State of Illinois on the property at 410 West 60th Street, Chicago, Illinois.		

f.

The City will receive an unlimited personal guaranty of payment from Steven Rogers and Michelle Rogers, 100% owners of AKAR Corporation.

- g. The City shall receive proof of additional financing under the following terms:
 - (1) Firm commitment from the South Shore Bank of Chicago for private financing in an amount not to be less than \$300,000 and for a term not to exceed five (5) years, and at a rate of prime plus 2%.
 - (2) A firm commitment from the State of Illinois for a loan not to be less than \$50,000 for a term not to exceed five (5) years, and at a rate of 5%.
 - A firm commitment from the Seller to accept a note in an amount not to be less than \$75,000, and for a term not to exceed five (5) years, and at a rate of 10%.
 - (4) A firm commitment from the Neighborhood Fund for private financing in an amount not to be less than \$115,000 in exchange for equity participation consisting of forty (40) shares of preferred stock.
 - (5) The City shall receive proof of equity financing by Steven Rogers and Michelle Rogers in an amount of not to be less than \$50,000.
 - (6) The City shall receive an unlimited personal guaranty from Steven Rogers and Michelle Rogers, 100% owners of AKAR Corporation.

EXECUTION OF WATER SUPPLY CONTRACT WITH VILLAGES OF WESTCHESTER AND BROADVIEW, JOINTLY.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

5/10/89

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Office of the Mayor authorizing the execution of a Water Supply Contract with the Villages of Westchester and Broadview, Illinois, 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) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, 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 ("City") possesses the power and authority to furnish water from the City's water mains to others; and

WHEREAS, Since 1927 the City has previously entered into agreements to supply water to the Villages of Westchester and Broadview, jointly; and

WHEREAS, These agreements provided that the City would furnish water from the City's water mains at the City limits, South Austin Boulevard and just south of West Railroad Avenue, to these villages, jointly; and

WHEREAS, The water furnished was to be for consumers located within the territorial limits of these villages and outside the corporate limits of the villages, jointly; and

WHEREAS, The City is willing to continue to supply water to these villages, jointly, under substantially the same terms as in its previous agreements; now, therefore,

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

SECTION 1. That the Mayor is hereby authorized and directed to execute, the City Clerk to attest, the Commissioner of Water to approve and the City Comptroller to accept the file for record, upon the approval of the Corporation Counsel as to form and legality, a water supply contract between the City of Chicago and the villages of Westchester and Broadview, jointly. Such contract shall be substantially in form as the attached.

SECTION 2. That this ordinance shall be in full force and effect upon, from and after its passage.

Water Supply Contract attached to this ordinance reads as follows:

Water Supply Contract Between The City

Of Chicago And The Village Of Westchester And

The Village Of Broadview, Jointly.

This Agreement made and entered into this ______ day of ______, 1989, A.D. and executed in sextuplicate originals (each executed copy constituting an original) by and between the City of Chicago, a municipal corporation, organized and existing under and by virtue of the laws of the State of Illinois, hereinafter called the "City" and the Village of Westchester and the Village of Broadview, jointly, municipal corporation, in Cook County, Illinois, located within the Metropolitan Sanitary District of Greater Chicago, hereinafter referred to as the "Villages, Jointly".

Witnesseth:

Whereas, The City and the Villages, Jointly, entered into a ten year agreement on the 23rd day of April, 1979 for the furnishing from the City's water mains at the City limits, through its connection at South Austin Boulevard and just south of West Railroad Avenue, a supply of water for consumers supplied by the Villages, Jointly, not to exceed an annual average of 5,248,000 gallons per day in 1979, decreasing to 4,331,000 gallons per day in 1988, with the maximum rate of flow from the City's mains not to exceed twice the annual average daily withdrawal; and

Whereas, The City's is willing to renew its water supply contract with the Villages, Jointly, and furnish water from existing connection to City's water mains at the City limits, South Austin Boulevard and just south of West Railroad Avenue. Now, Therefore, In consideration of the mutual covenants and agreements hereinafter contained, the parties agree with each other as follows:

A. Service To Be Furnished.

(1) The City agrees to furnish to the Villages, Jointly, and the Villages, Jointly, agree to purchase and take from the City under and in accordance with the terms hereof, a supply of water through metered connection authorized by the Commissioner of Water of the City ("Commissioner") from the City's water mains at the City limits, South Austin Boulevard and just south of West Railroad Avenue, to be used by the Villages, Jointly, in supplying water to consumers located within the corporate limits of the Villages, Jointly, and to two (2) accounts (one commercial, Edens Bowling Lanes; one residential, three houses in Cook County Forest Preserve District's LaGrange Park Woods) located outside-the corporate limits of the Villages, Jointly.

(2) The Villages, Jointly, are further authorized to resell water to the U. S. Veterans Administration Hospital (Hines), the John J. Madden Hospital Clinic and the Loyola University Medical Center located outside the corporate limits of the Villages, Jointly.

B. Quantity Of Water To Be Furnished.

(1) For consumers located within the corporate limits of the Villages, Jointly, and to include additional amounts of water for resale to the U. S. Veterans Hospital (Hines), the John J. Madden Hospital Clinic and the Loyola University Medical Center and the individual consumers located outside the corporate limits of the Villages, Jointly, the following are quantities of water for the years included:

Year	Annual Average Daily Quantity In Millions Of Gallons		
1989	4.381		
1990	4.432		
1991	4.440		
1992	4.448		
1993	4.455		
1994	4.463		
1995	4.471		

5/10/89

Year	Annual Average Daily Quantity In Millions Of Gallons	
1996	4.479	
1997	4.487	
1998	4.494	

The Individual Consumers' quantities of water are included in the allocations made to the Villages, Jointly. These quantities of water are in accordance with the allocations made to the Villages, Jointly, the Loyola University Medical Center and the John J. Madden Medical Clinic by Opinion and Order LMO 80-4 of the State of Illinois, Department of Transportation. These quantities of water may be adjusted by the Commissioner if there are any future revisions of the allocation order by the State of Illinois, Department of Transportation for the Villages, Jointly, Loyola University Medical Center and the John J. Madden Medical Clinic. The U. S. Veterans Administration Hospital (Hines) does not need or have an allocation.

(2) The water supplied and taken in accordance with this contract shall be withdrawn at a uniform rate during the 24 hours of each day. The maximum hourly rate of withdrawal of water from the City's mains shall not exceed twice the annual average daily contract amount.

(3) The Villages, Jointly, shall install a flow control system and a pressure recording system consisting of a manually operated flow control valve controlled by the City at a meter vault on existing water service connection to City's water main at the City limits at its connection at South Austin Boulevard and just south of West Railroad Avenue in order to regulate the flow of water as herein provided. When requested by the Commissioner, the Villages, Jointly, shall provide the necessary equipment to transmit pressures and convert the manually operated flow control valves to remotely controlled flow control valves. All devices necessary for the control and transmission of pressures and rates of flow of water furnished shall be provided and maintained by the Villages, Jointly. The transmission of pressures and rates of flow readings shall be to a location designated by the City and the flow control valve shall be controlled by the City.

(4) The quantities of water to be furnished are to be supplied to the Villages, Jointly, Loyola University Medical Center and the John J. Madden Medical Clinic for the years as indicated:

Year	Village Of Westchester	Village Of Broadview	Loyola University Medical Center	John J Madden Medical Clinic	
1989	1.926	1.946	.455	.054	
1990	1.950	1.948	.480	.054	
1991	1.960	1.946	.480	.054	
1992	1.970	1.944	.480	.054	
1993	1.980	1.941	.480	.054	
1994	1.990	1.939	.480	.054	
1995	2.000	1.937	.480	.054	
1996	2.010	1.935	.480	.054	
1997	2.020	1.933	.480	.054	
1998	2.030	1.930	.480	.054	

Annual Average Daily Quantity In Millions Of Gallons.

C. Standard Terms And Conditions.

I. General.

(1) This contract shall be in force and effect for a period ending ten years from the date hereof, subject, however, to the option of the Villages, Jointly, to renew said contract for successive like terms, written notice thereof to be submitted to the City six months prior to the expiration of each said ten year term. Amounts of water for average daily use will be the amounts as allocated by the State of Illinois, Department of Transportation.

(2) No officer, official or agent of the City has the power to amend, modify or alter this contract or waive any of its conditions as to bind the City by making any promise or representation not contained herein; provided that the Commissioner may make modifications pursuant to paragraphs B(4) and C(7) herein.

(3) This contract shall not be assigned or transferred by either party.

(4) This contract will be subject to cancellation in the event a court of competent jurisdiction restricts or limits, directly or indirectly, any of the City's rights to obtain, sell, contract for or distribute Lake Michigan water.

(5) The quantity of water supplied under this contract shall not exceed the amount of Lake Michigan water allocated by the State of Illinois, Department of Transportation to the Villages, Jointly, and the two (2) entities served by the Villages, Jointly.

(6) The City will not be responsible in damages for any interruption or failure to supply water and shall be saved and held harmless from all damage of any kind, nature and description which may arise as a result of making this contract and furnishing water hereunder.

(7) The Villages, Jointly, may, by permission of the Commissioner, in an emergency, supply water to other City water users who have been previously authorized an emergency connection.

II. Reporting Requirements.

(8) At the end of each calendar year during the term of this contract and not later than March 31st of each year, the Villages, Jointly, agree to submit to the Commissioner a written copy of the prevailing water rate schedule as applicable to its water customers. It shall include all rates and relevant information and the premise on which rates have been furnished.

(9) The Villages, Jointly, shall submit to the City by the 10th day of each month, a report showing the amount of water received the previous month from the City and the amount furnished to customers.

III. Reservations.

(10) In the event of a default in payment of water bill by the Villages, Jointly, the City reserves the right to require the Villages, Jointly, to deposit, in advance, a sum equal to the estimated costs for water supply during a period of ninety days at the prevailing metered rate.

(11) The City reserves the right to inspect, test, repair and replace the water meters as required. Such replacements or repairs shall be charged to and paid by the Villages, Jointly.

5/10/89

520

IV. Water Quality.

(12) The City shall supply the Villages, Jointly, with water of a quality commensurate with that furnished to its consumers within its City limits.

(13) The Villages, Jointly, shall receive its supply of water from the City by a means or method approved by the Commissioner. The City water system must be safeguarded by means of an air gap at the receiving reservoir. When the requirement for a receiving reservoir is waived to permit a direct connection for emergency use, a backflow preventer, approved by the Commissioner, must be installed.

(14) The Villages, Jointly, bears the responsibility for maintaining the water quality at any point beyond the meter vault and within its distribution system. The City bears no degree of responsibility for the water quality at any point beyond the meter vaults.

(15) The Villages, Jointly, shall notify and keep the City informed of the responsible individual in charge of operations.

(16) The Villages, Jointly, shall immediately notify the Commissioner of any emergency or condition which may affect the quality of water in either party's system.

(17) The City reserves the right to make inspections of those facilities which may affect the quality of the water supplied to the Villages, Jointly, and to perform required tests.

V. Equipment Operation.

(18) The Villages, Jointly, shall provide and maintain all service mains and valves and bear the costs for connecting said mains to and severing them from the City's water system. Each service main shall be equipped with a valve located within the City limits and said valve shall be under the sole and complete control of the City and will mark the limit of the City's responsibility for maintenance of the piping system.

(19) The Villages, Jointly, shall provide and maintain any and all devices expressly requested by the Commissioner for the purpose of controlling, measuring, transmitting and recording flows of the supply of water furnished and the transmitting and recording of pressures, reservoir levels and other required operational information.

(20) The Villages, Jointly, shall provide the meters, vaults with sump pumps and related devices, adhering to City Standard Practices, for measuring the supply of water furnished. Meters provided must be delivered to the City Meter Shop for testing and picked up promptly after testing, all at the expense of the Villages, Jointly, prior to installation by them. Plans and specifications for the equipment and vault, or other protective structure, must be submitted to and be approved by the Commissioner before an authorization for installing the meters and related devices will be issued. The Villages, Jointly, shall provide a tee and valve downstream of each meter installed in each meter vault. The tee

and valve shall be a minimum of two inches pipe size. The Villages, Jointly, shall provide one one-inch pipe size test tap in the inlet pipe ahead of the header pipe.

(21) The City's representative will regularly inspect the meters measuring the supply of water furnished and will repair or replace any meter or part of a meter which has been in service for a period longer than authorized or which is known or suspected to be registering incorrectly. All such repairs or replacements shall be made by the City's representatives and the Villages, Jointly, shall pay for repairs and replacement made.

(22) When it is determined that a water meter registered incorrectly, an estimate of the amount of water furnished through the faulty meter shall be prepared by the Commissioner for the purpose of billing the Villages, Jointly. The estimate shall be based upon the average of twelve preceding readings of the meter, exclusive of incorrect readings. When less than twelve correct readings are available, fewer readings, including some obtained after the period of incorrect registration, may be used.

(23) The Villages, Jointly, shall assure that reservoirs of sufficient capacity are provided in its entire system including its own system and the entities served to store twice the annual daily average allocation of water to the Villages, Jointly, and the entities furnished water by the Villages, Jointly, Water System as authorized by the State of Illinois, Department of Transportation Order Number LMO 80-4 and any revisions to the allocations. All reservoirs provided by the Villages, Jointly, and the entities furnished water by the Villages, Jointly, Water System shall be considered in meeting this requirement. The Villages, Jointly, Water System is to be operated to utilize the reservoirs in a manner to assure that water is withdrawn from the City's Water System as uniformly as possible.

VI. Rates And Discounts.

(24) Charges for water furnished to the Villages, Jointly, shall be at a rate no greater than that for large quantities of water furnished through meters to customers inside the City, said rate being fixed by City ordinance.

(25) The Villages, Jointly, shall be entitled to the same discount for prompt payment of water bills as is allowed to metered customers inside the City.

In Witness Whereof, The City has caused this contract to be signed in sextuplicate originals (each executed copy constituting an original) by the Commissioner, countersigned by its Comptroller, approved by its Mayor, and its Corporate Seal to be hereto affixed and duly attested by its Clerk. The Villages, Jointly, has caused the same to be signed in sextuplicate originals (each executed copy constituting an original) by their respective President of the Village and its Corporate Seal to be hereto affixed, duly attested by its Clerk, on the date and year first above written.

[Signature forms omitted for printing purposes.]

EXECUTION OF AGREEMENT WITH STATE OF ILLINOIS FOR FUNDING OF HAROLD WASHINGTON LIBRARY CENTER.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Office of the Mayor authorizing the execution of an Interagency Agreement between the City of Chicago and the State of Illinois necessary for the construction of the Harold Washington Library Center pursuant to the Illinois Local Library Act (Chapter 81-1-1 of the Illinois Revised Statutes) 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) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, 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 (the "City") represents that, under the provisions of the Illinois Local Library Act, as amended, Ill. Rev. Stat. 1985, Ch. 81, pars. 1-1, et seq., the City is authorized to expend funds for the development of library facilities; and

WHEREAS, The City has entered into a design/build contract with the Sebus Group to construct the Harold Washington Library Center; and

WHEREAS, The General Assembly of the State of Illinois has enacted P.A. 84-1467 in which the amount of \$5,000,000 was appropriated from the Capital Development Bond Fund to the Capital Development Board of the State of Illinois (the "Board") for the City, which provides, in pertinent part, that such monies are appropriated:

"... for a grant to the City of Chicago for the costs associated with planning, construction, and equipment for a new central public library facility"; and

WHEREAS, The General Assembly has enacted P.A. 84-1217 to which the amount of \$5,000,000 was reappropriated from the Capital Development Bond Fund to the Board for the City, which Act provides, in pertinent part, that such monies are reappropriated:

". . . for a grant to the City of Chicago for a portion of the costs of planning, rehabilitation, renovation and equipment for a new public library facility"; and

WHEREAS, The Board now desires to enter into an agreement with the City which will make these funds available for the Harold Washington Library Center; and

WHEREAS, No local match for these funds will be required by the City of Chicago; now, therefore,

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

SECTION 1. That the Mayor is authorized to enter into an agreement with the Capital Development Board of the State of Illinois for funding of the Harold Washington Library Center in an amount of \$10,000,000.

SECTION 2. That the City Council hereby appropriates the amount of \$10,000,000 or such amounts as may actually be received from the Capital Development Board of the State of Illinois.

SECTION 3. That the City Comptroller is directed to disburse the grant funds as required to carry out the project.

SECTION 4. That the Agreement with the State of Illinois shall be in the form attached hereto with such changes as may be required by the State.

1.1

524

SECTION 5. That the Commissioner of Public Works is authorized to furnish additional information, and execute and file assurances or other documents, including technical amendments that do not change the project budget total, as the Capital Development Board of the State of Illinois may require in connection with the application or agreement.

SECTION 6. That this ordinance shall be in force and effect from and after its passage.

Interagency Agreement attached to this ordinance reads as follows (Note: Interagency Agreement is amended by deleting the language in brackets and inserting the language in italics):

Interagency Agreement.

This Agreement, made as of this [16th] _____ day of [March] _____, 198[7],8 by and between the City of Chicago, an Illinois home-rule municipal corporation ("City"), and the Capital Development Board of the State of Illinois ("Board").

Recitals:

Whereas, The City represents that, under the provisions of the Illinois Local Library Act, as amended, Ill. Rev. Stat. 1985, Ch. 81, pars. 1-1, et seq., the City is authorized to expend funds for the development of library facilities; [and]

Whereas, The City desires to provide such a library facility to be known as the "[Central] Harold Washington Library [Building]" Center in Chicago, Illinois; and

Whereas, The General Assembly has enacted HB 3133 as P.A. 84-1476 (the "Act") in which the amount of \$5,000,000 was appropriated from the Capital Development Bond Fund to the Board for the City, which Act provides, in pertinent part, that such monies are appropriated:

"... for a grant to the City of Chicago for the costs associated with planning, construction, and equipment for a new central public library facility." Section 37 of the Act; [and]

Whereas, The General Assembly has enacted SB 1841 as P.A. 84-1217 to which the amount of \$5,000,000 was reappropriated from the Capital Development Bond Fund to the Board for the City, which Act provides, in pertinent part, that such monies are reappropriated:

5/10/89

"... for a grant to the City of Chicago for a portion of the costs of planning, rehabilitation, renovation and equipment for a new public library facility"; [and]

Whereas, The Board is authorized to provide for the construction or improvement of facilities when authorized by the General Assembly by appropriation, Ill. Rev. Stat. 1985, Ch. 127, pars. 711, et seq.; [and]

Whereas, The City of Chicago is a home rule unit of government under Section 6 of Article VII of the 1970 Constitution of the State of Illinois and as such, except as limited by such Section, "may exercise any power and perform any function pertaining to its government and affairs ...;"

Whereas, Pursuant to an ordinance passed by the City Council of the City of Chicago on July 29, 1987 (Journal of Proceedings of the City Council, pp. 2560 through 2581, inclusive), the City sponsored a design-build competition ("the Competition") to select a design-build team to design, build, furnish and deliver to the City ("design-build") the Harold Washington Library Center which consists of the total design, construction and furnishing of a building complete with all appurtenances necessary to produce such facility;

Whereas, Pursuant to the Competition and Agreements for the Preparation of Design Build Proposals dated May 14, 1988, five design/build proposers submitted proposals to the City to design/build the Harold Washington Library Center;

Whereas, The City has accepted a Design/Builder's Proposal to design-build the Harold Washington Library Center in accordance with the Design/Build Contract for the maximum contract amount of \$144,626,000; [and]

Whereas, The Design/Builder has warranted and represented to the City that it is ready, willing and able to design-build the Harold Washington Library Center, and

Whereas, The City and the Board are authorized pursuant to the Intergovernmental Cooperation Act, Ill. Rev. Stat., Ch. 127, par. 741, et seq., to enter into an Agreement to provide for the planning, design, land acquisition and construction of facilities and the purchase of equipment and related activities for the [Central] *Harold Washington* Library [Building] *Center*.

Now, Therefore, in consideration of the agreement herein contained, it is mutually agreed among the parties hereto as follows:

1. The foregoing recitals are incorporated by reference as though fully set forth herein.

2. All the planning, design, land acquisition, *construction*, and purchase of equipment are herein collectively called "Construction Work". The Construction Work shall be on real estate owned by the City.

3. The City and the Board agree, in accordance with the provisions of the Illinois Intergovernmental Cooperation Act, [to work jointly] to provide for the *funding of the costs of* planning, design, land acquisition and construction of facilities and the purchase of equipment and related activities for the [Central] Harold Washington Library [Building] Center, as provided herein.

4. A. From the funds released by the Governor the Board shall provide to the City up to \$5,000,000, pursuant to the appropriation contained in P.A. 1476 for the construction and purchase of equipment for the [Central] Harold Washington Library [Building] Center.

B. From the funds released by the Governor the Board shall provide to the City up to \$5,000,000 pursuant to the reappropriation contained in P.A. 84-1217 for the [Central] *Harold Washington* Library [Building] *Center*.

C. Any additional funds obtained by the City for the [Central] Harold Washington Library [Building] Center will not be considered reason to reduce the appropriations through either the Capital Development Board, or funds committed under this or related agreements.

5. The City shall be responsible for all decisions related to the design and planning work, contracting, and for the general supervision and inspection of all Construction Work on the [Central] *Harold Washington* Library [Building] *Center*. The City shall carry out these activities in accordance with and subject to those duties and responsibilities of the Board described in Section 10.01 and Sections 10.03 through 10.07 of the Capital Development Board Act (Ill. Rev. Stat. 1985, Ch. 127, pars. 780.01, 780.03-780-07).

6. All Construction Work funded under this grant shall remain the property of the City.

7. The City shall indemnify and hold harmless the Board from any claims, delays, losses, injuries or other damages arising in the course of, or as a result of, the Construction Work which are attributable to the actions or negligence of the City or its contractors and agents, or any one or more of them.

8. Payments pursuant to this Agreement are subject to the availability of funds and their appropriation or authorized expenditure under State Law.

9: In performance of its obligations pursuant to this Agreement, the City and its contractors shall comply with all applicable provisions of federal, state and local laws. All limits and standards set forth in this Agreement which are to be observed in the performance of the Construction Work are minimum requirements and shall not

affect the application of more restrictive local standards to the performance of the Construction Work.

10. The City shall establish and maintain as a separate set of accounts, or as an integral part of its current accounting scheme, accounts for the Construction Work in accordance with generally accepted accounting principles.

11. All costs of force account work of City and Chicago Public Library staff and of force account work, if any, under change orders, under the Design/Build Contract charged to the Construction Work shall be supported by properly executed payrolls, time records, invoices, contracts, or vouchers evidencing in detail the nature and propriety of the charges. Other costs incurred in connection with the Design/Build Contract shall be supported as required by such Contract. A copy of the Design/Build Contract is attached hereto. [Expenditures against this grant shall not be incurred prior to the date of execution of this Agreement.]

Costs of Construction Work other than that performed pursuant to the Design/Build Contract shall be supported by properly accrued payrolls, time records, invoices, contracts, or vouchers evidencing in detail the nature and propriety of the changes.

12. The Design/Build Contract is a Lump Sum Contract and the Contractor shall be paid by the City for the value of the work completed as set forth in the Schedule of Values approved by the Commissioner of Public Works.

[12.] 13. The City agrees it shall cause to be paid all proper invoices submitted to it after the performance of any of the Construction Work. If the City shall seek reimbursement from the Board [of] *for* payment of any such Construction Work, it shall promptly submit to the Board an invoice in form acceptable to the Board evidencing:

A. that, to the best of the knowledge of the Commissioner of Public Works the Construction Work covered by such invoice has been completed in accordance with applicable plans and specifications;

B. that, to the best of the knowledge of the Commissioner of Public Works said Construction Work has progressed to the point at which the contractor(s) is entitled to the payment(s) made [been accepted] by the City;

C. that, to the best of the knowledge of the Commissioner of Public Works the contractor(s) is (are) not in default under its (their) contract(s) with the City for the Construction Work;

D. that payment by the City to its contractor(s) has been made.

[13.] 14. Upon receipt of an invoice from the City which complies with the above provisions of this Agreement, the Board shall promptly request from the Office of the Comptroller, out of the funds available to fund this State grant, a warrant payable to the City in the amount of such invoice and cause the same to be delivered to the City within 30 days of receipt of the City's invoice. Such payments shall be made only in reimbursement for costs incurred by the City for said Construction Work.

[14.] 15. The City shall permit, and shall require its contractors to permit, the Board, or other State agency authorized to perform such audit and inspection, to inspect all work, materials, payrolls, and other data and records with regard to [the] force account Construction Work performed pursuant to the Design/Build Contract, and to audit the books, records, and accounts of the City and its contractors with regard to the force account Construction Work performed pursuant to the Design/Build Contract.

The City shall permit the Board or other State Agency authorized to perform such inspection to inspect all Work and to audit all data and records required to be furnished to the City pursuant to the Design/Build Contract in connection with the progress of the Work.

With respect to Construction Work not performed pursuant to the Design/Build Contract, the City shall permit, and shall require its contractors to permit, the Board, or other State agency authorized to perform such audit and inspection, to inspect all work, materials, payrolls, and other data and records with regard to the Construction Work, and to audit the books, records, and accounts of the City and its contractors with regard to the Construction Work.

[15.] 16. The City shall submit to the Board such data, reports, records, contracts, and other documents relating to the Construction Work as the Board may reasonably require. The City shall retain intact, for six years following the close-out of the grants under the said appropriations, all related documents, financial records, and supporting documents.

[16.] 17. Upon receipt of notice of successful completion of the Construction Work or upon termination by the Board, the Board may perform or have performed a final audit of the Construction Work to determine the allowability of costs incurred, and shall make final settlement of the State appropriations described in this Agreement. The State appropriations close-out occurs when the Board notifies the City and forwards the final grant payment, if any, or when an appropriate refund of State appropriation funds has been received from the City and acknowledged by the Board. Close-out shall be subject to any continuing obligations imposed on the City by this Agreement. If the Board requests an audit be made by an auditor selected by the Board and such audit does not indicate that funds are owing from the City to the Board, then the Board shall pay the costs of said audit.

5/10/89

[17.] 18. This Agreement is subject to the Illinois Grant Funds Recovery Act, Public Act No. 83-640. This Agreement is valid until December 31, 1991 and State appropriation funds are available to the City and may be expended by the City until said date unless the Board at its discretion, grants an extension of time. Any of said funds which are not expended or legally obligated by the City at the time of this Agreement shall be returned to the Board within 45 days. Project close-out shall be in accordance with paragraph 15 of this Agreement.

[18.] 19. The parties hereto agree that no increase or decrease in budget or scope of work nor any other change or modification to this Agreement shall be of any force or effect unless such amendment is reduced to writing, dated, executed by authorized representatives of both parties, and attached to and made a part of this Agreement. No work shall be commenced and no cost or obligations incurred in consequence of any amendment to this Agreement or any attachments hereto unless and until such amendment has been executed and made a part of this Agreement and the Budget has been amended to conform thereto.

[19.] 20. The parties agree that if any provision of this Agreement is held invalid for any reason whatsoever, the remaining provisions shall not be affected thereby if such remainder would then continue to conform to the purposes, terms, and requirements of applicable law.

[20.] 21. The Board or the City may terminate the [State appropriations'] disbursement of the State appropriations in whole, or in part, when the Board and City agree that continuation of the program objectives would not produce beneficial results commensurate with the further expenditures of funds. The Board and the City shall agree upon termination conditions, including the effective date and, in the case of partial terminations, the portion to be terminated. The City shall not incur new obligations for the terminated portion after the effective date, and shall cancel as many outstanding obligations as possible. The Board shall allow full credit to the City for the Board's share of the noncancelable obligations properly incurred by the City prior to termination.

[21.] 22. No officer or employee of the City and no member of its governing body and no public official of the locality in which the program objectives will be carried out who exercises any functions or responsibilities in the review or approval of the undertaking or carrying out of such objective shall (a) participate in any decision relating to any contract for which monies are sought by the City from the Board under this Agreement which affects his personal interest or the interest of any corporation, partnership, or association in which he is, directly or indirectly, interested or (b) have any financial interest, direct or indirect, in such contract or in the work to be performed under such contract.

[22.] 23. The City shall not pay any bonus or commission for the purpose of obtaining approval of the application for the financial assistance provided for herein, or any other approval by the Board which may be necessary in connection with carrying out the program objectives.

[23.] 24. In carrying out the program, the City shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, age, national origin or handicap. The City shall take affirmative action to insure that applicants for employment are employed, and that employees are treated during employment without regard to their race, color, religion, sex, age, national origin or handicap. Such action shall include, and not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or terminations; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The City shall post in conspicuous places, available to employees and applicants for employment, notices to be provided by the government setting forth the provisions of this nondiscrimination clause. The City shall state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, age, national origin or handicap.

[24.] 25. The City shall refrain from unlawful discrimination in employment and will undertake affirmative action to assure equality of employment opportunity and eliminate the effects of past discrimination, in accordance with the Illinois Human Rights Act.

[25.] 26. It is agreed between the parties that this Agreement, with attachments, as written, is the full and complete agreement between the parties and that there are no oral agreements or understandings between the parties other than what has been reduced to writing herein.

[26.] 27. Any and all notices required to be sent pursuant to the terms of this Agreement shall be sent by mail addressed as follows:

To The City:

[Paul A. Karas, Commissioner] David S. Williams, Commissioner City of Chicago Department of Public Works City Hall, Room 406 121 North LaSalle Street Chicago, Illinois 60602

AUTHORIZATION FOR EXECUTION OF AGREEMENT WITH STATE OF ILLINOIS FOR FEDERAL GRANT FUNDS UNDER IMMIGRATION REFORM AND CONTROL ACT.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Office of the Mayor authorizing the execution of an agreement between the City of Chicago and the State of Illinois, Department of Public Aid necessary for federal grant funds under the Immigration Reform and Control Act, 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) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, 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 Illinois Department of Public Aid is designated by the Governor of Illinois to supervise the administration of the State Legalization Impact Assistance Grants Program of Illinois under Title II, Section 204 of Public Law 99-603, the Immigration Reform and Control Act of 1986, and

WHEREAS, The City of Chicago Commission on Human Relations is the City administrative body for implementing the State Legalization Impact Assistance Grants Program; and

WHEREAS, In order for the City to implement the Program herein referred to it must obtain grant monies from the State of Illinois; and WHEREAS, The State of Illinois has agreed to enter into an agreement with the City for such grant funds upon proper authorization; now, therefore,

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

SECTION 1. That the Mayor is authorized to execute, the City Clerk to attest to and the Executive Director of the Commission on Human Relations to approve, upon approval of the Corporation Counsel as to form and legality, an agreement with the State of Illinois providing for federal grant funds under the Immigration Reform and Control Act in the amount of Four Hundred and Seventy-two Thousand Dollars (\$472,000.00).

SECTION 2. The City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the State of Illinois through the Department of Public Aid, 201 South Grand Avenue East, Springfield, Illinois 62723, to the attention of the Director therefor.

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

SUBMISSION OF APPLICATION TO ILLINOIS DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS FOR GRANT MONIES TO INITIATE RECYCLING EDUCATION CURRICULUM IN CHICAGO PUBLIC SCHOOL SYSTEM.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Office of the Mayor authorizing the filing of an application with the State of Illinois, Department of Commerce and Community Affairs for a grant through the Illinois Clean and Beautiful Program, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, 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 Illinois Department of Commerce and Community Affairs has made available a matching grant in the amount of \$11,000 to the City of Chicago for development of a recycling education curriculum in the Chicago Public School System; and

WHEREAS, It would be in the public interest of the citizens of the City of Chicago to obtain those funds made available through the Illinois Department of Commerce and Community Affairs, Illinois Clean and Beautiful Program and to match and to pass those funds through to the Chicago Clean Streak (a not-for- profit organization); now, therefore,

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

SECTION 1. The Mayor is hereby authorized to enter into and execute, subject to review by the Corporation Counsel, such agreements and documents as may be necessary to obtain the grant from the Illinois Department of Commerce and Community Affairs.

SECTION 2. The Mayor is further authorized to enter into, negotiate and execute, subject to review by the Corporation Counsel, such agreements and documents as may be necessary to implement the terms of the grant with the Chicago Clean Streak.

SECTION 3. The City of Chicago shall commit \$11,000 in local matching funds to be used in conjunction with the grant award in the amount of \$11,000 to implement the Illinois Clean and Beautiful Program and administered through Chicago Clean Streak.

SECTION 4. This ordinance shall be in full force and effect by and from the date of its passage.

[Signature forms omitted for printing purposes.]

535

EXECUTION OF REDEVELOPMENT LOAN AGREEMENT WITH JEFFERY PLAZA VENTURE.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Department of Economic Development authorizing the execution of a Redevelopment Agreement between the City of Chicago and Jeffery Plaza Venture for property generally bounded by 71st Street, Jeffery Boulevard, Clyde Avenue and 72nd Street, 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) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 46.

Nays -- None.

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

5/10/89

The following is said ordinance as passed:

WHEREAS, The City Council of the City of Chicago, by ordinance passed on July 9, 1984, as amended by subsequent ordinance passed on January 23, 1985, authorized the submission of an application to the United States Department of Housing and Urban Development for an Urban Development Action Grant to promote economic revitalization in the City of Chicago; and

WHEREAS, In response to said application, the United States Department of Housing and Urban Development has approved Urban Development Action Grant Number B-85-AA-17-0198 which provides funds to the City which may be loaned to Jeffery Plaza Venture, an Illinois general partnership, its successors or assigns, for the development and construction of an approximately 110,114 square foot retail/commercial facility to be known as the 71st and Jeffery Commercial Project located on a site bounded by 71st Street on the north, Jeffery Boulevard on the west, Clyde Avenue on the east and 72nd Street on the south, which will create expanded employment opportunities in the City; and

WHEREAS, The City Council of the City of Chicago, by ordinances passed on September 18, 1984 and August 28, 1986 authorized the acquisition, clearance and assemblage of the project site in which activities the City expended at least \$1,575,000; now, therefore,

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

SECTION 1. The Commissioner of the Department of Economic Development of the City of Chicago is authorized to enter into and execute on behalf of the City a Redevelopment Loan Agreement by which the City will, upon the granting of sufficient security, lend the Urban Development Action Grant Number B-85-AA-17-0198 funds to Jeffery Plaza Venture for the purpose of the development and construction of an approximately 110,114 square foot retail/commercial facility located on a site bounded by 71st Street on the north, Jeffery Boulevard on the west, Clyde Avenue on the east and 72nd Street on the south, in the City of Chicago; and which Redevelopment Loan Agreement obligates Jeffery Plaza Venture to commence and complete the aforementioned project.

SECTION 2. The Commissioner is further authorized to enter into and execute all other instruments, documents and agreements as may be necessary and proper to effectuate the terms and conditions of the Urban Development Action Grant Number B-85-AA-17-0198 and the Redevelopment Loan Agreement, said Redevelopment Loan Agreement to contain those basic terms and conditions outlined in Exhibit "A" which is attached hereto and made a part of this ordinance.

SECTION 3. This ordinance shall be effective by and from the date of its passage.

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

Exhibit "A".

Basic Terms And Conditions.

Borrower:		Jeffery Plaza Venture, an Illinois general partnership, its successors or assigns.					
Loan Amount:		\$951,080					
a)	The term of the permanent loan shall be thirty years.						
b)	The interest rate for the permanent loan shall be 0% for year 1, 3% per annum for years 2 and 3, 4% per annum for years 4 10, 5% per annum for years 11 30.						
c) ·	The City shall receive a contingent interest/participation in cash flow.						
d)	The City shall receive 30% of the net proceeds from any sale or refinancing, except refinancing allowed pursuant to a call and/or takeout provision under senior loan documents.						
e)	The City shall receive, in the event of syndication, 30% of excess syndication proceeds.						
f)	The loan shall be secured by a mortgage on the real estate comprising the project subordinated only to the first lien of the senior lender in an amount not to exceed \$7,500,000 plus such further advances as are invested in the project and which the senior lender certifies to the City are required for the project's completion.						
g)	The Borrower shall furnish to the City proof of additional financing as follows:						
	1) eo	quity contribution by the Borrower of \$452,019; and					
	2) pr	rivate financing of \$7,500,000.					
h)	All other terms and conditions as may be required to conform the Redevelopment Loan Agreement to the Urban Development Action Grant Agreement Number B- 85-AA-17-0198 as may be amended from time to time.						

JOURNAL--CITY COUNCIL--CHICAGO

5/10/89

AUTHORIZATION FOR CORPORATION COUNSEL TO ENTER INTO SETTLEMENT AGREEMENT REGARDING EEOC V. CITY OF CHICAGO, N.D., ILLINOIS.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order from the Department of Law authorizing the Corporation Counsel to enter into a settlement agreement in the following matter: EEOC v. City of Chicago, N. D., Illinois, 85 C 8327, 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) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 46.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Corporation Council is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: *EEOC v. City Of Chicago, N. D., Illinois*, 85 C 8327.

5/10/89

AUTHORIZATION FOR CORPORATION COUNSEL TO ENTER INTO SETTLEMENT AGREEMENT REGARDING DUNCAN GUERRA, SPECIAL ADMINISTRATOR FOR ESTATE OF ALICE A. DOUGLAS V. CITY OF CHICAGO.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order from the Department of Law authorizing the Corporation Counsel to enter into a settlement agreement in the following matter: Duncan Guerra, Special Administrator for the Estate of Alice A. Douglas v. City of Chicago, 85 L 6659, 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) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 46.

Nays -- None.

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

The following is said order as passed:

5/10/89

Ordered, That the Corporation Council is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: Duncan Guerra, Special Administrator for the Estate of Alice A. Douglas v. City of Chicago, 85 L 6659.

AUTHORIZATION FOR CORPORATION COUNSEL TO ENTER INTO SETTLEMENT AGREEMENT REGARDING SANDRA VELA (NAVARRO) V. CITY OF CHICAGO.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order from the Department of Law authorizing the Corporation Counsel to enter into a settlement agreement in the following matter: Sandra Vela (Navarro) v. City of Chicago, 79 L 16501, 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) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 46.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Corporation Council is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: Sandra Vela (Navarro) v. City of Chicago, 79 L 16501.

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

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order from the Department of Law authorizing the Corporation Counsel to enter into a settlement agreement in the following matter: Anya Stone v. City of Chicago, 86 L 14804, 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) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 46.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Corporation Council is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: Anya Stone v. City of Chicago, 86 L 14804.

AMENDMENT OF AGREEMENT WITH NORTH LOOP PARTNERSHIP AND STEIN & COMPANY TO ALLOW CITY TO ACCEPT ADDITIONAL FUNDING FOR LOOP ELEVATED REHABILITATION PROJECT.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

5/10/89

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Department of Law authorizing an amendment to an agreement between the City of Chicago, North Loop Partnership and Stein & Company to allow the City of Chicago to accept additional funding for the cost of stair relocation work in conjunction with the Loop Elevated Rehabilitation Program, 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) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, 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, Since its construction in 1897, the Loop Elevated Structure has been subject to repair, component replacement, and modification in order to maintain the Loop Elevated as a functioning part of the City's transit system; and

WHEREAS, The City of Chicago has initiated the Loop Elevated Rehabilitation Project in order to restore the structural soundness and safety of the Loop Elevated and its approaches; to improve patron accessibility and service; and to increase operational efficiency and preserve the Loop Elevated as a significant historic resource; and

WHEREAS, By ordinances passed February 10, 1982 (Council Journal page 9398), September 15, 1982 (Council Journal page 12116), March 9, 1983 (Council Journal pages 16283 through 16285) and December 16, 1983 (Council Journal page 4012) the City Council authorized the execution of grant contracts for the Loop Elevated Rehabilitation Project between the City of Chicago and the U. S. Department of Transportation (U.M.T.A.), and between the City of Chicago and the Illinois Department of Transportation (I.D.O.T.) in an amount of \$117,000,000; and

WHEREAS, By ordinance passed September 23, 1987 (Council Journal, pages 3857 through 3860), the City Council authorized the Mayor to accept additional funding in the amount of \$350,000 from the North Loop Transportation Center Limited Partnership to apply towards the cost of construction services on the Loop Elevated Project; and

WHEREAS, It is now necessary to amend this ordinance to allow the City to accept additional funding in the amount of \$50,000 from Stein & Company to apply towards the cost of stair relocation work on the Loop Elevated Rehabilitation Project; and

WHEREAS, Total funding for this project will increase from \$117,350,000 to \$117,400,000, with no local match required by the City, with such funding allocated as follows:

	U.M.T.A.	I.D.O.T.	North Loop Partnership	Stein & Co.	Total
Loop Elevated Funding	\$99,450,000	\$17,550,000	\$350,000	\$50,000	\$117,400,000

; now, therefore,

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

SECTION 1. That the Commissioner of Public Works is authorized to execute an agreement on behalf of the City of Chicago, with Stein & Company for an amount up to \$50,000 to aid in the financing of the Loop Elevated Rehabilitation Project with no match required by the City.

SECTION 2. That the funds received from Stein & Company in the amount of \$50,000 or such amount as may be received by the City are hereby appropriated for stair relocation work on the Loop Elevated Rehabilitation Project and are authorized to be expended.

SECTION 3. That the Mayor is authorized to set forth and execute affirmative minority business policies in connection with the project's procurement needs, such as materials and services necessary for the completion of the Loop Elevated Rehabilitation Project.

SECTION 4. That the City of Chicago by and through its Commissioner of Public Works is hereby authorized to take any and all actions necessary to implement and complete the Loop Elevated Rehabilitation Project.

SECTION 5. That the City Comptroller is directed to disburse the grant funds as required to carry out the Project.

SECTION 6. Implementations and completion of the Loop Elevated Rehabilitation Project hereby authorized shall be in accordance with applicable city, state and federal statutes, regulations and procedures.

SECTION 7. This ordinance shall be effective by and from the date of passage thereof.

REPORTS OF COMMITTEES

FILING OF APPLICATION AND EXECUTION OF URBAN MASS TRANSPORTATION ADMINISTRATION PLANNING GRANT SECTION EIGHT FUNDS FOR FISCAL YEAR 1990.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Department of Public Works authorizing the filing of an application and the execution of an Urban Mass Transportation Administration Planning Grant, Section 8 Funds for Fiscal Year 1990, 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) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 46.

Nays -- None.

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

The following is said ordinance as passed:

5/10/89

WHEREAS, The U. S. Government, through its Department of Transportation, Urban Mass Transportation Administration, and under authority granted by Section 8 of the Urban Mass Transportation Act of 1964, (49 U.S.C. 1607) as amended, is authorized to award grants for transit planning, and

WHEREAS, These urban transit planning funds are provided through the Metropolitan Planning Organization for Northeastern Illinois; and

WHEREAS, The Policy Committee of the Chicago Area Transportation Study, and the Metropolitan Planning Organization for Northeastern Illinois, has by resolution dated April 12, 1989, authorized the City of Chicago to act as applicant for and administrator of U.M.T.A. Section 8 transit planning funds for Fiscal Year 1990; and

WHEREAS, The City of Chicago will act as applicant and administrator of these funds for the following agencies in the Northeastern Illinois Region: the Chicago Area Transportation Study, the Northeastern Illinois Planning Commission, the Regional Transportation Authority (R.T.A.), the R.T.A. Commuter Rail Division, the R.T.A. Suburban Bus Division and the Chicago Transit Authority; and

WHEREAS, These agencies provide coordinated, comprehensive transportation planning and programming for the Chicago Metropolitan Region within the framework of the Metropolitan Planning Organization; and

WHEREAS, The reimbursement of grant funds will be made in accordance with agency budgets as allocated in the Fiscal Year 1990 Northeastern Illinois Unified Work Program, and any subsequent revisions thereto, as endorsed by the Metropolitan Planning Organization and the Urban Mass Transportation Administration; and

WHEREAS, Grant funds from the federal government reimbursed to the aforesaid agencies will require no contribution from the City of Chicago; and

WHEREAS, The transit planning program for the Northeastern Illinois Region as identified in the Unified Work Program for Fiscal Year 1990 is not to exceed \$4,473,000 and the U. S. Department of Transportation, Urban Mass Transportation Administration is offering to award a grant for 80% of the total cost; and

WHEREAS, The local matching share, amounting to no more than 20% of the total program cost or not more than \$894,600 is to be provided proportionately by the participating agencies based on each agency's share of the total grant; and

WHEREAS, It is required by the Urban Mass Transportation Administration in accordance with the provisions of Title VI of the Civil Rights Act of 1964, that in connection with the filing of an application for assistance under the Urban Mass Transportation Act of 1964, as amended, the City of Chicago gives an assurance that it will comply with Title VI of the Civil Rights Act of 1964, and the Urban Mass Transportation Administration requirements thereunder, and

WHEREAS, It is the goal of the City of Chicago that minority business enterprises be utilized to the fullest extent possible in connection with this project and that definitive procedures shall be established and administered to ensure that minority businesses shall have the maximum feasible opportunity to compete for contracts when procuring construction contracts, supplies, equipment contracts, or consultant and other services; now, therefore,

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

SECTION 1. That the Mayor is authorized to file a grant application on behalf of the City of Chicago with the Urban Mass Transportation Administration for Fiscal Year 1990 Section 8 transit planning funds for the Northeastern Illinois Region in an amount not to exceed \$4,473,000.

SECTION 2. That the Mayor is hereby authorized to execute, the City Clerk to attest, the Commissioner of Public Works and the City Comptroller to approve, upon review by the Corporation Counsel as to form and legality, a grant contract and any subsequent amendments thereto in an amount not to exceed \$4,473,000 with the Urban Mass Transportation Administration.

SECTION 3. That the Mayor is authorized to execute, the City Clerk to attest, the Commissioner of Public Works and the City Comptroller to approve, upon review by the Corporation Counsel as to form and legality, reimbursement agreements between the City of Chicago and the following agencies: Chicago Area Transportation Study, Northeastern Illinois Regional Transportation Authority (R.T.A.), R.T.A. Commuter Rail Division, R.T.A. Suburban Bus Division, Chicago Transit Authority and Northeastern Illinois Planning Commission.

SECTION 4. That the Commissioner of Public Works is authorized to execute subsequent amendments to the reimbursement agreements.

SECTION 5. That the Mayor is authorized to execute and file with the above grant application and grant contract an assurance of any document required by the Urban Mass Transportation Administration to effectuate the purpose of Title VI of the Civil Rights Act of 1964.

SECTION 6. That the Mayor is authorized to set forth and execute affirmative minority business procurement needs.

SECTION 7. That the Commissioner of Public Works is authorized to provide assurances and to furnish such additional information as the Urban Mass Transportation Administration may require for this grant application and contract.

SECTION 8. That the City of Chicago will provide the local cash match of \$92,500, from account numbers 100-9112-802 and 100-19-3010-0005.

SECTION 9. That the City Comptroller is directed to disburse grant funds in accordance with the budget of said contract and reimbursement agreements.

SECTION 10. That this ordinance shall be in force and effect from and after its passage.

JOURNAL--CITY COUNCIL--CHICAGO

CREATION OF SPECIAL SERVICE AREA NUMBER TEN AND LEVY OF SPECIAL ANNUAL SERVICES TAX.

• The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Department of Public Works authorizing the creation of Special Service Area Number 10 and the Levy of a Special Annual Services Tax in an area generally bounded by 47th Street from the Conrail Railroad Tracks to Loomis Avenue and Ashland Avenue from the Conrail Railroad Tracks to 49th Street, 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) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 46.

Nays -- None.

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

The following is said ordinance as passed:

6(L) (2) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of "An Act to provide the manner of levying or imposing taxes for the provision of special services to areas within the boundaries of home rule units and non-home rule municipalities and counties." Ill. Rev. Stat., Chapter 120, Section 1301, et seq. (the "Act"), and pursuant to the Revenue Act of 1939, as amended from time to time; and

WHEREAS, The City Council of the City of Chicago finds that it is in the public interest that consideration be given to the creation of an area within the City of Chicago to be known and designated as "City of Chicago Special Service Area Number 10" and to the authorization of the levy of a special annual services tax (the "services tax") within said area for the purposes set forth herein; that said area, hereafter described, is contiguous and constitutes the principal commercial district for the surrounding neighborhood; that local commercial development programming is critical to maintaining and creating jobs, encouraging housing rehabilitation in the neighborhood, and promoting neighborhood revitalization and stability; that the area is zoned to permit commercial uses and that the area will benefit from the special services to be provided; and that said special services are in addition to municipal services provided by and to the City of Chicago generally, and it is, therefore, in the best interests of the City of Chicago that the creation of Special Service Area Number 10 and the levy of the services tax therein for the services to be provided be considered; now, therefore,

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

ESECTION 1. The preambles of this ordinance are hereby incorporated into this text as if set out herein in full.

SECTION 2. A public hearing shall be held by the Committee on Finance of the City Council of the City of Chicago at o'clock .M., on the day of 1989, at the City Council Chambers, City Hall, Chicago, Illinois (the "hearing"), to consider the creation of an area within the City of Chicago to be known and designated as "City of Chicago Special Service Area Number 10" and the authorization of the levy of the services tax therein, said area described in the notice set forth in Section 5 hereof (the "notice"). At the hearing there will be considered the levy of the services tax upon the taxable property within Special Area Number 10 sufficient to produce revenues required to provide special services therein. Said tax shall not exceed the sum of one and ninety onehundredths of one percent (1.90%) of the equalized assessed value of taxable property within the area. Said tax shall be in addition to all other taxes provided by law and shall be levied pursuant to the provisions of the Revenue Act of 1939, as amended from time to time. The provision of said special services shall be administered by the Back of the Yards Special Service Area Commission as described in Section 3 hereof, and may include, but is not limited to, recruitment of new businesses to the area, rehabilitation activities, loan packaging services, maintenance and beautification activities, coordinated promotional and advertising activities for the area, and other technical assistance activities to promote commercial and economic development. Said special services shall be in addition to services provided by and to the City of Chicago generally.

5/10/89

SECTION 3. The Back of the Yards Special Service Area Commission, consisting of seven members, is hereby established (the "Commission"). Of the initial Commission members, four members shall be appointed to serve four-year terms and three members shall be appointed to serve two-year terms. The Mayor, with the approval of the City Council, shall appoint the seven initial Commission members from lists of nominees submitted by the Back of the Yards Neighborhood Council and the Back of the Yards Business Association. Upon the expiration of the term(s) of any Commission member(s), the Mayor, with the approval of the City Council, shall appoint successor Commission members in the same manner as provided for above and each Commission member shall be appointed to serve for a term of four years and until a successor shall be appointed. In the event of a vacancy on the Commission due to the resignation, death, or inability to serve, or other reason of a Commission member, the Mayor, with the approval of the City Council, shall appoint a successor in the same manner as provided for above. Each successor so appointed shall serve for the remaining term for which he/she was appointed.

The Commission shall designate one member as the Chairman of the Commission, and he/she shall serve for no more than three consecutive four-year terms. The members of the Commission shall serve without compensation.

The Commission shall submit a yearly budget to the Commissioner of the Department of Economic Development and shall advise the Mayor and City Council regarding the services tax to be levied in the area and the expenditure of budgeted funds. Prior to the initial appointment of the Commission, said functions shall be performed by the Commissioner of the Department of Economic Development or his designee. The Commission shall have the power, subject to the prior approval of the Commissioner of the Department of Economic Development, to borrow funds secured by the full faith and credit of the area to be repaid from tax revenues from the area as required to provide special services therein. The Commission shall establish bylaws for its procedural operation, employ necessary personnel and perform such other functions in connection with the area as are necessary to effectuate its purposes. Notwithstanding the provisions contained herein, the Commissioner of the Department of Economic Development shall be authorized to audit or otherwise review the operation and activities of the Commission.

SECTION 4. Notice of hearing shall be published by the City Clerk at least once, not less than fifteen days prior to the public hearing, in a newspaper of general circulation within the City of Chicago. In addition, notice by mail shall be given by depositing said notice in the United States mail addressed to the person or persons in whose name the general taxes for the last preceding year were paid on each lot, block, tract, or parcel of land lying within the proposed special service area. The notice shall be mailed not less than ten days prior to the time set for the public hearing. In the event that taxes for the last preceding year were not paid, the notice shall be sent to the person last listed on the tax rolls prior to that year as the owner of said property.

SECTION 5. The notice shall be substantially in the following form:

Notice Of Public Hearing.

City Of Chicago Special Service Area Number 10.

Notice is hereby given that at ______ o'clock ___.M., on the ______ day of ______, 1989, at the City Council Chambers, City Hall, Chicago, Illinois, a public hearing will be held by the Committee on Finance of the City Council of the City of Chicago to consider the creation of an area within the City of Chicago to be known and designated as "City of Chicago Special Service Area Number 10" and the authorization of the levy of a special annual services tax (the "services tax") therein. The purpose of Special Service Area Number 10 is to provide special services to the area, which may include, but are not limited to, recruitment of new businesses to the area, rehabilitation activities, loan packaging activities, maintenance and beautification activities, coordinated promotional and advertising activities for the area, and other technical assistance activities to promote commercial and economic development.

At the hearing, there will be considered a services tax to be levied against the taxable property included within Special Service Area Number 10 for the provision of said special services, said services tax not to exceed the sum of one and ninety one-hundredths of one percent (1.90%) of the equalized assessed value of taxable property therein. The services tax shall be in addition to all other taxes provided by law and shall be levied pursuant to the provisions of the Revenue Act of 1939, as amended from time to time.

Special Service Area Number 10 shall consist of the territory described herein and incorporated hereto as Exhibit 1. The approximate street location of said territory consists of the area fronting in whole or in part on 47th Street from the Conrail railroad tracks on the west (2200 West) to Loomis Avenue on the east and on Ashland Avenue from the Conrail railroad tracks on the north (4000 South) to 49th Street on the south.

At the public hearing any interested person affected by the creation of Special Service Area Number 10 and the levy of the services tax at a rate not to exceed the sum of one and ninety one-hundredths of one percent (1.90%) of the equalized assessed value of taxable property therein, including all persons owning taxable real property within said area, may file with the City Clerk of the City of Chicago written objections to and may be heard orally in respect to any issue embodied in this notice. The Committee on Finance of the City Council of the City of Chicago shall hear and determine all protests and objections at said hearing, and said hearing may be adjourned to another date without further notice other than a motion to be entered upon the minutes fixing the time and place of its adjournment.

If a petition signed by at least 51% of the electors residing within the boundaries of proposed Special Service Area Number 10 and by at least 51% of the owners of record of the land included within the boundaries of said area, objecting to the creation of Special Service Area Number 10 and the levy of the services tax therein, is filed with the City Clerk within 60 days following the final adjournment of the public hearing, no such area shall be created and no such tax shall be levied.

By order of the City Council of the City of Chicago, Cook County, Illinois.

Dated this ______ day of ______, 1989.

City Clerk, City of Chicago Cook County, Illinois

SECTION 6. This ordinance shall become effective from and after its passage.

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

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989

To the President and Members of the City Council:

Your Committee on Finance, to which had been referred (December 1 and 9, 1987, February 10 and April 20, 1988, January 18, February 1, 16, March 8, 29 and April 26, 1989) sundry proposed ordinances and orders transmitted therewith to authorize the issuance of free permits, license fee exemptions, cancellation of existing water rates and refund of fees for certain charitable, educational and religious institutions, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances and orders transmitted herewith.

These recommendations were concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, the said proposed ordinances and orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

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

Nays -- None.

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

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

FREE PERMITS.

The Anti-Cruelty Society.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to The Anti-Cruelty Society, for complete renovation/electrical, mechanical, plumbing, etc., on the premises known as 157 West Grand Avenue.

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

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

Children's Memorial Hospital (2300 Children's Plaza).

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 Children's Memorial Hospital, for the construction of an addition of nursing administration and dietary offices in the basement of the Main Bed Tower, on the premises known as 2300 Children's Plaza.

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

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

Children's Memorial Hospital. (2451 North Lincoln Avenue)

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 Children's Memorial Hospital, for renovations to rental property to house otology clinics, offices and gait lab (outpatient services) on the premises known as 2451 North Lincoln Avenue.

Said building shall be used exclusively for medical 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.

Commercial Light Company.

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to the Commercial Light Company, 215 South Morgan Street, for the installation of sixteen ornamental lighting fixtures on the premises adjacent to Wrigley Field (nine lights in the 1000 block of West Addison Street; three lights in the 3300 block of North Sheffield Avenue and three lights in the 3600 block of West Waveland Avenue). Subject lights will provide illumination upon the above-mentioned public ways and reduce the need for City lighting.

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.

Chicago Transit Authority Station House -- Pulaski/Douglas.

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 C.T.A. Station House -- Pulaski/Douglas, for new construction on the premises known as 2005 -- 2021 South Pulaski Road.

Said building shall be used exclusively for ______ 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.

Edison Park Lutheran Church.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers,

and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Edison Park Lutheran Church, for sanctuary renovation on the premises known as 6626 North Oliphant Avenue.

Said building shall be used exclusively for ______ and _____ and _____ 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.

Everlasting Baptist Church.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Everlasting Baptist Church, for construction of a new roof on the premises known as 8956 South Vincennes Avenue.

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

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

Homan And Carroll Block Club.

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 Homan and Carroll Block Club, for rehabilitation of building on the premises known as 3522 -- 3526 West Carroll Avenue.

Said building shall be used exclusively for community center 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.

Lutheran General Hospital Of Lincoln Park.

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 Lutheran General Hospital of Lincoln Park, for renovation of the surgery, ambulatory surgery and ICU departments, on the premises known as 2035 North Lincoln Avenue.

Said building shall be used exclusively for medical 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.

Maria High School.

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 Maria High School, for electrical permit fees, on the premises known as 6727 South California 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 and publication.

Mercy 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 Mercy Hospital, for construction in the Ambulatory Surgery Center, on the premises known as 2510 South Prairie Avenue.

Said building shall be used exclusively for medical 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 (2).

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.

Northeastern Illinois University Day Care Center (2).

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 Day Care Center, for electrical work on the premises known as 5500 North St. Louis Avenue.

Said building shall be used exclusively for day care 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.

Omega Missionary Baptist Church.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Omega Missionary Baptist Church, for construction of a new church on the premises known as 4627 South State Street.

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

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

Rehabilitation Institute Of Chicago.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to the Rehabilitation Institute of Chicago, for construction work on the premises known as 345 East Superior Street.

Said building shall be used exclusively for physical rehabilitation 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.

Saint Ambrose.

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 Saint Ambrose, for electrical permit fees on the premises known as 1012 East 47th Street.

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

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

Saint Paul Church Of God In Christ.

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 Saint Paul Church of God in Christ, for renovating existing structure and also new construction, on the premises known as 4528 South Wabash Avenue.

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

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

John G. Shedd Aquarium/Cold Water Marine Mammal Complex.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to the John G. Shedd Aquarium/Cold Water Marine Mammal Complex, for all construction work on the premises known as 1200 South Lake Shore Drive.

Said building shall be used exclusively for aquarium 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.

Shriners Hospital.

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 Shriners Hospital, 2211 North Oak Park Avenue, Chicago, Illinois.

Said building shall be used exclusively for medical 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.

United States Dismantlement Corporation.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to the United States Dismantlement Corporation, for the demolishment of property belonging to the Neighborhood Italian Club (not-for-profit organization), on the premises known as 3003 -- 3033 South Shields Avenue.

Said building shall be used exclusively for ______ 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.

LICENSE FEE EXEMPTIONS.

Day Care Centers.

Babes In Toyland Day Care And Kindergarten.

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Babes in Toyland Day Care and Kindergarten 2419 -- 2421 East 7th Street.

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

Chicago Child Care Society.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Chicago Child Care Society 5467 South University Avenue.

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

Church Of Good Shepherd Day Care Center.

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Church of Good Shepherd Day Care Center 5700 South Prairie Avenue.

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

Fourth Presbyterian Church Day School.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Fourth Presbyterian Church Day School 126 East Chestnut Street.

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

Golden Gate Day Care Center.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is

hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Golden Gate Day Care Center 432 East 134th Street.

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

Hyde Park Neighborhood Club.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Hyde Park Neighborhood Club 5840 South Kenwood Avenue.

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

Korean American Community Services Child Care Center.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Korean American Community Services Child Care Center 4300 North California Avenue.

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

Northside Young Men's Christian Association Child Development Center (Doing Business As Young Men's Christian Association Child Development Center).

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Northside Young Men's Christian Association doing business as Young Men's Christian Association Child Development Center 5244 North Lakewood Avenue.

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

Parkway Day Care Center/Hull House Association.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Parkway Day Care Center/Hull House Association 500 East 67th Street.

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

The Preschool And Child Care Center Of The Lutheran Church Of Saint Philip.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

The Preschool and Child Care Center of the Lutheran Church of Saint Philip 2500 West Bryn Mawr Avenue.

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

Ravenswood Baptist Church Day Care Center.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Ravenswood Baptist Church Day Care Center 4455 North Seeley Avenue. SECTION 2. This ordinance shall be in force and effect from and after its passage and publication.

Resurrection Day Nursery.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Resurrection Day Nursery 1849 North Hermitage Avenue.

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

Sears Roebuck Young Men's Christian Association Child Development Center.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Sears Roebuck Young Men's Christian Association Child Development Center 3210 West Arthington Street. SECTION 2. This ordinance shall be in force and effect from and after its passage and publication.

South Shore Community Church Day Care Center.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

South Shore Community Church Day Care Center 7401 South Yates Boulevard.

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

South Shore Community Center Day Care.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

South Shore Community Center Day Care 7601 South Phillips Avenue.

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

South Shore United Methodist Child Care Center.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

South Shore United Methodist Child Care Center 7350 South Jeffery Boulevard.

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

Vera Thomas Preschool.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Vera Thomas Preschool 6450 South Cottage Grove Avenue.

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

V & J Day Care Center, Incorporated.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

V & J Day Care Center, Incorporated 1 East 113th Street.

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

Woodlawn African Methodist Episcopal Church Day Care Center.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Woodlawn African Methodist Episcopal Church Day Care Center 6456 South Evans Avenue.

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

Woodlawn Early Childhood Development Center.

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

SECTION 1. Pursuant to Section 158-4 of the Municipal of Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Woodlawn Early Childhood Development Center 950 East 61st Street.

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

Young Women's Christian Association Child Development Center (Doing Business As Northside Young Women's Christian Association Child Development Center.)

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Young Women's Christian Association Child Development Center doing business as Northside Young Women's Christian Association Child Development Center 5244 North Lakewood Avenue Fee Number 100433.

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

Young Women's Christian Association Child Development Center (Doing Business As Northside Young Women's Christian Child Development Center).

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

SECTION 1. Pursuant to Section 158-4 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the current license period, which expires April 30, 1990:

Young Women's Christian Association Child Development Center doing business as Northside Young Women's Christian Child Development Center 5244 North Lakewood Avenue Fee Number 000430.

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

Hospital.

Saint Cabrini 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:

Saint Cabrini Hospital 811 South Lytle Street.

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

Miscellaneous.

Le Ballet Petit Guild, Incorporated.

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

SECTION 1. The Department of Revenue is hereby authorized and directed to issue a license, free of charge, to the LeBallet Petit Guild, Incorporated (LeBallet Petit School of Dance) 4630 North Francisco Avenue, notwithstanding other ordinances of the City to the contrary, for the year 1989.

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

CANCELLATION OF EXISTING WATER RATES.

Chicago Historical Society.

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

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel existing water and sewer charges in the amount of \$149.88 (\$59.10 and \$49.64) respectively, charged to the Chicago Historical Society, 4853 -- 4861 North Ravenswood Avenue, Account Number 1-2508005-4740-3.

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

Children's Home And Aid Society Of Illinois.

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel existing water rates in the amount of \$5,363.08 (Account Number 5-1609-11-6000-6), charged to the Children's Home and Aid Society of Illinois, 1122 North Dearborn Street, for their premises located at - 5956 -- 5958 South Marshfield Avenue (Englewood Family Center).

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

Christ Temple 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 existing water rates in the amount of \$3,079.77, charged to the Christ Temple Church, 43 West 95th Street.

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

Dotcy I. Isom Christian Methodist Episcopal 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 existing water rates assessed against the Dotcy I. Isom Christian Methodist Episcopal Church, 148 North Cicero Avenue.

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

First Congressional Baptist Church.

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 for First Congressional Baptist Church, 1627 North Washington Boulevard as follows: Account Numbers 1-0108-08-2340-9 -- \$8,581.75, 1-0108-08-2280-2 -- \$719.20 and 1-0108-08-2310-2 -- \$6,279.62.

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

Fraternal Order Of Eagles.

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

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the amount of \$330.96, charged to the Fraternal Order of Eagles, 3711 West 55th Street (Account Number 2-2610-26-7200-1).

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

Lively Stone Missionary Baptist Church.

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

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$1,901.88, charged against Lively Stone Missionary Baptist Church, 4938 West Chicago Avenue.

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

New Galilee Baptist Church.

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 \$725.70, charged to New Galilee Baptist Church, 427 -- 429 North Laramie Avenue.

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

New Holy Ghost Tabernacle Church.

Ordered, That the Superintendent of Water Collection is hereby authorized and directed to waive charges in the amount of \$466.37 charged to New Holy Ghost Tabernacle Church, 8457 -- 8459 South Racine Avenue, Account Number 2-4007-00-2848-4.

Greater New Jerusalem Missionary Baptist Church.

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

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel existing water rates in the amount of \$298.28, charged to the Greater New Jerusalem Missionary Baptist Church, 144 East 111th Street.

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

Northwest Institute. (5100 West Division Street)

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 \$332.67 (10-19-88) charged to Northwest Institute, 5100 West Division Street.

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

Northwest Institute. (5108 West Division Street)

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 \$4,143.69, charged to Northwest Institute, 5108 West Division Street.

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

Northwest Institute. (5108 West Division Street)

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

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$3,929.00, charged to Northwest Institute, 5108 West Division Street.

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

Northwest Institute. (5118 West Division Street)

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 \$1,408.73, charged to Northwest Institute, 5118 West Division Street.

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

Saint Andrews Missionary Baptist Church.

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

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$3,023.15, charged to Saint Andrews Missionary Baptist Church, 540 -- 542 North Cicero Avenue.

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

Saint Andrews Missionary Baptist Church.

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

SECTION 1. Pursuant to Section 185-47 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$3,024.27, charged to Saint Andrews Missionary Baptist Church, 540 -- 542 North Cicero Avenue.

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

Saint James Lutheran Church Of Chicago.

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 \$44.41, charged against Saint James Lutheran Church of Chicago, 7324 West Fitch Avenue.

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

REFUND OF FEES.

Grant Hospital.

Ordered, That the City Comptroller is hereby authorized and directed to issue a refund to Grant Hospital, 550 West Webster Avenue, in the amount of \$4,449.25, representing payment for permit number 690489, for roof addition per plan (revised building permit number 665189).

Jackson Park Hospital And Medical Center.

Ordered, That the City Comptroller is hereby authorized and directed to issue a refund in the amount of \$861.00 to the Jackson Park Hospital and Medical Center, 7531 South Stony Island Avenue, representing payment of warrant for collection number Pl-702210 for annual fuel burning equipment inspection fee performed on March 3, 1987.

Korean Bethany Church.

Ordered, That the City Comptroller is hereby authorized and directed to issue a refund to the Korean Bethany Church, 4850 North St. Louis Avenue, in the amount of \$881.00, representing payment for Building Permit Number 708156, for addition to the church.

Midwestern Christian Academy/Midwest Bible Church.

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$34.00 to the Midwestern Christian Academy/Midwest Bible Church, 3441 North Cicero Avenue, representing payment of a food dispenser license fee for the year 1989.

Northwestern University.

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$350.00 to Northwestern University, 710 North Lake Shore Drive, representing payment of Permit Number 1488311-PM fee for the removal of seven parking meters numbers 644 through 650 in area 216, in conjunction with a construction project on East Chicago Avenue between North Fairbanks Court and North Lake Shore Drive (Master Builders, Incorporated, 3248 West Foster Avenue, contractor).

Schwab Rehabilitation Center.

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$775.00 to Schwab Rehabilitation Center, 1401 South California Avenue, representing payment of Permit Number B-694004 fee for a remodeling project at the above location.

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

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, to which had been referred on March 29 and April 26, 1989 sundry proposed orders for cancellation of specified warrants for collection issued against certain charitable, educational and religious institutions, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed substitute order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

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

Nays -- None.

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

The following is said order as passed:

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

Academy of Our Lady Convent 9535 South Loomis Boulevard Pl-800290 (Fuel Burn. Equip.) \$195.00

REPORTS OF COMMITTEES

Name And Address	Warrant No. And Type Of Inspection	Amount
All Saints Church	B1-419613	\$23.00
10809 South State Street	Bl-511489 (Bldg.)	23.00
Augustana Hospital	B4-500588	46.00
(various locations)	B4-400499	34.50
	B4-400447	45.00
	B4-400448	34.50
	B4-500584	46.00
	B4-700323	46.00
	B4-700320	34.50
	B4-700331 (Inst.)	80.50
	D1-7111797	16.00
	D1-710497	16.00
	D1-711798	16.00
	D1-711808	16.00
	D1-711829	28.00
	D1-711814 ⁻	16.00
	D1-711817	28.00
	D1-711807	28.00
	D1-711822	28.00

Name And Address	Warrant No. And Type Of Inspection	Amount
	D1-711815	\$28.00
	D1-711597	16.00
	D1-710493	28.00
	D1-711821	28.00
	D1-707986	57.50
	D1-711831	16.00
	D1-711830	16.00
	D1-711811	16.00
	D1-711813	16.00
	D1-711827	16.00
	D1-711826	. 28.00
	D1-711823	28.00
	D1-711812	16.00
	D1-711816	. 28.00
	D1-711824	28.00
	D1-711818	28.00
	D1-711810	16.00
	D1-711803	28.00
	D1-711828	16.00
	D1-7l1825	28.00

Name And Address

Warrant No. And Type Of Amount Inspection D1-711808 \$16.00 16.00 D1-711801 D1-711804 28.00 D1-711802 16.00 D1-711800 16.00 D1-710495 16.00 D1-711799 16.00 D1-710496 16.00 D1-711819 28.00 D1-711820 ·28.00 16.00 D1-710494 28.00 D1-711806 D1-711805 28.00 (Sign) P1-604732 794.00 (Fuel Burn. Equip.) P2-751419 30.00 (Control and Process Device) D1-700124 27.00(Sign) B4-400191 115.00 (Inst.)

Apostolic House of Prayer 1804 West 63rd Street

Bethany Methodist Church 4950 North Ashland Avenue 585

,

JOURNAL--CITY COUNCIL--CHICAGO

5/10/89

Name And Address	Warrant No. And Type Of Inspection	Amount
Bethany Methodist Hospital 5025 North Paulina Street	B4-300518 (Inst.)	\$92.00
Bethany Methodist Hospital Clinic 2014 West Lawrence Avenue	D1-703037 (Sign)	56.00
Chicago Boys Club (various locations)	B1-815466	57.50
	B1-809744 (Bldg.)	34.50
· · · · ·	P1-801027 (Fuel Burn. Equip.)	202.00
The Center for the Rehabilitation and Training of Persons with Disabilities	B1-813726 (Bldg.)	23.00
2032 North Clybourn Avenue	R1-809396 (Drwy. Maint.)	. 25.00
Chicago Teen Challenge 3601 3603 West Cortland Street	P1-601562 (Fuel Burn. Equip.)	43.00
Copernicus Foundation 5216 West Lawrence Avenue	A1-505972	30.00
	A1-808205 (Elev.)	30.00
	B3-503371	34.00
	B3-505373	34.00

-

-

•

Name And Address	Warrant No. And Type Of Inspection	Amount
	B3-503372 (Pub. Place of Assemb.)	\$34.00
	P1-310707	60.00
	P1-508968	86.00
· · ·	P1-805584 . (Fuel Burn. Equip.)	86.00
Virginia Frank Child Development Center 3033 West Touhy Avenue	F4-803071 (Mech. Vent.)	19.00
Friendship Missionary Baptist Church	R1-307777	75.00
5200 West Jackson Boulevard	R1-407854	75.00
	R1-507889 (Drwy. Maint.)	75.00
Evangelism Outreach Ministries (various locations)	R1-816154	75.00
(various locations)	R1-816170 (Drwy. Maint.)	50.00
Grant Hospital	B4-300597	34.50
(various locations)	B4-600210	34.50
	B4-600347 (Inst.)	57.50
	F5-900235 (Real Estate Comp.)	300.00
	P1-607128 (Fuel Burn. Equip.)	1,354.00

JOURNAL--CITY COUNCIL--CHICAGO

5/10/89

Name And Address	Warrant No. And Type Of Inspection	Amount
Florence G. Heller Jewish Community Center 530 West Melrose Street	P1-806409 (Fuel Burn. Equip.)	\$58.00
Historic Pullman Foundation/ Hotel Florence 11111 South Forrestville	B3-900356 (Pub. Place of Assemb.)	34.00
Avenue	F4-819286	19.00
	F4-820738 (Mech. Vent.)	65.00
Jewish Federation of Metropolitan Chicago One South Franklin Street	B1-814332 (Bldg.)	57.50
	C2-801199 (Refrig.)	280.00
Dr. Martin Luther King Boys Club	P1-412288	79.00
2950 West Washington Boulevard	P1-506523 (Fuel Burn. Equip.)	108.00
Kiwanis Boys' Club 835 West Diversey Avenue	B3-702382	34.00
	B3-802161 (Pub. Place of Assemb.)	34.00
LaRabida Children's Hospital and Research Center East 65th Street at Lake Michigan	D1-813877 (Sign)	28.00
The Latin School of Chicago (various locations)	A1-802923	30.00
(various locations)	A1-803670	30.00

Name And Address	Warrant No. And Type Of Inspection	Amount
	A1-900397 (Elev.)	\$30.00
· · ·	F4-804768 (Mech. Vent.)	175.00
Lights of Zion Church 11636 South Halsted Street	R1-306712	75.00
11050 South Haisted Street	R1-406785	75.00
	R1-506814 (Drwy. Maint.)	75.00
Lutheran School of Theology (various locations)	B1-819514	46.00
(various iocations)	B1-819633	57.50
	B1-820208	34.50
	B1-820232	46.00
	B1-820223 (Bldg.)	46.00
Midwestern Christian Academy	B3-804342	34.00
3465 North Cicero Avenue	B3-900058 (Pub. Place of Assemb.)	34.00
McCormick Theological Seminary (various locations)	A1-808338 (Elev.)	. 30.00
	B1-819956	34.50
	B1-820181	34.50

· 589

Name And Address	Warrant No. And Type Of Inspection	Amount
	B1-820521	\$34.50
	B1-720854 (Bldg.)	34.50
	R1-804936 (Drwy. Maint.)	50.00
	P1-805717 (Fuel Burn. Equip.)	319.00
Northwestern University	B1-803563	368.00
(various locations)	B1-803615	23.00
	B1-809831	80.50
	B1-809898 (Bldg.)	207.00
	B3-803086	34.00
	B3-803301	34.00
- * ·	B3-803309 (Pub. Place of Assemb.)	34.00
	D1-830906 (Sign)	16.00
	D7-800996 (Signs)	280.00
	P1-805010 (Fuel Burn. Equip.)	173.00
	R1-814210 (Drwy. Maint.)	50.00

REPORTS OF COMMITTEES

Name And Address	Warrant No. And Type Of Inspection	Amount
Norwegion Old Peoples Home (various locations)	B4-600092 (Inst.)	\$46.00
·	R1-701346	75.00
	R1-601345 (Drwy. Maint.)	75.00
Norwood Park Homes	B4-500071	46.00
(various locations)	B4-500072	46.00
	B4-400075 (Inst.)	46.00
	D1-709762 (Sign)	28.00
	P1-702064 (Fuel Burn. Equip.)	324.00
Pentecostal Church 214 East 115th Street	C2-802556 (Refrig.)	25.00
Polish American Congress 5844 North Milwaukee Avenue	B1-801562 (Bldg.)	23.00
Polish Army Veterans Post 90 6007 West Irving Park Road	D1-331476 (Sign)	24.00
Ridge Historical Society 10621 South Seeley Avenue	B3-900026 B3-900664 (Pub. Place of Assemb.)	68.00

JOURNAL--CITY COUNCIL--CHICAGO

Name And Address	Warrant No. And Type Of Inspection	Amount
Saint Anthony Hospital 2875 West 19th Street	P1-802897 (Fuel Burn. Equip.)	\$910.00
Saint Mary of Nazareth Hospital Center	A1-404430	138.00
(various locations)	A1-507284	180.00
	A1-507270 (Elev.)	450.00
	F2-300206 (Fire Alarm Box)	20.00
	P1-503625 . (Fuel Burn. Equip.)	680.00
· · ·	P1-900401 (Boiler)	1,105.00
Saint Joseph and Saint Anne Parish 2751 West 38th Place	P1-412279 (Fuel Burn. Equip.)	86.00
Saint Joseph Home for the Aged 2650 North Ridgeway Avenue	A1-502285 (Elev.)	180.00
	P1-412498 (Fuel Burn. Equip.)	406.00
Saint Pauls House	P1-900399	615.00
(various locations)	P1-900494 (Fuel Burn. Equip.)	145.00
Self Help Home for the Aged 908 West Argyle Street	A1-504608 (Elev.)	180.00
. , ,	B4-700236 (Inst.)	69.00

REPORTS OF COMMITTEES

Name And Address	Warrant No. And Type Of Inspection	Amount
	C2-801627 (Refrig.)	\$154.00
	F4-427679	92.50
	F4-528087 (Mech. Vent.)	92.50
	P1-406312	175.00
	P1-507944 (Fuel Burn. Equip.)	253.00
Dr. William M. Scholl College of Podiatric Medicine 1001 North Dearborn Street	A1-900877 (Elev.)	192.00
1001 North Dearborn Street	B1-717937 (Bldg.)	149.50
	F4-513773 (Mech. Vent.)	282.50
·	P1-705591 (Fuel Burn. Equip.)	383.00
Schwab Rehabilitation Center 1401 South California Avenue	F2-400193	10.00
1401 South California Avenue	F2-500230 (Fire Alarm Box)	10.00
Shiloh Academy 7008 South Michigan Avenue	P1-700055 (Fuel Burn. Equip.)	319.00
Union League Boys and Girls Club 524 North Wolcott Avenue	B1-820374 (Bldg.)	. 34.50
Union League Foundation 524 North Wolcott Avenue	F4-803303 (Mech. Vent.)	19.00

JOURNAL--CITY COUNCIL--CHICAGO

5/10/89

Name And Address	Warrant No. And Type Of Inspection	Amount
Valentine Chicago Boys Club 3400 South Emerald Street	P1-412801	\$116.00
	P1-604750 (Fuel Burn. Equip.)	. 116.00
Vivekananda Vedanta Society 5419 South Hyde Park Boulevard	P1-802180 (Fuel Burn. Equip.)	58.00
Louis A. Weiss Memorial Hospital 4646 North Marine Drive	B3-900592 (Pub. Place of Assemb.)	34.00
	P1-900442 (Boiler and Unfired Pressure Vessel)	1,028.00
Westtown Training Center 1801 North Spaulding Avenue	P1-310940	70.00
1001 North Spatialing Avenue	P1-508758 (Fuel Burn. Equip.)	101.00
Bobby C. Wright Mental Health 9 South Kedzie Avenue	A1-807984 (Elev.)	
	B1-805464 (Bldg.)	69.00

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

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration two (2) proposed ordinances authorizing the reduction in license fees for the employment of special policemen:

Alderman Rush	Illinois College of Optometry fifteen (15) special policemen; and
Alderman Langford	Saint Bernard Hospital twenty (20) special policemen,

having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed two (2) ordinances transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 46.

Nays -- None.

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

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

Illinois College Of Optometry.

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 15 special police and shall pay a fee of \$10.00 per license for the year 1989:

Illinois College of Optometry 3241 South Michigan Avenue.

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

Saint Bernard Hospital.

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 special police and shall pay a fee of \$10.00 per license for the year 1989:

Saint Bernard Hospital 64th and Dan Ryan Expressway.

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

INSTALLATION OF ALLEY AND/OR STREET LIGHTS AT SPECIFIED LOCATIONS.

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration three (3) orders authorizing the installation of alley and/or street lights at various locations:

Alderman Krystyniak	Alley light West Archer Avenue, West 51st Street on South Pulaski Road;
Alderman Soliz	Street lights under the viaduct at South Damen Avenue at West 17th Street; and
Alderman Schulter	Alley light/pole 4855 North Paulina Street,

having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed three (3) orders transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, the said proposed orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

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

JOURNAL--CITY COUNCIL--CHICAGO

South Archer Avenue, West 51st Street And South Pulaski Road.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the installation of an alley light in the alley bounded by South Archer Avenue, West 51st Street and South Pulaski Road.

South Damen Avenue At West 17th Street.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the installation of lights under the viaduct located on South Damen Avenue at West 17th Street.

4855 North Paulina Street.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the installation of an alley light/pole in back of the premises located at 4855 North Paulina Street.

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

The Committee on Finance submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration two (2) orders authorizing the payment of hospital and medical expenses of police officers and firefighters injured in the line of duty, 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) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to issue vouchers, in conformity with schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or 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 pages 600 through 602 of this Journal.]

(Continued on page 603)

CITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 5/10/89

REGULAR ORDERS

151.25 124.72 20.00 122.00 362.50 215.00 60.00 55.00 89.50 2637.50 156.00 25.00 32.00 163.25 14.00 001.90 325.00 300.00 194.00 404.00 445.50 201.00 80.00 300.005 24.00 14.00 280.20 51.00 143.00 51.00 339.00 430.00 177.00 431.00 .55.00 596.19 00.875 79.10 50.00 55,00 125,00 329.75 19.00 1912.97 729.00 TUTAL 11/02/88 11/07/66 7/27/88 INJURED 5/25/88 11/02/88 11/15/68 11/16/88 11/01/98 11/01/85 8/10/88 5/08/68 11/13/68 7/26/88 11/25/68 9/24/88 11/15/88 11/04/88 11/16/88 11/01/88 8/16/88 11/18/88 11/11/66 8/12/98 11/07/68 11/15/80 11/29/68 11/07/08 11/03/88 11/26/88 11/08/68 9/09/68 11/24/88 11/04/88 11/22/88 8/07/88 11/04/88 8/10/84 8/04/88 8/02/87 7/29/80 10/04/88 11/23/66 9/30/86 6/04/87 2/27/86 11/23/68 11/24/68 0/28/86 ***** UNIT OF ASSIGNMENT ***** GAND CRIMES ENFORCEMENT DIVISI FUBLIC HOUSING DIVISION-NURTH PUBLIC TRANSPORTATION M.T.S. NINTH DISTRICT FUBLIC TRANSPORTATION M.T.S. MOTOR MAINTENAMCE BIVISION INTERSECTION CONTROL UNIT YOUTH DIVISION AREA THREE YOUTH DIVISION AREA FOUR YOUTH DIVISION AREA SIX TWENTY-FOURTH DISTRICT FIFTEENTH DISTRICT TWENTY-FIFTH DISTRICT TWENTY-FIRST DISTRICT TUENTY-THIRD DISTRICT DHARE LAW ENFORCEMENT GEVENTEENTH DISTRICT DURTEENTH DISTRICT NINETEENTH DISTRICT FOURTEENTH DISTRICT THIRTEENTH DISTRICT DHRTEENTH DISTRICT FOURTEENTH DISTRICT THIRTEENTH DISTRICT THIRTEENTH MISTRICT FOURTEENTH DISTRICT FOURTEENTH DISTRICT RUENTIETH DISTRICT FIFTEENTH DISTRICT INENTIETH DISTRICT INCLETH DISTRICT SEVENTH DISTRICT FWELFTH DISTRICT EIGHTH DISTRICT SECOND DISTRICT SECOND DISTRICT FOURTH DISTRICT THIRD DISTRICT TENTH DISTRICT NINTH DISTRICT SIXTH DISTRICT THIRD DISTRICT FIFTH DISTRICT FIRST DISTRICT TENTH DISTRICT NINTH DISTRICT NINTH DISTRICT THIRD DISTRICT CANINE UNIT ******* ~~~~ 4. OFFICER OFFICER POLICE OFFICER OFFICER OFFICER OFFICER OFF J.CER OFFICEN OFF ICER OFFICER OFFICER OFFICER OFFICER OFF ICER OFFICER OFF ICER OFF ICER OFFICER OFFICER OFFICER OFF ICER OFFICER OFFICER OFF ICER OFFICER OFF ICER OFFICER OFFICER OFFICER OFF ICER OFFICER OFFICER OFFICER OFFICER OFFICER **OFFICER** OFF 1 CER OFF I CER OFF J CEK OUFICER OFFICER OFF ICER OFF TOER OFF ICER OFF LCER OFF ICER OFFICER OFF LCER OFT TOER POLICE POLICE *01.1CE FOLICE POLICE POLICE POLICE POLICE P0L1CE POLICE POL 105 POLICE POLICE POLICE -0L1CE POLICE POLICE FOLTCE FOLICE POLICE POLICE PLICE °01.10E POLICE OLICE -01.1CE FOLICE POLICE POLICE PLICE POLICE FOLICE POLICE POLICE °01.1CE POL DO 301. LOE POL ICE 30L105 POLICE POLICE POLICE POLICE POLICE 301.10c **OLICE** -01.TCE POLICE CHKISTOFHER LANDON ROLAND-CHTP CHARLES D ANTHONY D U MALLIAM J RAYMOND T CHARLES E ELEANOR D CHARLES P RICHARD A MARUIN J HAROLD R THOMAS J ELIGENE A DANTEL D FERNANDO THOMAS A FRANK E DEVON M PETER 0 UR'NE C LINOTHY HAKKY A REVIN R ALUIN L FHILLIP CHARLES L MHOL HUBSOF JUDY P XAULER H-J390F DONALD ROMAL D DRICE MIGUEL THOMAG GENE R A NHOL GEORGE JILES EFNEN MATES REVIN STRON MONTE **COMPE** NHO: **FETINAUSICAS** BARNSDALE CAST ANEDA FINDCCHIO FRIEDRICH ANDERSON ALMAGUER ANDARDNE CAMPBELL FLAHERTY FLE 1CHER FRANKLIN **NUELISIACK** MATHUSSIN BARKERA ALL ISUN ELL. ISON GAMBELL. GARDNER BEHNENG ENNUMB COLLINS FENNELL CUTTONE DUDGAN FLORES EARTON GARCIA BAUMER BONNEK **DAWSON** EASLEY **GERAL I** EKYANT EUNTRI KLEBBA BRIGHT BROWN ELMER EVANS GARZA GEYER ADAMS AMATU BARRY ALIAMS MYERS DUBY

VOUCHER

LATE

5/10/89

CITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 5/10/89

REGULAR ORDERS

**************************************	NAME ******		***** UNIT OF ASSIGNMENT *****	DAYE. INJURED	VOUCHER TOTAL
FIROLLI	ALFRED E	POLICE OFFICER	GANG CRIMES ENFORCEMENT DIVISI	10/15/88	299,20
FRANTEC	ROBERT J	POLICE OFFICER	GANG CRIMES ENFORCEMENT DIVISI	10/28/87	426.45
GUPAL 1. S	ц,	FOLICE OFFICER	TENTH DISTRICT	10/07/88	310.00
RAMIREZ	кат	FOLICE OFFICER	TENTH DISTRICT	10/15/68	92,00
RAULS		Ξ.	SECOND DISTRICT	10/20/88	150.00
REDITING .	JEFFREY 0	FOLICE OFFICER	FIRST DISTRICT	10/07/66	287.00
REYES JR	NETT	FOLICE OFFICER	THIRTEENTH DISTRICT	10/30/88	184.00
RICHARDSON	L UNALL J	POLICE OFFICER	NINTH DISTRICT	9/27/88	70.00
R1220	TONY	FOLICE OFFICER	SEVENTEENTH DISTRICT	9/14/08	279.25
KOBINSON	RONALD	FOLICE OFFICER	ELEVENTH DISTRICT	10/27/86	351.25
KODEN	VICTOR	FOLICE OFFICER		10/16/88	341.50
RODGERS	MICHAEL	FOLICE OFFICER	DETECTIVE DIV AREA & ADMINISTR	12/12/87	427.00
RUSS JR	FREETON	FOLICE OFFICER	FIFTH DISTRICT	10/11/00	203.99
ROYSTER	THERMON		TWENTIETH DISTRICT	10/03/88	12.00
KUBIN	JUDITH E		TWENTY-THIRD DISTRICT	9/29/88	116.25
NISUN	RICHARD	FOLICE OFFICER	TWENTY-FOURTH DISTRICT	10/14/88	774.65
RYAN	RICHARD	POLICE OFFICER	THENTY-FOURTH DISTRICT	10/21/88	15.44
SANCHEZ	DANJEL JR		TWELFTH DISTRICT	7/25/87	44,00
SHAW	M NHON	POLICE OFFICER	TUENTY-SECOND DIGTRICT	10/12/86	157.15
SHEEHAN	THUMAS	FOLICE OFFICER	FOURTEENTH DISTRICT	9/22/87	444.75
SI NERWELL.	PHILL IP	POLICE OFFICER	TWENTY-FOURTH DISTRICT	9/25/88	197.00
STACK	THUMAS P	FOLIDE OFFICER	TWENTY-THIKD DISTRICT	10/21/88	216.54
STANEK	NARY ANN	POLICE OFFICER	FIFTH DISTRICT	6/16/87	55.00
STANSKI	EPWARD	FOLICE OFFICER	FOLICE BOCUMENT SERVICES SECTI	7/06/88	523.00
STEC	WILLIAM W	FOLICE OFFICER	SEVENTH DISTRICT	1/18/89	289.45
STUBES	CALUIN	FOLICE OFFICER	FIRST DIBTRICT	10/1.0/86	40.00
SUANTGAN	IGIAH	FOLICE OFFICER	SEVENTEENTH DISTRICT	10/17/88	100.00
TOUSSAS	CHARLES	FOLICE OFFICER		8/02/68	1500.00
TOUSSAS	CHARLES J	POLICE OFFICER	FUBLIC HOUSING RIVIEION-NORTH	4/16/88	40.00
WALKER	САКҮ Ј	FOLICE OFFICER	FIFTH DISTRICT	9/17/88	1547.00
WILLIAMS	SHERMAN B	FOLICE OFFICER	FATROL DIVISION-AGMINISTRATION	11/15/88	422.55
MKONKOWSKI	□		FOURTEENTH DISTRICT	4/06/68	142.00
YNTGUEZ	JOHN E		THIRD DISTRICT	11/21/87	155.00
ZUNIGA	JOSE	FOLICE OFFICER	£3.	9/05/87	155.00
EL.AUL.	MICHAEL.	FIREFIGHTER	COMPANY	6/13/88	103.00
EORUCNI	CHARLES	FIREFIGHTER	COMPANY	6/02/88	9043.80
EUYD	CLARENCE	FIREFIGHTER		0/10/87	BQ.00
CONRAD	GEORGE	F1REFIGHTER	ENGINE COMPANY 49	3/08/87	120.00
CROMLEY	REUIN	PARAMEDIC .	AMPLALANCE 39	10/19/88	149.50
БАСҮ	RICHARD	FIREFIGHTER	ENGINE CONPANY 1.1	7/02/68	50.00
DENEEN	RICHAEL T	L. TEUTGNANT	ENS PISTRICT 2 HEADCHARTERS &	3/15/87	92.00
DIMAGGIO	navid David	FIREFIGHTER	HATTALION 17	3/24/66	720.00
HODODATCH	STEPHEN	F TREF LOHTER	THE REAL IO	8/02/88	800.40
DOMAIN	WTLL.TAM	FIREFIGHNER ·		8/14/66	70.00
EXCM.	UMMN	PARAMEDIC	-	6/11/88	143.50
DOWL ING	JAMES	FTREFTOHTER		12/15/87	1113.75
TAINCAN	LOWRAINE	PARAMED 1C		9/04/85	039.60
DUNCAN	LOKP ATNE	FOLICE OFFICER		8/14/67	97.50
LUNCON	NOT L	PARAMERIC	AND H. ANCE J.	8/21/88	110.00

5/10/89

-

REPORTS OF COMMITTEES

601

	0	
	Ο	
	⊄	
	O	
	H	
	Ξ	
	C	
	i.	
	0	
	≻	
	Ξ,	1
•	H	
	Ċ	

CITY COUNCIL ORDERS

COUNCIL MEETING OF 5/10/89

kegular orders

		•		LIATE	VOUCHER .
**************************************	NGME ********	***************************************	***** CNIL OF ASSIGNMENT *****	INJURED	TOTAL.
DWYER	JERENIAH P	CAPTAIN	DATTALION 53	8/13/88	239100
ELMORE	CL.INTON	PARAMEDIC	DISTRICT RELIEF 4	7/05/86	2509.34
EVANS	HOL MAN	FARAMEDIC	AMBULANCE 37	1/29/88	42.90
FABER	BRUCE	FIREFIGHTER	ENGINE COMPANY 22	9/15/87	5325.63
FARYAN	NIOC	CAFTAIN	BATTALION 22	4/21/88	671.50
GRAND	KEVIN	FARAMEDIC	AMEULANCE 23	4/23/86	72.10
0055	EDWARD	FARAMEDIC	AMBILLANCE 7	. 6/01/88	87.50
HAGUE	MICHAEL	FARAMEDIC	AMEULANCE 18	11/08/87	104.50
THALL FAND	RAYMOND	CAPTAIN	TRUCK 49 .	10/21/88	21,00
KETPEKKNAPP	ETLEN	PARAMEDIC	AMEULANCE B	9/07/88	257.50
KOCH	THOMAS G	FAKAMEDIC	AMBULLANCE 33	8/13/88	750.80
KOMALSNI	LEE	FIREFIGHTER		11/25/67	3684,00
NUNGIS	JOUNT	CAPTAIN	TRUCK 37	12/05/87	6191.68
L.UNA	ANTHONY	FIREFIGHTER	TRUCK 10	6/18/68	37.00
MATHEWS	MAKI. ON	FIREFIGHTER		12/12/87	173.00
MAY	GERALD	PARAMEDIC	AMEULANCE 17	3/25/88	122.00
MAY	GERALD	FARAMEDIC	AMBUILANCE 17	88/60/6	100,00
MCGARRY	NHOP	FIREFIGHTER .	TRUCK 19	9/26/88	320.25
MEMILLON	ROMAL.D	FIREFIGHTER		11/12/88	165.10
MCNALLY	JAMES	F TREF IGHTER	ENGINE COMPANY 45	12/09/88	215.00
MILLING	THTOMIT	ENGINEER	ENGINE COMPANY 56	8/26/85	355.00
OLEARY	THOMTHY	PARAMEDIC .	EMS DISTRICT 3 HEADQUATERS & R	8/04/87	292,00
PARMER	RKUCE.	FARAMEDIC	AMBULANCE 19	10/29/87	12.00
FAUKSTYS	STEPHEN	FIREFIGHTER	ENGINE COMPANY 77	8/05/88	15.00
PERKINS	JAMES	F IREF IGHTER	ENGINE COMPANY 75	7/20/87	1228.50
REED	JAY	FARAMEDIC	AMEULANCE 42	3/27/68	126.57
KENDA	JOBEPH	FIREFIGHTER		7/05/68	40.00
KOPINSON	MGRREN	FIREFIGHTER	SQUAD 1	5/12/88	142.00
SHEEHAN	DANIEL -	FIREFIGHTER	REPAIR SHOP	12/06/88	189.00
SULLIVAN	FENNY	PARAMEDIC	AMDUM.ANCE 44	7/17/87	1078.75
TERBENS	NHON	CAFTAIN	BATTALION 19	10/25/87	840,00
TUMA	GLEN	ENGINEER	ENGINE COMPANY 24	5/20/88	225.00
UANEK	NICHAEL	FIREFIGHTER	ENGINE COMPANY 109	3/08/87	264.50
VASQUEZ	ANGEL	PARAMEDIC	NMONNN	8/17/68	413.00
MALLACE	UEAN	PARAMEDIC	ANDE JL. ANCE: 14	5/10/88	175.37
NUSTIHW	DIXON	FIREFIGHTER	TRUCK 38	11/14/68	311.00
WIGINIEUGKI	THOMAS	FIREFIGHTER	ENGINE COMPANY 84	4/15/88	684.75
MOJTECKI		FIREFIGHTER	SQUAD 5	6/23/86	71.00
WOLF	EDWARD M	FIREFIGHTER	ENGINE COMPANY 4	3/30/88	185.50
MODIS	MARLOW	FIREFIGHTER	ENGINE COMPANY 113	7/25/87	140.51
WORKER	LUARRELL.	FIREFIGHTER	SUMAD 3	5/04/62	1800.45
YOUNG	EDUARD	FJREFIGHTER	SQUAD 4	3/09/88	140.51
ZANKZEUSKI	JAMES	F TREFTORMER	TRUCK 10	10/08/88	176.65
ZAPILEK	MARK	F ÎREFIONTER	TRUCK 12	4/08/66	140.00

602

JOURNAL--CITY COUNCIL--CHICAGO

(Continued from page 599)

; 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 the 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 expenses, not to exceed the expense in accordance with Opinion No. 1422 of the Corporation Counsel of said City, dated March 19, 1926. The payment of any of these bills shall not be construed as approval of any previous claims pending 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 604 of this Journal.]

Placed On File -- REPORT OF SETTLEMENTS OF SUITS AGAINST CITY DURING MONTHS OF JANUARY AND FEBRUARY, 1989.

The Committee on Finance submitted a report recommending that the City Council place on file a communication from the Department of Law concerning matters in which cases were settled and/or judgments entered for the months of January and February, 1989.

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

604

CITY COUNCIL ORDERS

CHICAGO

CITY-OF

COUNCIL MEETING OF 5/10/89

THIRD PARTY ORDERS

************* EMPLOYEE MANE	***********		***** UNIT OF AGSIGNMENT *****	DATE INJUKED	VOUCHER TOTAL
Aliams	ALLAN IL	FOLICE OFFICER	SEVENTEÉNTH DISTRICT	- 9/04/87	135.00
BARTOSIK	ALOYGIUS	FOLICE OFFICER	EIGHTH DISTRICT	2/25/87	177.00
FARTOSIK	JAMES E	POLICE OFFICER	INTERNAL AFFAIRS DIVISION	12/30/87	48.00
EQNNER	THOMAS J	FOLICE OFFICER	SEVENTH DISTRICT	9/29/88	60.00
BURVAN	ROBERT C	FOLICE OFFICER	FIRST DISTRICT	3/12/87	2047.25
BUTLER	LAMES	FOLICE OFFICER	DETECTIVE DIV AKEA 2 VIDLENT C	6/30/88	40.00
CAPARELLI	T NHOL	FOLICE OFFICER	NINTH DISTRICT	11/08/88	217.40
CESARIO	NICKOLAS	FOLICE OFFICER	NINETEENTH DISTRICT	9/06/88	50.00
COLEMAN	CLARENCE	FOLICE OFFICER	TWELFTH DISTRICT	10/12/66	113.00
CONLYER	ISBAC	POLICE OFFICER	THIRD DIGTRICT	11/18/88	542.00
CROWLEY	JAMES	FOLICE OFFICER	SECOND DISTRICT	9/04/87	15124.50
CUNNTNEHAM	KATHY D	FOLICE OFFICER	EIGHTEENTH DISTRICT	11/26/88	447.63 -
DANTELS	DAVID A	FOLICE OFFICER	NINETEENTH DISTRICT	11/07/88	384.00
DUCAR	FHILTF F	POLICE OFFICER	DETECTIVE DIV AKEA 4 VIDLENT C	8/18/84	922.50
GLEASON	COLLEEN	FOLICE OFFICER	TWENTIETH DISTRICT	11/19/66	255.50
HANSELMAN	THOMAG	FOLICE OFFICER	TWENTIETH DISTRICT	11/26/88	75,00
JOYNER	RUTH	FOLICE OFFICER	YOUTH FIVISION AREA ONE	2/05/84	694.25
JUYNER	RUTH	POLICE OFFICER	YOUTH DIVISION AKEA ONE	7/22/88	85,00
LAHOKI	MYRA	FOLICE OFFICER	FIRST DISTRICT	9/09/68	240.00
L.OHMAN .	FATRICIA	FOLICE OFFICER	ETGHTEENTH DISTRICT	11/26/88	197.15
FINZINE	TERRY L	FOLICE OFFICER	TWENTY-FOURTH DISTRICT	10/01/68	294.00
REDRICK	ERAD	FOLICE OFFICER	EIGHTH DISTRICT	10/26/88	550.00
ECHUI.TZ	KENNETH E	FOLICE OFFICER	EIGHTH DISTRICT	12/10/87	1031.00
SCIMECA	VICTOR	POLICE OFFICER	DETECTIVE DIV AKEA & ADMINISTR	. 9/01/87	30.00
GFECHT	SANDKA	POLICE OFFICER	FIFTEENTH DISTRICT	7/12/68	243,00
BUCHARSKI	KENNETH	FOLICE OFFICER	TWENTY-FIFTH DIGTRICT	9/17/88	540.00
BULL IVAN	WILLIAM B	FOLICE OFFICER	NINTH DISTRICT	10/30/68	1175.00
THIELMANN	JOGEPH F	FOLICE OFFICER	TWENTY-SECOND DISTRICT	7/13/87	1760.00
ULDRYCH	RUDY	FOLICE OFFICER	ELEVENTH DISTRICT	3/24/85	11307.70
WALLACE JR	EIGNE	FOLICE OFFICER	ELEVENTH DISTRICT	8/20/87	50,00
WARE	BARBARA E	POLICE OFFICER	DETACHED SERVICES-MISCELLANEOU	4/20/87	650.00
DATLEY	ROI	FARAMEDIC	NUNNIN	7/22/88	176.70
JEKOT	MICHAEL	PARAMEDIC	DISTRICT RELIEF 1	9/08/64	2581.00
FHILLES	FEW	FIREFIGHTER	TRUCK 50	3/12/83	1294.00

Placed On File -- APPLICATIONS FOR CITY OF CHICAGO CHARITABLE SOLICITATION (TAG DAY) PERMITS.

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

City of Hope May 12 and 13, 1989 -- citywide;

Polish Legion of American Veterans May 6 and 21, 1989 -- citywide;

The Salvation Army June 3, 1989 -- citywide;

Chicago Youth Center May 24, 1989 -- citywide; and

Southwest Young Men's Christian Association June 30 and July 1, 1989 -- citywide.

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

Re-Referred -- PERMISSION TO CONSTRUCT WATER METER VAULT AT SPECIFIED LOCATION.

The Committee on Finance submitted a report recommending that the City Council rerefer to the Committee on Streets and Alleys a proposed order granting permission to the Chicago Transit Authority for the construction of a water meter vault to the water tap at the intersection of West Howard Street and North Clark Street, to extend north from said proposed vault along Chicago Avenue to the Howard West Yard Pump House located in Evanston, to provide fire protection for the entire yard.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and said proposed order was *Re-Referred to the Committee on Streets and Alleys* by yeas and nays as follows:

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

Nays -- None.

Action Deferred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 26, SECTION 26-26 BY ESTABLISHING ELIGIBILITY REQUIREMENTS FOR PERSONS OR BUSINESS ENTITIES SEEKING CITY CONTRACTS.

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

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance from the Department of Law amending Chapter 26, Section 26-26 of the Municipal Code of the City of Chicago relating to the eligibility of certain persons for municipal contracts, 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) EDWARD M. BURKE, 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 26, Section 26-26 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

26-26. No person or business entity shall be awarded a contract or sub- contract if that person or business entity: (a) has been convicted of bribery or attempting to bribe a public officer or employee of the City of Chicago, the State of Illinois, or any other public entity in that officer or employee's official capacity; [nor] or (b) has been convicted of agreement or collusion among bidders or prospective bidders in restraint of freedom of competition by agreement to bid a fixed price, or otherwise; or (c) has made an admission of guilt of such conduct described in (a) or (b) above which is a matter of record but has not been prosecuted for such conduct. [Ineligibility under this section shall continue for three years following such conviction or admission.]

For purposes of this section, where *it has been determined by a court of law that* an official, agent or employee of a business entity has committed any offense under this section on behalf of such an entity and pursuant to the direction or authorization of an officer or director thereof, the business entity shall be chargeable with the conduct.

Ineligibility under this section shall continue for three years following such conviction or admission. The period of ineligibility may be reduced or waived by the Purchasing Agent, upon the written verified application of the ineligible person or business entity, supported by documentation of either or both of the following reasons:

(i) reversal of the conviction or judgment on which the ineligibility is based, unless the conviction or judgment is based on an admission of conduct described in subsections (a) or (b) above; or

(ii) bona fide change in ownership and/or control of the business entity, and mitigating factors sufficient in the judgment of the Purchasing Agent to remove the conditions giving rise to the conduct that led to the ineligibility.

Notwithstanding any other provision of this section to the contrary, a contract or subcontract may be awarded to a person or business entity when it is determined by the Purchasing Agent to be in the best interest of the City of Chicago, such as, but not limited to contracts for materials or services economically procurable only from a single source. Such determination shall be made in writing and shall specify the reasons for the decision.

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

Action Deferred -- ISSUANCE OF FINAL LOAN COMMITMENTS TO VARIOUS APPLICANTS UNDER RENTAL REHABILITATION AND MULTI-UNIT REHABILITATION ASSISTANCE PROGRAMS.

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

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration ordinances from the Department of Housing authorizing the execution of MULTI-Program and Rental Rehabilitation Fund Loans for Clark Street Partners, Andy Roman, Jr. and Joseph Mrowiec, Altman Development Corporation, Boris Nitchoff, Chicago Title and Trust Company U/T/A 1091585, Jeanne Wallace, Mary Thompson and Isabel Malone, Raymond and Maryann Green, Helen D. Johnson, Lunt and Wolcott Partnership, P.R.I.D.E., Carrol Park Limited Partnership and The Young Men's Christian Association of Metropolitan Chicago, having had the same under advisement, begs leave to report and recommend that Your Honorable Body pass the proposed ordinances transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

The following are said proposed ordinances transmitted with the foregoing committee report (the italic heading in each case not being a part of the ordinance):

Clark Street Partners.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and

WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in Federal Fiscal Year 1988, subject to the City submitting a proper request therefore; and

WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$568,800; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$1,304,120 in other investment for the rehabilitation of 36 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in Exhibit "A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower as shown in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

Exhibit "A".

Owner/Borrower Address/No. Of Units	Private Financing	MULTI-Program/ Rental Rehab
Clark Street Partners 6642 6654 North Clark Street 36 dwelling units	\$1,304,120	\$568,800
Total City Funds:	\$568,800	
Total Private Funds:	<u>\$1,304,120</u>	
Total Development Costs:	\$1,872,920	
Total Dwelling Units:	36	

Andy Roman, Jr. And Joseph Mrowiec.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of

610

1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and

WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in Federal Fiscal Year 1988, subject to the City submitting a proper request therefore; and

WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$110,000; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$310,000 in other investment for the rehabilitation of 10 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower as shown in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

JOURNAL--CITY COUNCIL--CHICAGO

Exhibit "A".

Owner/Borrower Address/No. Of Units	Private Financing	MULTI-Program/ Rental Rehab.
Andy Roman, Jr. Joseph Mrowiec 2643 2645 North Washtenaw Avenue 10 dwelling units	\$310,000	\$110,000
Total City Funds:	\$110,000	
Total Private Funds:	<u>\$310,000</u>	
Total Development Costs:	\$420,000	
Total Dwelling Units:	10	
I otal Dwelling Units:	10	• • •

Altman Development Corporation.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and 5/10/89

WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in Federal Fiscal Year 1988, subject to the City submitting a proper request therefore; and

WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$1,750,000; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$6,119,256 in other investment for the rehabilitation of 99 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower as shown in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

Exhibit "A".

Alter an Development @C 110.950	
Altman Development\$6,119,256\$1,750,000Corporation42 52 North Waller Avenue5500 West Jackson Boulevard5500 West Jackson Boulevard5808 West Lake Street99 dwelling units	
Total City Funds: \$1,750,000	
Total Private Funds: \$6,119,256	
Total Development Costs: \$7,869,256	
Total Dwelling Units: 99	

Carrol Park Limited Partnership.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in Federal Fiscal Years 1984 to 1988, subject to the City submitting a proper request therefore; and

WHEREAS, The City of Chicago has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$2,950,000; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$6,450,000 in private investment for the rehabilitation of 188 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing is hereby authorized to issue final loan commitments to the proposed owner/borrower itemized in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The aforesaid Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

JOURNAL--CITY COUNCIL--CHICAGO

Exhibit "A".

Owner/Borrower Address/No. Of Units	Private Financing	MULTI-Program/ Rental Rehab.
Carrol Park Limited Partnership 6 North Hamlin Avenue 188 dwelling units	\$6,450,000	\$2,950,000
Total City Funds:	\$2,950,000	
Total Private Funds:	<u>\$6,450,000</u>	
Total Development Costs:	\$9,400,000	
Total Dwelling Units:	188	
	•	· .

Chicago Title And Trust Company, Under Trust Agreement 1091585.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in Federal Fiscal Year 1988, subject to the City submitting a proper request therefore; and

WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$581,500; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$736,625 in other investment for the rehabilitation of 27 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower as shown in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

JOURNAL--CITY COUNCIL--CHICAGO

Exhibit "A". Owner/Borrower Private Address/No. Of Units Financing

MULTI-Program/ Rental Rehab.

Barbara Hazelkorn 1930 1938 Humboldt Boulevard 27 dwelling units	\$736,625	\$581,500
Total City Funds:	\$581,500	
Total Private Funds:	<u>\$736,625</u>	
Total Development Costs:	\$1,318,125	
Total Dwelling Units:	27	

Ms. Jeanne Wallace, Ms. Mary Thompson And Ms. Isabel Malone.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and

WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in Federal Fiscal Year 1988, subject to the City submitting a proper request therefore; and WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$406,000; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$324,000 in other investment for the rehabilitation of 18 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower itemized in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

JOURNAL--CITY COUNCIL--CHICAGO

Exhibit "A".

Owner/Borrower Address/No. Of UnitsPrivate FinancingMULTI-Program/ Rental Rehab.J. Wallace I. Malone M. Thompson 7546 South Peoria Street 18 dwelling units\$324,000\$406,000Total City Funds:\$406,000Total Private Funds:\$324,000Total Development Costs:\$730,000Total Dwelling Units:18			
I. Malone M. Thompson 7546 South Peoria Street 18 dwelling units Total City Funds: \$406,000 Total Private Funds: \$324,000 Total Development Costs: \$730,000			MULTI-Program/ Rental Rehab.
Total Private Funds:\$324,000Total Development Costs:\$730,000	I. Malone M. Thompson 7546 South Peoria Street	\$324,000	\$406,000
Total Development Costs: \$730,000	Total City Funds:	\$406,000	
•	Total Private Funds:	<u>\$324,000</u>	
Total Dwelling Units: 18	Total Development Costs:	\$730,000	
	Total Dwelling Units:	18	

Raymond And Maryann Green.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and

620

WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in Federal Fiscal Year 1988, subject to the City submitting a proper request therefore; and

WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$438,000; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$265,000 in other investment for the rehabilitation of 12 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower as shown in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

JOURNAL--CITY COUNCIL--CHICAGO

Exhibit "A".

		•
Owner/Borrower Address/No. Of Units	Private Financing	MULTI-Program/ Rental Rehab.
Raymond and Maryann Green 641 667 East 67th Street 12 dwelling units	\$265,000	\$438,000
Total City Funds:	\$438,000	
- Total Private Funds:	<u>\$265,000</u>	·
Total Development Costs:	\$703,000	
Total dwelling units:	12	

Ms. Helen D. Johnson.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and

WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in Federal Fiscal Year 1988, subject to the City submitting a proper request therefore; and WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$320,000; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$63,453 in other investment for the rehabilitation of 12 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower as shown in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

Exhibit "A".

Owner/Borrower Address/No. Of Units Private Financing MULTI-Program/ Rental Rehab.

Helen D. Johnson 4950 -- 4952 South Vincennes Avenue 12 dwelling units \$63,453

\$320,000

Total City Funds:	\$320,000
Total Private Funds:	\$63,453
Total Development Costs:	\$383,000
Total Dwelling Units:	12

Lunt And Wolcott Partnership.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and

WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in Federal Fiscal Year 1988, subject to the City submitting a proper request therefore, and

WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$1,089,440; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$1,359,560 in other investment for the rehabilitation of 40 dwelling units, and wherein

said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower itemized in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

Exhibit "A".

Owner/Borrower Private MULTI-Program/ Address/No. Of Units Financing Rental Rehab. Lunt and Wolcott \$1,359,560 \$1,089,440 Partnership 1846 -- 1852 West Lunt Avenue/7001 North Wolcott Avenue 40 dwelling units Total City Funds: \$1,089,440 Total Private Funds: \$1,359,560 Total Development Costs: \$2,449,000

625

Total Dwelling Units:

40

Mr. Boris Nitchoff.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and

WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in Federal Fiscal Year 1988, subject to the City submitting a proper request therefore; and

WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$230,000; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$100,000 in other investment for the rehabilitation of 7 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the

City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year JX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower itemized in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

Exhibit "A".

	·	· · · ·
Owner/Borrower Address/No. Of Units	Private Financing	MULTI-Program/ Rental Rehab.
Boris Nitchoff 8740 South Ashland Avenue 7 dwelling units	\$100,000	\$230,000
Total City Funds:	\$230,000	
Total Private Funds:	<u>\$100,000</u>	
Total Development Costs:	\$330,000	
Total Dwelling Units:	7	e

627

P.R.I.D.E.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and

WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in federal fiscal year 1988, subject to the City submitting a proper request therefore; and

WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI-Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$1,044,952; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$1,456,488 in other investment for the rehabilitation of 52 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council, now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower as shown in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

Owner/Borrower Private MULTI-Program/ Address/No. Of Units Financing Rental Rehab. P.R.I.D.E. \$1,456,488 \$1.044.952 4946 West Adams Street 4945 West Monroe Street 5000 West Adams Street 52 dwelling units Total City Funds: ... \$1,044,952 **Total Private Funds:** \$1,456,488 **Total Development Costs:** \$2,501,440 52 **Total Dwelling Units:**

Exhibit "A".

The Young Men's Christian Association Of Metropolitan Chicago.

WHEREAS, The City of Chicago, a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low and moderate income; and

5/10/89

11.

WHEREAS, The City has determined that the continuance of a shortage of rental housing affordable to persons of low and moderate income is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, has created the Rental Rehabilitation Program in Section 301 of the Housing and Urban/Rural Recovery Act of 1983, which program among other things provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low and moderate income persons; and

WHEREAS, The United States Department of Housing and Urban Development has approved the sum of \$20,365,900 of Rental Rehabilitation Program grant funds to the City in federal fiscal year 1988, subject to the City submitting a proper request therefore; and

WHEREAS, The City has aggregately programmed \$29,400,000 of Community Development Grant funds for its Multi-Unit Rehabilitation Assistance Program ("MULTI-Program") in Program Years IX through XIV, wherein low interest rehabilitation loans are made available to owners of rental properties containing five or more dwelling units in low and moderate income areas, and the MULTI- Program is administered by the City's Department of Housing; and

WHEREAS, The Department of Housing has preliminarily reviewed and approved the making of one (1) low interest rehabilitation loan in the aggregate amount of \$7,000,000; said loan to be funded in part with Rental Rehabilitation Program funds and in part with MULTI-Program funds where said funds, when loaned, will leverage an additional \$2,000,000 in other investment for the rehabilitation of 595 dwelling units, and wherein said loans are each in excess of \$75,000 and are more particularly described in "Exhibit A" attached hereto and made a part hereof; and

WHEREAS, The City Council of the City, by an ordinance duly adopted on February 20, 1985 authorized certain technical amendments to the substitute ordinance (passed by the City Council on June 6, 1984) authorizing submission of the Final Statement of Objectives and Projected Use of Funds for Community Block Grant Entitlement of the United States Department of Housing and Urban Development for the Year IX Community Block Grant funds shall be subject to the review and approval of the City Council; now, therefore,

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

SECTION 1. The Commissioner of the Department of Housing ("Commissioner") is hereby authorized to issue final loan commitments to the proposed owner/borrower as shown in Exhibit A for the respective loan amounts listed therein.

SECTION 2. The Commissioner is hereby authorized to enter into, negotiate and execute such agreements, documents, or notes as are required or necessary to implement the terms and program objectives of the Rental Rehabilitation and the MULTI-Programs.

SECTION 3. This ordinance shall be in full force and effect by and from the date of its passage.

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

Exhibit "A".

Owner/Borrower Address/No. Of Units	Private Financing	MULTI-Program/ Rental Rehab.
The Y.M.C.A. of Metropolitan Chicago 30 West Chicago Avenue 595 dwelling units	\$2,000,000	\$7,000,000
Total City Funds:	\$7,000,000	
Total Private Funds:	<u>\$2,000,000</u>	
Total Development Costs:	\$9,000,000	
Total Dwelling Units:	595	

COMMITTEE ON AGING AND DISABLED.

APPOINTMENT OF MR. DONALD R. SMITH AS COMMISSIONER OF DEPARTMENT OF AGING AND DISABILITY.

The Committee on Aging and Disabled submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Aging and Disabled, meeting held May 8, 1989, having had under consideration a written communication from The Honorable Mayor Richard M. Daley under date of April 26, 1989 appointing Donald R. Smith as Commissioner of the Department of Aging and Disability, begs leave to recommend that Your Honorable Body *Approve* the proposed appointment which is transmitted herewith.

This recommendation was concurred in by six (6) members of the committee with no dissenting vote.

Respectfully submitted,

(Signed) MARLENE C. CARTER,

Chairman.

On motion of Alderman Carter, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Donald R. Smith as Commissioner of the Department of Aging and Disability was *Approved* by yeas and nays as follows:

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

Nays -- None.

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

Alderman Carter moved to Suspend the Rules Temporarily to allow Commissioner Smith the privilege of the floor. The motion Prevailed.

Speaking from the Mayor's rostrum, Commissioner Smith thanked Mayor Daley and the members of the City Council for honoring him with the appointment as Commissioner of the Department of Aging and Disability. Noting that he had been in service to the City of Chicago for twenty-five years, Commissioner Smith reflected on the seeming unattainability of a commissionership when one first embarks on a civil service career path and observed that on this day, his mother and father would have been extremely proud of their son.

LOCAL GOVERNMENTAL AGENCIES URGED TO ADOPT POLICY OF AFFIRMATIVE ACTION IN HIRING PERSONS WITH DISABILITIES.

The Committee on Aging and Disabled submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Aging and Disabled, meeting held April 25, 1989, having had under consideration a proposed resolution (which was referred on June 22, 1988) regarding local governments employing affirmative action principles in the hiring of persons with disabilities, begs leave to recommend that Your Honorable Body *Adopt* the proposed resolution, which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the committee with no dissenting vote.

Respectfully submitted,

(Signed) MARLENE C. CARTER, Chairman.

On motion of Alderman Carter, 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, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, 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 hiring of persons with disabilities is an ongoing program in keeping with fair employment practices promulgated by the City of Chicago government; and WHEREAS, It is beneficial and in the public interest to include such hiring of persons with disabilities in all affirmative actions which are carried out by governmental bodies within the City of Chicago; now, therefore,

Be It Resolved, That the City Council of the City of Chicago hereby memorializes the Chicago Board of Education, the Chicago Transit Authority, the Chicago Sanitary District and the Chicago Housing Authority to adopt a policy of affirmative action for the hiring of persons with disabilities; and

Be It Further Resolved, That we also memorialize the individual City of Chicago departments, such as the Chicago Public Library, and also the Board of the County of Cook and the appropriate State of Illinois authorities to examine the feasibility of establishing an affirmative action policy for the hiring of persons with disabilities.

COMMITTEE ON BEAUTIFICATION AND RECREATION.

ISSUANCE OF PERMITS FOR CARNIVALS, SIDEWALK SALES, STREET FAIRS AND STREET CLOSINGS.

The Committee on Beautification and Recreation submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Beautification and Recreation, having under consideration forty-six orders (which were referred on February 16, 1989, March 8, 1989, March 29, 1989 and April 26, 1989) authorzing and directing the Commissioner of Public Works to grant permission for the conduct of carnivals, block parties, sidewalk sales, special events and street closings for specific purposes, begs leave to recommend that Your Honorable Body *Pass* the said orders, which are transmitted herewith.

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

Respectfully submitted,

(Signed) EUGENE C. SCHULTER, Chairman.

On motion of Alderman Schulter, the said proposed orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

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

CARNIVALS.

Cermak Road Chamber Of Commerce.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to issue a permit to Cermak Road Chamber of Commerce, c/o Hortencia Campos, 2875 West Cermak Road, for the conduct of a carnival and/or street fair on South Rockwell Street between West Cermak Road and the first alley north and south thereof, South Washtenaw Avenue between West Cermak Road and the first alley north and south thereof, and on South Fairfield Avenue (north side) between West Cermak Road and the first alley north thereof from 12:00 Noon on Sunday, May 7, 1989 to 12:00 Noon on Monday, May 8, 1989, in accordance with the City's carnival ordinance, Sections 34-49.1 through 34-49.5; and upon issuance of said permit the Commissioner of Public Works shall provide barricades to prohibit vehicular traffic over the portion of the street affected, as provided by said carnival ordinance.

Saint Gregory Church.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to issue a permit to Saint Gregory Church, 1634 West Gregory Street, for the conduct of a carnival and/or street fair on North Paulina Street between West Gregory Street and West Bryn Mawr Avenue; also in the Paulina Courtyard at 1643 West Bryn Mawr Avenue and in the parking lot at 1600 West Gregory Street, for the period of June 11 through June 19, 1989, in accordance with the City's carnival ordinance, Sections 34-49.1 through 34-49.5; and upon issuance of said permit the Commissioner of Public Works shall provide barricades to prohibit vehicular traffic over the portion of the street affected, as provided by said carnival ordinance.

Saint Hedwig Church.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Saint Hedwig Church, 2226 North Hoyne Avenue, for the conduct of a carnival to be held on West Webster Avenue from North Hoyne Avenue to North Hamilton Avenue on Tuesday, May 30, 1989 through June 6, 1989.

Reverend Robert Darrow/Saint Hilary Church.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to issue a permit to Reverend Robert Darow, Pastor, Saint Hilary Church, 5600 North Fairfield Avenue, for the conduct of a street fair on North Fairfield Avenue from 5600 to the alley adjacent to 5626 and also in the parking lot located at 5600 North California Avenue, for the period of June 19 through June 25, 1989, in accordance with the City's carnival ordinance, Sections 34-49.1 through 34-49.5; and upon issuance of said permit the Commissioner of Public Works shall provide barricades to prohibit vehicular traffic over the portion of the street affected, as provided by said carnival ordinance.

Saint Mattias Church

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Saint Mattias Church, 2310 West Ainslie Street, for the conduct of a church carnival on North Claremont Avenue (4900 to 4940) on Wednesday, June 7, 1989 through Sunday, June 11, 1989.

Saint Pascal Church.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Saint Pascal Church, 3935 North Melvina Avenue, for the conduct of a carnival on North Moody Avenue between West Irving Park Road and the first alley north thereof, North Melvina Avenue between West Irving Park Road and the first alley north thereof and the first alley north of West Irving Park Road between North Moody Avenue and North Melvina Avenue, for the period of May 21 through May 28, 1989.

Queen Of Angels Church.

Ordered, That the Commissioner of Streets and Sanitation is hereby authorized and directed to issue a permit to Queen of Angels Church (Reverend Philip Dressler, Pastor) 2330 West Sunnyside Avenue, a regularly organized charitable or religious organization, for the period beginning July 6, 1989 and ending July 10, 1989, inclusive, for the conduct of a carnival on West Sunnyside Avenue from North Western Avenue to the first alley west thereof, in accordance with the City's carnival ordinance, Sections 34-49.1 to 34-49.5, inclusive; and upon issuance of said permit the Commissioner of Streets and Sanitation shall provide barricades to prohibit vehicular traffic over the portion of the street affected, as provided by said carnival ordinance.

SIDEWALK SALES.

Albany Park Chamber Of Commerce.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Albany Park Chamber of Commerce, c/o David Seglin, 4745 North Kedzie Avenue, for the conduct of a spring sidewalk sale on West Lawrence Avenue (both sides) between North Troy Street and North Pulaski Road and on North Kedzie Avenue (both sides) between West Wilson Avenue and West Ainslie Street, for the period of May 18 through May 21, 1989, during the hours of 9:00 A.M. and 8:00 P.M. each day.

Hi Grade Paints.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Hi Grade Paints, 3545 North Kedzie Avenue for the conduct of a truck sale at the curb in front of 3545 North Kedzie Avenue on June 2, 1989 through June 4, 1989 during the hours of 9:00 A.M. until 9:00 P.M.

Hyde Park Neighborhood Club.

Ordered, That the Commissioner of Public Works is hereby authorized to grant permission to Hyde Park Neighborhood Club, 5480 South Kenwood Avenue, for the conduct of a flea market on Old Lake Park Avenue (west side) from East 53rd Street to East 54th Street from 1:00 P.M., Saturday, May 6, 1989 through 6:00 P.M., Sunday, May 7, 1989.

Jules 5¢ & \$1.00 Store And Boston Store (Joint Venture).

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Jules 5¢ & \$1 Store, 2064 North Milwaukee Avenue and Boston Store, 2010 North Milwaukee Avenue (joint venture), for the conduct of sidewalk sales during the hours of 8:00 A.M. and 10:00 P.M. on the following days: May 5, 6, 7, 12, 13, 14, 19, 20, 21,

26, 27, 28, 29, June 2, 3, 4, 9, 10, 11, 16, 17, 18, 23, 24, 25, 30, July 1, 2, 7, 8, 9, 14, 15, 16, 21, 22, 23, 28, 29, 30, August 4, 5, 6, 11, 12, 13, 18, 19, 20, 25, 26, 27, September 1, 2, 3 and 4, 1989.

Mr. Tim Graham/Lincoln Square Chamber Of Commerce.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Tim Graham, Lincoln Square Chamber of Commerce, 4756 North Lincoln Avenue, for the conduct of a sidewalk sale on North Lincoln Avenue (both sides) from West Leland Avenue to West Ainslie Street and North Western Avenue (both sides) from West Leland Avenue to West Ainslie Street on July 20, 1989 through July 23, 1989, during the hours of 6:00 A.M. to 10:00 P.M.

Ms. Marilyn Allen/North Center Chamber Of Commerce.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Marilyn Allen, North Center Chamber of Commerce, 3959 North Lincoln Avenue, Suite 533, for the conduct of an annual sidewalk sale on North Lincoln Avenue from West Grace Street to West Cullom Avenue, North Damen Avenue from West Byron Street to West Belle Plaine Avenue and on West Irving Park Road from North Leavitt Street to North Ravenswood Avenue on July 27, 1989 through July 29, 1989, during the hours of 9:00 A.M. to 6:00 P.M.

Mr. Jim Panagakos.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Jim Panagakos, 1235 West Randolph Street, for the conduct of a sidewalk sale on West Randolph Street from North Elizabeth Street to North Willard Court and North Willard Court from West Randolph Street to West Washington Street, Thursday, May 25, 1989, during the hours of 8:00 A.M. to 10:00 P.M.

Portage Park Chamber Of Commerce.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Portage Park Chamber of Commerce, c/o Jeanine Smentek, 4921 West Irving Park Road, for the conduct of a sidewalk sale for the period of April 27, 1989, during the hours of 9:00 A.M. and 9:00 P.M. and April 28 and 29, 1989, during the hours of 9:00 A.M. to 6:00 P.M., on North Cicero Avenue (both sides) between 3900 and 4300, North Milwaukee Avenue (both sides) between 3900 and 4300, and on West Irving Park Road (both sides) between 4700 and 5300.

Ms. Roberta Biebel/Ravenswood Chamber Of Commerce.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Roberta Biebel, Ravenswood Chamber of Commerce, 1825 West Lawrence Avenue, for the conduct of a sidewalk sale on West Lawrence Avenue from North Seeley Avenue (1804) to North Ravenswood Avenue (2100), North Damen Avenue from West Giddings Street (4732) to the first alley north of West Lawrence Avenue and on West Winchester Avenue from the first alley north of West Lawrence Avenue, to the first alley south of West Lawrence Avenue, to the first alley south of West Lawrence Avenue on June 23, 1989 through June 25, 1989, during the hours of 6:00 A.M. to 10:00 P.M.

Sheldon's Art Supply.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Sheldon's Art Supply, 200 East Ohio Street, for the conduct of a sidewalk sale in front of their premises for the period of May 12 through May 16, 1989, during the hours of 9:00 A.M. to 6:00 P.M. each day.

Mr. Anisay R. Muhammed/South Shore Council Of Commerce.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Anisay R. Muhammed, South Shore Council of Commerce, 1903 East 79th Street, for the conduct of the annual sidewalk sale on East 71st Street (both sides)

from South Exchange Avenue to South Stony Island Avenue, East 75th Street (both sides) from South Exchange Avenue to South Stony Island Avenue and on East 79th Street (both sides) from South Exchange Avenue to South Stony Island Avenue on Thursday, July 20, 1989 through Saturday, July 22, 1989, during the hours of 9:00 A.M. to 9:00 P.M.

Ms. Delores Streeter.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Delores Streeter, 7626 South Racine Avenue, for the conduct of a sidewalk sale at 7626 South Racine Avenue (including the entire shopping center) on April 29, 1989, 9:00 A.M. until 6:00 P.M., May 6, 1989, 9:00 A.M. until 6:00 P.M. and May 13, 1989, 9:00 A.M. until 6:00 P.M.

Transport Ace Hardware.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Transport Ace Hardware, 7455 South Vincennes Avenue, for the conduct of a spring sale-a-thon at the above address for the following periods, during the hours of 8:00 A.M. and 5:00 P.M. each day: April 29, 30, May 6, 7, 13, 14, 20, 21, 27, 28, June 3, 4, 10, 11, 17, 18, 24, 25, July 1, 2, 3, 8, 9, 15, 16, 22, 23, 29, 30, August 6, 7, 13, 14, 20, 21, 27, 28, September 2, 3, 9, 10, 16, 17, 23, 24, 30, October 1, 7, and 8, 1989.

STREET CLOSINGS.

Mr. George Berbert.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to George Berbert, 4635 North Leclaire Avenue, to close to traffic North Avondale Avenue between West Lawrence Avenue and North Lavergne Avenue on Saturday, May 6, 1989, from 9:00 A.M. to 3:00 P.M. (rain date Saturday, May 13, 1989) in conjunction with a community beautification and cleanup program.

Mr. Bill Gersten/Blue Gargoyle.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Bill Gersten, Blue Gargoyle, 5655 South University Avenue, for the conduct of the 10K Gargoyle Gallop on East 57th Street from South University Avenue to South Cornell Avenue, South Cornell Avenue from Wooded Island to East 63rd Street and East 63rd Street to South Cornell Avenue on Sunday, May 7, 1989 during the hours of 8:00 A.M. to 11:00 A.M.

Ms. Margaret Landeck.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Margaret Landeck, 1758 North Sedgwick Street, for the conduct of "Marge's 34th Anniversary Party-Street Rally", on West Menomonee Street from North Sedgwick Street to North Fern Court on Saturday, June 10, 1989 through Sunday, June 11, 1989, during the hours of 10:00 A.M. to 11:00 P.M.

Board Of Education/Lorenz Brentano Elementary School.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Board of Education/Lorenz Brentano Elementary School, 2700 North Fairfield Avenue, to close to traffic the 2700 block of North Fairfield Avenue on all school days, during the periods of 8:20 A.M. to 9:05 A.M. and 1:50 P.M. to 2:45 P.M. for the purpose of loading and unloading of school buses.

Franklin Fine Arts Center Parents, Teachers Association.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Franklin Fine Arts Center Parents, Teachers Association, 225 West Evergreen Avenue, to close to traffic North Clark Street between West Ohio Street and West Ontario Street on Sunday, May 21, 1989, during the hours of 6:30 A.M. and 10:30 A.M., for the purpose of assembling a foot race.

Lunt Avenue Block Club.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Lunt Avenue Block Club, c/o Mike Zuber, 1241 West Lunt Avenue, to close to traffic 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 for recreational purposes only.

Ms. Ellen Reiter/Sawyer School.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Ms. Ellen Reiter, Principal, Sawyer School, 5248 South Sawyer Avenue, to close to traffic West 53rd Street from South Sawyer Avenue to South Spaulding Avenue on Mondays through Thursdays, during the hours of 3:10 P.M. to 3:55 P.M. and on Fridays from 2:00 P.M. to 2:40 P.M. for the 1989 -- 1990 school year.

Saint Ferdinand School.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Saint Ferdinand School, 3131 North Mason Avenue, to close to traffic North Mason Avenue between West Barry Avenue and West Belmont Avenue, during the hours of 7:30 A.M. and 8:00 A.M., and 2:00 P.M. and 2:30 P.M., on all school days for school purposes.

Saint Michaels Church.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to

5/10/89

grant permission to Saint Michaels Church, 1633 North Cleveland Avenue, for "Celebration '89" on North Cleveland Avenue from West North Avenue to West Eugenie and North Mohawk Streets, West Eugenie Street from North Hudson Avenue to Saint Michaels Court; and Saint Michaels Court from West Eugenie Street to the Buddist Temple on Saturday, June 10, 1989, during the hours of 7:00 A.M. to 11:00 P.M. and Sunday, June 11, 1989, during the hours of 12:00 Noon until 10:00 P.M.

Mr. Terry M. Touhy/Old Saint Patrick's Church.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Terry M. Touhy, Director of Special Events, Old Saint Patrick's Church, 700 West Adams Street, for the conduct of Saint Patrick's Day Mass, to close to traffic the two southbound lanes on the west side of South Desplaines Street from West Monroe Street to West Adams Street on Friday, March 17, 1989, from 8:00 A.M. to 1:00 P.M.

Valentine Boys And Girls Club.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to give consideration to the issuance of a street closing permit for West 34th Street on April 23, 1989, from 9:00 A.M. to 4:00 P.M. for the annual Mini Fun Run for the Valentine Boys and Girls Club, located at 3400 South Emerald Avenue, for the purpose of assembling and disbursing of the running participants.

Mr. Edward Weissler.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to issue a permit to Edward Weissler, 6637 North Clark Street, for the conduct of a bike race by the Chicago Fire Bicycle Racing Team on North Damen Avenue from West Balmoral Avenue to West Bryn Mawr Avenue, West Bryn Mawr Avenue from North Damen Avenue to North Wolcott Avenue, North Wolcott Avenue from West Bryn Mawr Avenue to West Balmoral Avenue and on West Balmoral Avenue from North Wolcott Avenue to North Damen Avenue, from 12:00 Noon to 4:00 P.M. on May 21, 1989, in accordance with the City's carnival ordinance, Sections 34-49.1 through 34-49.5; and upon issuance of said permit the Commissioner of Public Works shall provide barricades to prohibit vehicular traffic over the portion of the street affected, as provided by said carnival ordinance.

STREET FAIRS.

The Berghoff Restaurant.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to issue an permit to The Berghoff Restaurant, 17 West Adams Street, for the conduct of an Oktoberfest street fair on West Adams Street between South Dearborn and South State Streets during the period of September 12, 1989 through September 17, 1989, during the hours of 11:00 A.M. and 9:00 P.M. each day with the exception of September 12 and 17 (allotted time for setting up and dismantling) in accordance with the City's carnival ordinance, Sections 34-49.1 through 34-39.5; and upon issuance of said permit the Commissioner of Public Works shall provide barricades to prohibit vehicular traffic over the portion of the street affected, as provided by said carnival ordinance.

Body Politic Theatre/Community Arts Foundation.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Body Politic Theatre/Community Arts Foundation, 2261 North Lincoln Avenue, for the conduct of the Body Politic Theatre Street Festival on North Lincoln Avenue from West Webster to West Belden Avenues on June 3 and June 4, 1989, during the hours of 8:00 A.M. to 8:00 P.M.

Church Of God.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Church of God, 4601 South Drexel Avenue, for the conduct of an

anniversary festival on East 46th Street from South Drexel Avenue to the first alley east between South Drexel Avenue and South Ellis Avenue on May 27 and May 28, 1989, during the hours of 6:00 P.M. to 10:00 P.M.

Ms. Barbara Saniie/Hyde Park Art Center.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Barbara Saniie, Executive Director, Hyde Park Art Center, 1701 East 53rd Street, for the conduct of the 50th anniversary celebration of the Hyde Park Art Center on South Lake Shore Drive (east side) from 5300 to 5400, Saturday, April 8, 1989, during the hours of 7:00 P.M. to 12:00 Midnight and Sunday, April 16, 1989, during the hours of 4:00 P.M. to 6:00 P.M.

Jefferson Park Chamber Of Commerce.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Jefferson Park Chamber of Commerce, c/o Florence Cirzan, 4651 North Milwaukee Avenue, for the conduct of a sidewalk annual arts and crafts fair during the period of June 16 and June 17, 1989, from 9:00 A.M. to 5:00 P.M. each day, on both sides of North Milwaukee Avenue from 4630 to 4955, West Lawrence Avenue from 5216 to 5401, West Higgins Avenue from 5403 to 5417 and on West Ainslie Street from 5310 to 5334.

Lincoln Central Association.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Lincoln Central Association, 1933 North Burling Avenue, for the conduct of a street fair and art festival on West Dickens Avenue, from North Lincoln Avenue to North Larrabee Avenue and on North Mohawk Street, from West Armitage Avenue to West Dickens Avenue on Saturday, June 24, 1989, during the hours of 7:00 A.M. to 11:00 P.M. and Sunday, June 25, 1989, during the hours of 7:00 A.M. to 7:00 P.M.

•

Multiple Sclerosis Society.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Multiple Sclerosis Society, 600 South Federal Street, for the conduct of "City Society M. S. Derby Day Benefit Festival for Multiple Sclerosis" on North Marcey Street, from West Willow Street to North Sheffield Avenue, Saturday, May 6, 1989, during the hours of 9:00 A.M. to 8:00 P.M.

Old Saint Patrick's Church.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to issue a permit to Old Saint Patrick's Church, 718 West Adams Street, c/o Terry N. Touhy, Coordinator, for the conduct of Old Saint Patrick's Church World's Largest Block Party street fair on South Desplaines Street, between West Monroe Street and West Jackson Boulevard, West Adams Street, between the Kennedy Expressway and North Jefferson Street, from 6:00 P.M. on Thursday, July 20 through 6:00 P.M. on Sunday, July 23, 1989 (rain dates: July 28 and July 29, 1989), in accordance with the City's carnival ordinance, Sections 34-49.1 through 34-49.5; and upon issuance of said permit the Commissioner of Public Works shall provide barricades to prohibit vehicular traffic over the portion of the street affected, as provided by said carnival ordinance.

Old Town Chamber Of Commerce.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Old Town Chamber of Commerce, 1553 North Wells Street, for the conduct of the Wells Street Fair on North Wells Street between West North Avenue and West Evergreen Avenue and on West Schiller Street between North LaSalle Street and North Wieland Street, for the period of June 10 and June 11, 1989, during the hours of 10:00 A.M. and 10:00 P.M. each day.

Old Town Triangle Association.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Old Town Triangle Association, 1763 North North Park Avenue, for the conduct of the Old Town Art Fair to be held on North North Park Avenue from West Willow Street to West Menomonee Street, West Menomonee Street from North Wells Street to North Sedgwick Street, North Lincoln Park West from West Menomonee Street to North Lincoln Avenue, North Orleans Street from West Wisconsin Street to West Menomonee Street, West Wisconsin Street from North Sedgwick Street to North Lincoln Avenue, and the Ogden Mall just north of the intersection of North Orleans Street and West Wisconsin Street on Saturday, June 10, 1989 and Sunday, June 11, 1989, during the hours of 6:00 A.M. to 9:00 P.M.

Mr. Jim Panagakos.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Jim Panagakos, 1235 West Randolph Street, for the conduct of a festival on West Randolph Street from North Elizabeth Street to North Willard Court and North Willard Court from West Randolph Street to West Washington Street, Thursday, May 25, 1989, during the hours of 8:00 A.M. to 10:00 P.M.

Park West Community Association.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Park West Community Association, 637 West Wrightwood Avenue, for the conduct of the Park West Antiques Fair in the east/west alley located one half block north of West Fullerton Parkway between North Orchard Street and North Clark Street crossing and North Geneva Terrace from West Arlington Place to West Fullerton Avenue on June 3, 1989 and June 4, 1989, during the hours of 8:00 A.M. to 11:00 P.M.

R.A.N.C.H. Triangle Association.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to R.A.N.C.H. Triangle Association, 1944 North Fremont Street, for the conduct of the R.A.N.C.H. Triangle Association 1989 Children's Fest on North Seminary Avenue from West Armitage Avenue to North Maud Avenue, Saturday, June 17, 1989, from 7:00 A.M. to 7:00 P.M.

Mr. Bennett Hart/Sheffield Neighborhood Association.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Bennett Hart, Sheffield Neighborhood Association for the conduct of Sheffield Neighbors Garden Walk and Festival on West Webster Avenue from North Sheffield Avenue to North Seminary Avenue and North Kenmore Avenue from West Dickens Avenue to West Belden Avenue on July 22, 1989 through July 23, 1989, during the hours of 6:00 A.M. to 11:00 P.M.

United Life Development Center.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to United Life Development Center, 321 North Pulaski Road, for the conduct of the Third Annual 27th Ward Neighborhood Festival on West Franklin Boulevard from West Sacramento to North Kedzie Avenue on August 19, 1989, during the hours of 10:00 A.M. until 7:00 P.M.

COMMITTEE ON BUDGET AND GOVERNMENTAL OPERATIONS.

APPOINTMENT OF MR. EDWARD J. BEDORE AS BUDGET DIRECTOR OF CITY OF CHICAGO.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration a communication and report concerning the appointment of Edward J. Bedore as Budget Director, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment.

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

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, seconded by Aldermen Natarus, Gabinski, Burke and Mell, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Edward J. Bedore as Budget Director of the City of Chicago was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

Nays -- None.

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

Alderman Austin moved to Suspend the Rules Temporarily to allow Mr. Bedore the privilege of the floor. The motion Prevailed.

Speaking from the Commissioner's gallery, Director Bedore thanked Mayor Daley and the members of the City Council for their expression of confidence indicated through his appointment. Observing that the City would be facing major problems in the future, Director Bedore indicated his resolve to work closely with the administration and each alderman in facing those problems and expressed his confidence that with a united effort, the problems would be overcome.

APPOINTMENT OF MR. KELLY R. WELSH AS CORPORATION COUNSEL OF CITY OF CHICAGO.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration a communication and report concerning the appointment of Kelly R. Welsh as Corporation Counsel, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment.

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

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, seconded by Aldermen Eisendrath and Natarus, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Kelly R. Welsh as Corporation Counsel of the City of Chicago was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

Nays -- None.

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

Alderman Burke moved to Suspend the Rules Temporarily to allow Mr. Welsh the privilege of the floor. The motion Prevailed.

Speaking from the Mayor's rostrum, Corporation Counsel Welsh expressed his readiness for service to the City of Chicago and stated that he was both proud of and grateful for the confidence in him which was exhibited by Mayor Daley, through his appointment and by the members of the City Council, through their confirmation of the appointment.

APPOINTMENT OF MR. BENJAMIN REYES AS COMMISSIONER OF GENERAL SERVICES.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration a communication and report concerning the appointment of Benjamin Reyes as Commissioner of General Services, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment.

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

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, seconded by Aldermen Soliz, Henry and Streeter, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Benjamin Reyes as the Commissioner of General Services was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

ermen Roti, Rush, T

Nays -- None.

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

Alderman Austin moved to Suspend the Rules Temporarily to allow Commissioner Reyes the privilege of the floor. The motion Prevailed.

Speaking from the Mayor's rostrum, Commissioner Reyes thanked Mayor Daley and the members of the City Council for their confidence and support. Declaring his love for the City of Chicago, Commissioner Reyes then vowed to commit his best efforts to the tasks at hand and assured the Council it would not be disappointed in the result.

APPOINTMENT OF MR. DAVID WILLIAMS AS COMMISSIONER OF PUBLIC WORKS.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration a communication and report concerning the appointment of David Williams as Commissioner of Public Works, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment.

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

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, seconded by Aldermen Natarus and Streeter, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. David Williams as the Commissioner of Public Works was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

Nays -- None.

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

APPOINTMENT OF MS. TERESITA B. SAGUN AS COMMISSIONER OF SEWERS.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration a communication and report concerning the appointment of Teresita B. Sagun as Commissioner of Sewers, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment.

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

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, seconded by Aldermen Laurino, Mell, Natarus, Shaw, Pucinski, Streeter, Carter, Caldwell and Soliz, the committee's recommendation was *Concurred In* and the said proposed appointment of Ms. Teresita B. Sagun as the Commissioner of Sewers was *Approved* by yeas and nays as follows: Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

Nays -- None.

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

APPOINTMENT OF MR. SAMUEL W. HURLEY, JR. AS COMMISSIONER OF WATER.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration a communication and report concerning the appointment of Samuel W. Hurley as Commissioner of Water, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the appointment.

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

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, seconded by Aldermen Henry, Smith, O'Connor, Natarus, Caldwell, Streeter, Jones and Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Samuel W. Hurley, Jr. as the Commissioner of Water was *Approved* by yeas and nays as follows:

5/10/89

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Steele, Beavers, Caldwell, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 46.

Nays -- Alderman Shaw -- 1.

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

Alderman Austin moved to Suspend the Rules Temporarily to allow Mr. Hurley the privilege of the floor. The motion Prevailed.

Speaking from the Mayor's rostrum, Commissioner Hurley expressed his appreciation to Mayor Daley and the members of the City Council for their confidence in him. Noting that his entire professional career has been dedicated to serving the City of Chicago, the Commissioner pledged a continuation of his commitment.

EXECUTION OF LOAN AND SECURITY AGREEMENT WITH PAULY HOLDING COMPANY, INCORPORATED.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration an ordinance authorizing the execution of a Community Development Block Grant Business Development Loan Agreement between the City of Chicago and Pauly Holding Company, Incorporated necessary for the purchase of machinery, equipment and inventory for use at its operation to be located at 4515 -- 4519 West Harrison Street, in the amount of \$135,000, and 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) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, 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, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Department of Economic Development of the City of Chicago has as its primary purpose the creation of additional employment opportunities in the City of Chicago through the attraction and expansion of economic development activity in the City; and

WHEREAS, The United States Department of Housing and Urban Development has made available to the City of Chicago, through the Federal Community Services Block Grant Program, a grant in the amount \$2,296,648 to be used to make low interest loans to start-up and expanding businesses; and

WHEREAS, Pauly Holding Company, Incorporated, an Illinois corporation, has made application to the Department of Economic Development to borrow \$135,000 to purchase machinery, equipment, and inventory, among other things, in the creation of an estimated 25 new, permanent job opportunities for low and moderate income persons residing in the City; and

WHEREAS, The Economic Development Commission has approved the application of Pauly Holding Company, Incorporated; now, therefore,

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

SECTION 1. The Commissioner of Economic Development is authorized to enter into and execute, subject to review as to form and legality by the Corporation Counsel, a Loan and Security Agreement with Pauly Holding Company, Incorporated, pursuant to which the City will loan \$135,000 to Pauly Holding Company, Incorporated, to assist Pauly Holding Company, Incorporated, to expand its manufacturing of jewelry box operation. The Loan and Security Agreement shall contain those basic terms and conditions outlined in Exhibit A which is attached hereto and made a part of this ordinance.

SECTION 2. The Commissioner of Economic Development is further authorized to enter into and execute such other documents as may be necessary and proper to implement the terms of the Loan and Security Agreement.

SECTION 3. This ordinance shall be effective by and from the date of its passage.

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

Exhibit "A".

Basic Terms And Conditions.

Borrower: Pauly Holding Company, Incorporated.

Loan Amount: \$135,000.

a) The loan term shall be five (5) years.

- b) The interest rate charged shall be 75% of the First Chicago's Corporate Base Rate, adjusted quarterly.
- c) The City shall receive a second lien position in all business assets of Plasticrest Products, Incorporated and Pauly Holding Company, Incorporated, valued at \$619,000, located at 4515 -- 4519 West Harrison Street, Chicago, Illinois.
- d) The City shall receive a second mortgage on property located at 4515 -- 4519 West Harrison Street, Chicago, Illinois, valued at \$50,000, specified new equipment.

e) Personal guarantees of Robert W. Pauly and Robert L. Pauly.

REPROGRAMMING OF COMMUNITY DEVELOPMENT BLOCK GRANT FUNDS WITHIN CHICAGO HOUSING AUTHORITY'S YEAR XIII WINTERIZATION PROGRAM.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration a resolution authorizing the reprogramming of Community Development Block Grant funds within various accounts in the Chicago Housing Authority's Year XIII Winterization program, in the amount of \$71,955, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Adopt* the proposed resolution transmitted herewith.

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

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, 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, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The City Council of the City of Chicago passed an ordinance on March 11, 1987, which set forth procedures for the Community Development Block Grant Program requiring that the City shall not reprogram funds in excess of \$10,000 appropriated for any

object or purpose set forth in the Community Development Block Grant ordinance or allocations from prior block grants without the approval of the City Council; and

WHEREAS, The City has allocated \$30,576,645 of Year XIII Community Development Block Grant funds under the Housing program category which includes the activities of the Department of Housing; and

WHEREAS, The Commissioner of the Department of Housing requests the reprogramming of \$71,955 within the Chicago Housing Authority's Winterization program and that the program be extended until June 30, 1989, to allow for completion of the project; now, therefore,

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

SECTION 1. The sum of \$71,955 of Community Development Block Grant funds be reprogrammed within the existing program budget of the Chicago Housing Authority's Year XIII Winterization program and that the aforementioned program will receive an extension of time until June 30, 1989.

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

REPROGRAMMING OF YEAR XIV COMMUNITY DEVELOPMENT BLOCK GRANT FUNDS IN DEPARTMENT OF ECONOMIC DEVELOPMENT'S ADMINISTRATIVE ACCOUNTS.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration a resolution authorizing the reprogramming of Year XIV Community Development Block Grant funds in the Department of Economic Development's administrative accounts, in the amount of \$21,500, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body Adopt the proposed resolution transmitted herewith.

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

. * _

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, 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, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The City Council of the City of Chicago passed an ordinance on March 11, 1987, which set forth procedures for the Community Development Block Grant Program requiring that the City shall not reprogram funds in excess of \$10,000 appropriated for any object or purpose set forth in the Community Development Block Grant ordinance or allocations from prior block grants without the approval of the City Council; and

WHEREAS, The City has allocated \$18,192,506 of Year XIV Community Development Block Grant funds under the Economic Development program category which includes the activities of the Department of Economic Development; and

WHEREAS, The Commissioner of the Department of Economic Development requests the reprogramming of \$21,500 within the Department of Economic Development's administrative account, and said reprogramming will not increase the Department's budget; now, therefore,

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

SECTION 1. The sum of \$21,500 of Community Development Block Grant funds be reprogrammed within the existing program budget of the Department of Economic Development's administrative accounts.

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

WATER MAINS INSTALLED AT VARIOUS LOCATIONS.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration twelve orders authorizing the installation of water mains at various locations, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed orders transmitted herewith.

These recommendations were concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, the said proposed orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

Alderman Natarus 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 Bell Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in South Bell Avenue, from West Polk Street to West Taylor Street: 858 feet of 8-inch ductile iron water main, at the total estimated cost of \$159,183.70 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00764.

Portions Of South Cornell Avenue And East 55th Street.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in South Cornell Avenue from East 55th to East 54th Streets; and in East 55th Street from South Cornell Avenue to South Hyde Park Boulevard: 1,114 feet of 8-inch and 458 feet of 12-inch ductile iron water main, at the total estimated cost of \$291,633.36 chargeable to the Capital Improvement Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00737.

Portion Of South Hermitage Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in South Hermitage Avenue, from West 47th Street to West 48th Street: 596 feet of 8-inch ductile iron water main, at the total estimated cost of \$77,146.51 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00773.

Portion Of South Indiana Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in South Indiana Avenue, at the intersection of East 111th Street: 123 feet of 8-inch ductile iron water main, at the total estimated cost of \$28,376.23 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00776.

Portion Of South Kildare Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in South Kildare Avenue, from West Ogden Avenue to 325 feet S.S.L. of West Ogden Avenue: 363 feet of 8-inch ductile iron water main, at the total estimated cost of \$50,953.45 chargeable to the Capital Improvement Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00741.

Portion Of South Kolin Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in South Kolin Avenue, from West Ogden Avenue to 397 feet S.S.L. of West Ogden Avenue: 440 feet of 8-inch ductile iron water main, at the total estimated cost of \$68,264.86 chargeable to the Capital Improvement Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00745.

Portion Of North Learnington Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in North Leamington Avenue, at the intersection of West Augusta Boulevard: 58 feet of 8-inch ductile iron water main, at the total estimated cost of \$17,001.95 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00751.

Portions Of North Leclaire Avenue And West Le Moyne Street.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in North Leclaire Avenue, from West North Avenue to West Hirsch Street; and in West Le Moyne Street, from North Leclaire Avenue to North Leamington Avenue: 1,631 feet of 8inch ductile iron water main, at the total estimated cost of \$243,486.26 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00769.

Portion Of Alley South Of West Strong Street. Near North Natchez Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in the alley south of West Strong Street, from North Natchez Avenue to North Neenah Avenue: 366 feet of 8-inch ductile iron water main, at the total estimated cost of \$49,962.97 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00754.

Portion Of West Wilcox Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in West Wilcox Avenue, from South Pulaski Road to South Hamlin Avenue: 1,319 feet of 8-inch ductile iron water main, at the total estimated cost of \$201,110.28 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00777.

Portion Of West 18th Place.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in West 18th Place, at the intersection of South Western Avenue: 72 feet of 8-inch ductile iron water main, at the total estimated cost of \$17,307.26 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00749.

Portion Of West 77th Street.

Ordered, That the Commissioner of Water is hereby authorized to install water mains in West 77th Street, from South Seeley Avenue to South Hoyne Avenue: 287 feet of 8-inch ductile iron water main, at the total estimated cost of \$40,377.34 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00758.

ALLOCATION OF MOTOR FUEL TAX FUNDS FOR INSTALLATION OF TRAFFIC CONTROL SIGNALS AT INTERSECTION OF WEST HUBBARD AND NORTH LA SALLE STREETS.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration an ordinance authorizing the allocation of Motor Fuel Tax funds for the installation of traffic control signals at the intersection of West Hubbard and North LaSalle Streets, in the amount of \$185,000, and 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) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, 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, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

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. Authority is hereby given to the Commissioner of Public Works to expend the sum of \$185,000 from the part of the Motor Fuel Tax Fund which has been or may be allocated to the City of Chicago for engineering and installation of a traffic control signal at Hubbard Street and LaSalle Street.

SECTION 2. Motor Fuel Tax funds allocated for this project shall not be transferred to any other Motor Fuel Tax project or Motor Fuel funds allocated for any other project shall not be transferred to this project, in either instance, without the prior approval of the City Council.

SECTION 3. The City Comptroller shall set up a separate account for this project. The Commissioner of the Department of Public Works shall not expend or authorize the expenditure in excess of the amount shown and the City Comptroller shall not authorize the payment of any vouchers in excess of the amount shown without having had the prior approval of the City Council.

SECTION 4. The operating department shall maintain a separate ledger account for each project utilizing standard account classifications acceptable under generally accepted accounting principles with all charges for direct and indirect expenses delineated, categorized and detailed for each such project.

. : .

SECTION 5. The City Comptroller and the City Treasurer are authorized and directed to make disbursements for said fund when properly approved by the Commissioner of the Department of Public Works.

SECTION 6. That the City Clerk is hereby directed to transmit two (2) certified copies of this ordinance to the Division of Highways, Department of Transportation of the State of Illinois, Springfield, Illinois through the District Engineer of District 1 of said Division of Highways.

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

AMENDMENTS TO 1989 ANNUAL APPROPRIATION ORDINANCE BY REDUCING APPROPRIATIONS FOR CITY COUNCIL COMMITTEES.

The Committee on Budget and Governmental Operations submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Budget and Governmental Operations, having had under consideration an ordinance amending the 1989 Annual Appropriation Ordinance, as amended, relating to appropriations for City Council activities, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance, as amended, transmitted herewith.

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

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

The said proposed ordinance transmitted with the foregoing committee report reads as follows:

WHEREAS, The City of Chicago is a home-rule unit of local government as defined in 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. The Annual Appropriation Ordinance for the year 1989, as amended, is hereby further amended by striking words and figures indicated and inserting words and figures indicated, Exhibit "A" attached hereto.

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

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

Exhibit "A".

Amendment To The 1989 Budget.

100 -- Corporate Fund

Code	Department And Item		Strike No. Amount		ert Amount
	City Council 15				
2005-0700	For Contingencies		\$60,000		\$48,000
9071	Contingent and other expenses for Corporate purposes not otherwise provided for: to be expended under the direction of the Vice-Mayor		96,667		77,334
9072	Contingent and other expenses for Corporate purposes not otherwise provided for: to be expended under the direction of the President Pro Tempore		5,000	·	4,000

JOURNAL--CITY COUNCIL--CHICAGO

5/10/89

Code	Department And Item	Strike No. Amount	Insert No. Amount
	City Council Committees		
	Committee On Finance		
2010-0005	For Salaries And Wages On Payroll	\$938,668	\$830,318
9006	For Legal Assistance to the City Council to be expended at the direction of the Chairman of the Committee on Finance	100,000	75,000
	For legal, technical, medical and professional services, appraisals, consultants, printers, court reporters, and related equipment to be expended at the direction of the Committee		
9010	on Finance	130,000	100,000
9073	For Contingent Expense authorized by the Chairman of the Committee on Finance	70,000	50,000
	Less Turnover		108,350
	Committee On Budget And Governmental Operations		
2014-0000	For Personal Services	411,827	329,462
	Committee On Municipal Code Revision		
2017-0000	For Personal Services	63,650	50,920

670

5/10/89

.

Code	Department And Item	Strike No. Amount		Insert No. Amount	
	Committee On Aviation				
2020-0000	For Personal Services		\$87,300		\$69,840
	Committee On Beautification And Recreation				
2025-0000.	For Personal Services		98,835		79,068
	Committee On Buildings				
2030-0000	For Personal Services		102,500		82,000
· .	Committee On Claims And Liabilities		<i>:</i>		·
2040-0000	For Personal Services		61,000		48,800
	Committee On Committees, Rules And Ethics				
2045-0000	For Personal Services		140,000		112,000
	Committee On Historical Landmark Preservation				
2050-0000	For Personal Services		72,870		58,296
	Committee On Economic Development				
2055-0000	For Personal Services		92,800		74,240

5/10/89

		Strike	Insert
Code	Department And Item	No. Amount	No. Amount
	Committee On Education		
2060-0000	For Personal Services	\$170,465	\$136,372
	Committee On Energy, Environmental Protection And Public Utilities		
2070-0000	For Personal Services	87,635	70,109
	Committee On Health		
2075-0000	For Personal Services	120,000	96,000
	Committee On Housing, Land Acquisi Disposition And Leases	tion,	
2080-0000	For Personal Services	110,705	88,564
	Committee On Human Rights And Consumer Protection		
2090-0000	For Personal Services	82,165	65,732
	Committee On Intergovernmental Rel	ations	
2100-0000	For Personal Services	70,000	56,000
	Committee On Land Acquisition, Disposition And Leases		
2105-0000	For Personal Services	85,000	42,500

Code	Department And Item	St No.	rike Amount	In No.	sert Amount
0100	For Contractual Services		\$100		\$50
0300	For Commodities and Materials		200		100
0700	For Contingencies		1,500		750
	Committee On Licenses				
2115-0000	For Personal Services		126,000		100,800
	Committee On Police, Fire And Municipal Institutions				
2135-0000	For Personal Services		104,665		83,732
	Committee On Ports, Wharves And Bridges				
2140-0000	For Personal Services		73,400		58,720
	Committee On Aging And Disabled				
2150-0000	For Personal Services		71,185		56,948
	Committee On Zoning				
2170-0000	For Personal Services		247,000		197,600
	Committee On Capital Development				
2184-0000	For Personal Services		112,000		89,600

Ν

5/10/89

77 ⁻

Code	Department And Item	Strike No. Amount	Insert No. Amount
	Committee On Veterans' Affairs		3
2186-0000	For Personal Services	\$75,000	\$60,000
	City Council Legislative Reference Bureau		
2195-0000	For Personal Services	305,000	244,000
300 Vehicle'	Fax Fund		
	City Council Committees 15		
· .	Committee On Streets And Alleys		
2120-0000	For Personal Services	104,000	83,200
	Committee On Local Transportation		÷
2125-0000	For Personal Services	358,444	286,755
	Committee`On Traffic Control And Safety		

¢.

.

REPORTS OF COMMITTEES

.

Code	Department And Item	No.	Strike Amount	No.	Insert Amount
2165-9035	For plans and surveys related to function, use and improvement of streets; for the study of channelization of streets and intersections; all with respect to the facilitation of traffic and safety of the pedestrian and the services, supplies and reports incident thereto		\$268,250		\$214,600
					•
356 Special	Events Fund				
	City Council Committees 15				
	Committee On Special Events And Cultural Affairs		• •	۰.	
2155-0000	For Personal Services		113,600		90,880
Alderman I proposed ordi	Burke presented the following three a nance:	mendmen	ts to Exhibit "A	A" of th	e foregoing
Code	Department And Item	No.	Strike Amount	No.	Insert Amount
314 Sewer F	lund				
	Finance General 99				
2005-0121	Investigation Costs: To be expended at the direction of the Chairman of the Committee on Finance		\$75,000		\$60,000

5/10/89

Code	Department And Item	Strike No. Amount	Insert No. Amount
300 Vehicle '	Tax Fund		
	Finance General 99		
2005-0121	Investigation Costs: To be expended at the direction of the Chairman of the Committee on Finance	\$55,000	\$44,000
200 Water F	und		
Code	Department And Item	Strike No. Amount	Insert No. Amount
	Finance General 99		
2005-0121	Investigation Costs: To be expended at the direction of the Chairman of the Committee on Finance	\$425,000	\$340,000

On motion of Alderman Burke, the foregoing proposed amendments were Adopted by a viva voce vote.

Thereupon, on motion of Alderman Burke, the said proposed ordinance, as amended, was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

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 is a home-rule unit of local government as defined in 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. The Annual Appropriation Ordinance for the year 1989, as amended, is hereby further amended by striking the words and figures indicated and inserting the words and figures indicated in Exhibit "A" attached hereto.

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

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

Exhibit "A".

Amendment To The 1989 Budget.

100 -- Corporate Fund

	· · · · · ·	St	rike	In	sert
Code	Department And Item	No.	Amount	No.	Amount
	City Council 15		· ·	-	
2005-0700	For Contingencies		\$60,000		\$48,000
9071	Contingent and other expenses for Corporate purposes not otherwise provided for: to be expended under the direction of the Vice-Mayor		96,667		77,334
9072	Contingent and other expenses for Corporate purposes not otherwise provided for: to be expended under the direction of the President Pro Tempore		5,000		4,000

5/10/89

Code	- Department And Item	St No.	rike Amount	In: No.	sert Amount
	City Council Committees				
	Committee On Finance				
2010-0005	For Salaries and Wages On				
	Payroll		\$938,668		\$830,318
9006	For Legal Assistance to the City Council to be expended at the direction of the Chairman of the Committee on Finance		100,000		75,000
9010	For legal, technical, medical and professional services, appraisals, consultants, printers, court reporters, and related equipment to be expended at the direction of the Committee on Finance		130,000		100,000
9073	For Contingent Expense authorized by the Chairman of the Committee on Finance		70,000		50,000
	Less Turnover				108,350
	Committee On Budget And Governmental Operations				
2014-0000	For Personal Services		411,827		329,462

		Strike	Insert
Code	Department And Item	No. Amount	No. Amount
	Committee On Municipal Code Revision	. ·	
2017-0000	For Personal Services	\$63,650	\$50,920
	Committee On Aviation		
2020-0000	For Personal Services	87,300	69,840
	Committee On Beautification And Recreation		
2025-0000	For Personal Services	98,835	79,068
	Committee On Buildings		· · ·
2030-0000	For Personal Services	102,500	82,000
	Committee On Claims And Liabilities		
2040-0000	For Personal Services	61,000	48,800
	Committee On Committees, Rules And Ethics		
2045-0000	For Personal Services	140,000	112,000

.

.

5/10/89

Code	Department And Item	St No.	rike Amount	In: No.	sert Amount
	Committee On Historical Landmark Preservation				
2050-0000	For Personal Services		\$72,870		\$58,296
	Committee On Economic Development				
2055-0000	For Personal Services		92,800		74,240
	Committee On Education				
2060-0000	For Personal Services		170,465		136,372
	Committee On Energy, Environmental Protection And Public Utilities	•	• •		
2070-0000	For Personal Services		87,635		70,109
	Committee On Health				
2075-0000	For Personal Services		120,000		96,000
	Committee On Housing, Land Acquisi Disposition And Leases	tion,			
2080-0000	For Personal Services		110,705		88,564

Code	Department And Item	Strike No. Amount	Insert No. Amount	
•	Committee On Human Rights And Consumer Protection			
2090-0000	For Personal Services	\$82,165	\$65,732	
	Committee On Intergovernmental Re	lations		
2100-0000	For Personal Services	70,000	56,000	
	Committee On Land Acquisition, Disposition And Leases			
2105-0000	For Personal Services	85,000	42,500	
0100	For Contractual Services	100	50	
0300	For Commodities and Materials	200	100	
0700	For Contingencies	1,500	750	
	Committee On License			
2115-0000	For Personal Services	126,000	100,800	
۱ ۰	Committee On Police, Fire And Municipal Institutions			
2135-0000	For Personal Services	104,665	83,732	
	Committee On Ports, Wharves And Bridges			
2140-0000	For Personal Services	73,400	58,720	

5/10/89

Code	Department And Item	Strike No. Amount	Insert No. Amount
	Committee On Aging And Disability		
2150-0000	For Personal Services	\$71,185	\$56,948
	Committee On Zoning		
2170-0000	For Personal Services	247,000	197,600
	Committee On Capital Development		
2184-0000	For Personal Services	112,000	89,600
	Committee On Veterans' Affairs		
2186-0000	For Personal Services	75,000	60,000
	City Council Legislative Reference Bureau		
2195-0000	For Personal Services	305,000	244,000
200 Water Fu	Ind		
	Finance General 99		
2005-0121	Investigation Costs: To be expended at the direction of the Chairman of the Committee on Finance	425,000	340,000

300 --- Vehicle Tax Fund

Code	Department And Item	Strike No. Amount	Insert No. Amount
	Finance General 99		
2005-0121	Investigation Costs: To be expended at the direction of the Chairman of the Committee on Finance	\$55,000	\$44,000
	City Council Committees 15		
	Committee On Streets And Alleys		
2120-0000	For Personal Services	104,000	83,200
· · ·	Committee On Local Transportation		
2125-0000	For Personal Services	358,444	286,755
	Committee On Traffic Control And Safety		
2165-9035	For plans and surveys related to function, use and improvement of streets; for the study of channel- ization of streets and intersections; all with respect to the facilitation of traffic and safety of the pedestrian and the services, supplies and reports incident thereto	268,250	214,600
aroo 0000	TICKACITO OTICI COO	200,200	214,000

314 -- Sewer Fund

5/10/89

Code	Department And Item	Strike No. Amount	Insert No. Amount
	Finance General 99		
2005-0121	Investigation Costs: To be expended at the direction of the Chairman of the Committee on Finance	\$75,000	\$60,000
356 Special	Events Fund		
Code	Department And Item	Strike No. Amount	Insert No. Amount
• .	City Council Committees 15		
	Committee On Special Events And Cultural Affairs	. *	
2155-0000	For Personal Services	\$113,600	\$90,880
	COMMITTEE ON BU	JILDINGS.	·
	·		
Actio	n Deferred AMENDMENT OF MUN	ICIPAL CODE CHA	PTER 68

Action Deferred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 68 BY REPLACING SECTIONS 68-1 THROUGH 68-5.2 IN THEIR ENTIRETY WITH REVISED SECTIONS TO REGULATE MINIMUM DESIGN LOADS FOR BUILDINGS.

The Committee on Buildings submitted the following report which was, on motion of Alderman Roti and Alderman Burke, *Deferred* and ordered published:

CHICAGO, April 26, 1989.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration a proposed ordinance (referred February 1, 1989) that Chapter 68, Sections 68-1 through 68-5.2 of the Municipal Code of the City of Chicago is hereby repealed and replaced with Chapter 68, Sections 68-1 through 68-5.2 revised, relating to minimum design loads, begs leave to recommend that Your Honorable Body pass said proposed ordinance which is transmitted herewith.

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

Respectfully submitted,

(Signed) FRED B. ROTI, 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. That Chapter 68, Sections 68-1 through 68-5.2 of the Municipal Code of the City of Chicago is hereby repealed and replaced with Chapter 68, Sections 68-1 through 68-5.2 revised, attached hereto.

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

Revised Sections 68-1 through 68-5.2 attached to this ordinance read in italics as follows:

Chapter 68

Minimum Design Loads.

68-1

General

5/10/89

68-1.1	Resource Document
68-1.2	Permit Drawings
68-1.3	General Structural Integrity
68-1.4	Additions to Existing Buildings
68-1.5	Load Tests
68-2	Floor Loads
68-2.1	Dead Loads
68-2.2	Live Loads
68 - 2.3	Thrust on Handrails
68-2.4	Thrust on Passenger Vehicle Railings
68-2.5	Provision for Partitions
68 - 2.6	Concentrated Loads
68-2.7	Accessible Roof Supporting Members
<i>68-2.8</i>	Live Loads not Specified
68-2.9	Partial Loading
68-2.10	Impact Loading
68-2.11	Special Loading
68-2.12	Posting of Floor Loads
68 - 2.13	Restriction on Loading
68-2.14	Reduction of Live Loads
68-3	Roof Loads
68-3.1	Minimum Roof Live Loads

5/10/89

68-3.2		Special-Purpose Roofs
68-3.3		Non-Load Bearing Partitions and Suspended Ceilings
68-3.4		Ponding Loads
68-3.5		Rain Loads
68-3.6		Snow Loads
68-3.6	(a)	Flat-Roof Snow Loads
68-3.6	<i>(b)</i>	Sloped-Roof Snow Loads
68-3.6	(c)	Curved Roofs
68-3.6	(<i>d</i>)	Multiple Roofs
68-3.6	(e)	Unloaded Portions
68 - 3.6	(f)	Unbalanced Roof Snow Loads
68-3.6	(g)	Drifts on Roofs
68-3.6	(<i>h</i>)	RoofProjection
68-4		Lateral Loads
68-4.1		General Lateral Loads
68-4.2		Minimum Wind Design Pressures
68-4.3		Interior Non-Load Bearing Partitions
68-5		Soil and Hydrostatic Pressure
68-5.1		Pressure on Basement Walls
68-5.2		Uplift on Floors

68-1. General.

Buildings or other structures hereafter erected shall be designed and constructed to support safely the minimum design loads, including dead loads as required in this section, without exceeding the allowable stresses (or specified strengths when appropriate load factors are applied) required in this code for the materials of construction in the structural members and connections.

68-1.1. Resource Document.

The American National Standard Minimum Design Loads for Building and Other Structures ANSI-A58.1-1982 provides resource data for the design of buildings and other structures that are subject to the Chicago Building Code requirements. Resource data include guidelines for general structural integrity, reference information on loads including the determination of wind loading on buildings and other structures, diagrams for balanced and unbalanced snow loading and snow drift configurations, typical influence areas and references to substantiating technical data.

68-1.2. Permit Drawings.

Design live loads and special loading shall be shown on permit drawings along with the structural materials quality criteria.

68-1.3. General Structural Integrity.

Through accident or misuse, structures may suffer local damage, that is, the loss of load resistance in an element or small portion of the structure. The Department of Inspectional Services is concerned that buildings and structural systems shall be able to sustain local damage with the structure as a whole remaining stable and not being damaged to an extent disproportionate to the original local damage.

68-1.4. Additions To Existing Structures.

When an existing building or other structure is enlarged or otherwise altered, all portions thereof affected by such enlargement or alteration shall be strengthened, if necessary, so that all loads will be supported safely without exceeding the allowable stresses (or specified strengths, when appropriate load factors are applied) for the materials of construction in the structural members and connections. 68-1.5. Load Tests.

The Commissioner of the Department of Inspectional Services may require a load test of any construction whenever there is reasonable doubt as to question its safety for the intended occupancy or use.

68-2. Floor Loads.

Design floor loads shall be determined by the provisions of Section 68-2.1 to Section 68-2.14 inclusive.

68-2.1. Dead Loads.

Dead loads comprise the weight of all permanent construction, including walls, floors, roofs, ceilings, stairways and fixed service equipment, plus the net effect of prestressing.

(a) Weight Of Materials And Constructions.

In estimating dead loads for purposes of design, the actual weights of materials and constructions shall be used, provided that in the absence of definite information, values satisfactory to the Commissioner of the Department of Inspectional Services are assumed.

(b) American National Standard.

Minimum Design Loads for Buildings and other structures, A.N.S.I. A58.1 -- 1982, Appendix Tables A1 and A2, may be referenced for information on dead loads.

(c) Weight Of Fixed Service Equipment.

In estimating dead loads for purposes of design, the weight of fixed service equipment, such as plumbing stacks and risers, electrical feeders, and heating, ventilating, and air conditioning systems, shall be included whenever such equipment is supported by structural members. 68-2.2. Live Loads.

Live loads are those produced by the use and occupancy of the building or other structure and do not include environmental loads such as wind load, snow load, rain load, or dead load.

(a) Required Live Loads.

The live loads assumed in the design of buildings and other structures shall be the maximum loads likely to be produced by the intended use or occupancy but shall in no case be less than the minimum uniformly distributed unit loads required by Table 68-2.2, reduced as appropriate in accordance with Section 68-2.14, or the concentrated loads required by Table 68-2.6.

Table 68-2.2

Minimum Uniformly Distributed Floor Live Loads.

Occuț Resid	pancy lential Units:	Minimum Live Loads (pounds per square foot)	
(a)	Dwelling units or sleeping rooms	40	
(b)	Public rooms	100	
(c)	Public kitchens	. 75	
(d)	Corridors		
	(1) Serving dwelling units and sleeping rooms only	40	
	(2) Serving public rooms	100	

A --

	-	·	Minimum Live Loads (pounds per square foot)
	(e)	Public stairways	100
	(f)	Balconies (exterior)	100
В	Institu	tional Units:	
	(a)	Operating rooms, laboratories	60
	(b)	Private rooms and wards	40
	(c)	Kitchens	100
	(d)	Public spaces	100
·	(e)	Corridors	
	•	(1) First floor	100
		(2) Above first floor	80
C-1	1 Large Assembly Units and C-2 Small Assembly Units:		
	(a)	Auditoriums, theaters and assembly halls	
		(1) Fixed seats	60
		(2) Movable seats	100
		(3) Projection room	100
		(4) Stage floor	150
		(5) Dressing rooms	40
		(6) Gridiron floor grating	60

			Minimum Live Loads (pounds per square foot)
	(b)	Armories and drill rooms	150
	(c)	Courtrooms	75
	(<i>d</i>)	Dance halls, gymnasiums and dining rooms	100
	(e)	Libraries	-
		(1) Reading rooms	60
		(2) Stack rooms	
		Note one but not less than	150
	(f)	Kitchens	100
	(g)	Aisles, corridors, lobbies, stairways and other public space	100
C-3	School	ls:	
	(a)	Classrooms	40
	(<i>b</i>)	Laboratories	75
	(c)	Shops	100
	(<i>d</i>)	Corridors	
		(1) First floor	100
		(2) Above first floor	80
	(e)	Stairways	100

D---

[!] E--

F---

G---

Minimum Live Loads (pounds per . square foot) **Open-Air** Assembly Units: All structures 100 Grandstands, stadiums and arena bleachers Note 2 but not less than 100 Business Units: Offices -- Note 3 but not less than (a)50 ' (b) Lobbies 100 (c) Laboratories 100 (d)Public rooms 100 Corridors (e) (1) First floor 100 (2)Above first floor same as occupancy served Mercantile Units: Retail 100 Wholesale 125Industrial Units: Light manufacturing 125Heavy manufacturing 250

Minimum Live Loads (pounds per square foot)

100

100

H-- Storage Units:

	(a) Garages and parking facilities for passeng cars only		er .	
		(1) Parking floor	50	
	• .	(2) Roofs when used for parking (includes snow loads)	75	
	(b)	Light storage	125	
	(c)	Heavy storage	250	
I	Hazar	Hazardous Use Units:		
	Light	Light manufacturing		
	Heavy	y manufacturing	250	

General All Occupancies:

- (1) First floor
 Other floors same as occupancy served
 except as indicated.
- (b) Balconies (exterior)
- (c) Decks (patio and roof) Same as area served, or for the type of occupancy accommodated.

		Minimum Live Loads (pounds per square foot)
(<i>d</i>)	Fire escapes	100
(e)	Marquees and canopies	75
(f)	Sidewalks, vehicular driveways, and yards, subject to trucking Note 4	250
(g)	Stairs and exit ways except as indicated	100
(h)	Walkways and elevated platforms other than exit ways	60
(i)	Yards and terraces (pedestrian)	100

Notes For Table 68-2.2

Note 1--The weight of books and shelving shall be computed using an assumed density of 65 lb/ft³ (pounds per cubic foot, sometimes abbreviated pcf) and converted to a uniformly distributed load; this load shall be used if it exceeds 150 lb/ft².

Note 2-- For detailed recommendations, see American National Standard for Assembly Seating, Tents, and Air-Supported Structures, A.N.S.I./N.F.P.A. 102-1978.

Note 3-- File and computer rooms shall be designed for heavier loads based on anticipated occupancy.

Note 4-- American Association of State Highways and Transportation Officials. A.A.S.H.T.O. axle loads should also be considered where appropriate. Refer to 68-2.11 Special Loading.

68-2.3. Thrusts on Handrails.

Stairway and balcony railing, both exterior and interior, shall be designed to resist a simultaneous vertical and horizontal thrust of 50 lbf/ft. (pounds-force per linear foot) applied at the top of the railing. For one-and two-family dwelling units, a thrust of 20 lbf/ft. may be used instead of 50 lbf/ft.

68-2.4. Thrust on Passenger Vehicle Railings.

Railing, bumpers, walls, hoistway gates, or similar devices used in parking areas to resist impact of moving passenger vehicles shall be designed to resist a lateral load of 300 pounds per lineal foot at least 21 inches above the parking deck but in no case shall the load be less than 2,500 pounds per vehicle.

68-2.5. Provision for Partitions.

In office buildings or similar structures in which subdividing partitions may be erected, rearranged or relocated, the uniform load of such partitions shall be assumed at not less than twenty pounds per square foot of floor area, whether or not partitions are shown on the plans, unless the specified live load exceeds 80 pounds per square foot. For columns, the uniform partition load shall be assumed a dead load.

68-2.6. Concentrated Loads.

Floors and other similar surfaces shall be designed to support safely the uniformly distributed live loads prescribed in 68-2.2 or the concentrated load, in pounds-force, given in Table 68-2.6, whichever produces the greater stresses. Unless otherwise specified, the indicated concentration shall be assumed to be uniformly distributed over an area 2.5 feet square (6.25 square feet) and shall be located so as to produce the maximum stress conditions in the structural members.

Table 68-2.6

Minimum Concentrated Loads.

Location	Load (lbf)
Elevator machine room grating (on area of $4 ext{ in}^2$)	300
Finish light floor plate construction (on area of a in ²)	200
Garages	*
Office floors	2,000
Scuttles, skylight ribs, and accessible ceilings	200

Location	Load (lbf)
Sidewalks	8,000
Stair treads (on area of 4 in ² at center of tread)	300

* Floors in garages or portions of buildings used for the storage of motor vehicles shall be designed for the uniformly distributed live loads of Table 68-2.2 or the following concentrated loads: (1) for passenger cars accommodating not more than nine passengers, 2000 pounds-force acting on an area of 20 square inches; (2) mechanical parking structures without slab or deck, passenger cars only, 1500 lbf per wheel; (3) for trucks or buses, maximum axle load on an area of 20 square inches per wheel.

68-2.7. Accessible Roof-Supporting Members.

Any single panel point of the lower chord of roof trusses or any point of other primary structural members supporting roofs over manufacturing, commercial storage and warehousing, and commercial garage floors shall be capable of carrying safely a suspended concentrated load of not less than 2000 lbf (pounds-force) in addition to dead load plus environmental loads. For all other occupancies, a load of 200 lbf shall be used instead of 2000 lbf.

68-2.8. Live Loads Not Specified.

For occupancies or uses not designated in 68-2.2, the live load shall be determined in a manner satisfactory to the Commissioner of the Department of Inspectional Services. Note: For additional information on live loads, see Appendix, Tables A3 and A4 of the American National Standard A.N.S.I. A58.1-1982 may be referenced.

68-2.9. Partial Loading.

The full intensity of the appropriately reduced live load applied only to a portion of the length of a structure or member shall be considered if it produces a more unfavorable effect than the same intensity applied over the full length of the structure or member. When the construction is such that the structural elements thereof act together as an elastic frame due to their continuity and the rigidity of the connections, the effect of such partial loading as will produce maximum stress in any member shall be provided for in the design. 68-2.10. Impact Loading.

The live loads specified in 68-2.2 shall be assumed to include adequate allowance for ordinary impact conditions. Provision shall be made in the structural design for uses and loads that involve unusual vibration and impact forces.

(a) Elevators.

All Elevator loads shall be increased by 100% for impact, and the structural supports shall be designed within the limits of deflection prescribed by American National Standard Safety Code for Elevators and Escalators, A.N.S.I./A.S.M.E. A17.1-1981, and American National Standard Practice for the Inspection of Elevators, Escalators, and Moving Walks (Inspector's Manual), A.N.S.I. A17.2-1979.

(b) Machinery.

For the purpose of design, the weight of machinery and moving loads shall be increased as follows to allow for impact: (1) elevator machinery, 100%; (2) light machinery, shaft-or motor-driven, 20%; (3) reciprocating machinery or power-driven units, 50%; (4) hangers for floors or balconies, 33%. All percentages shall be increased if so recommended by the manufacturer.

(c) Craneways.

All craneways except those using only manually powered cranes shall have their design loads increased for impact as follows: (1) a vertical force equal to 25% of the maximum wheel load; (2) a lateral force equal to 20% of the weight of the trolley and lifted load only, applied one-half at the top of each rail; and (3) a longitudinal force of 10% of the maximum wheel loads of the crane applied at the top of the rail.

(d) Exception.

Reductions in these loads may be permitted if substantiating technical data acceptable to the Commissioner of the Department of Inspectional Services is provided.

68-2.11. Special Loading.

Driveways, sidewalks. spaces for storage of loaded or unloaded trucks or buses, and spaces to be occupied by tanks, tracks or other special equipment shall be designed for the actual weight of the superimposed loads.

68-2.12. Posting Of Floor Loads.

(a) In every building or other structure, or part thereof, used for mercantile, industrial or storage purposes, the loads approved by the Commissioner of the Department of Inspectional Services shall be marked on placards of approved design. Such placards shall be supplied and securely affixed by the owner of the building, or his duly authorized agent, in a conspicuous place in each space to which they relate. Application of such placard shall be accompanied by a certification from a registered architect or registered structural engineer that he personally inspected the building and that he computed the safe load in conformity with the provision of this ordinance. Duplicate placards may be issued to replace lost or destroyed placards without such certification upon payment of a fee in accordance with Section 43-33 of this Code, where the Department of Inspectional Services has records of the safe floor load limits of particular buildings.

(b) Exceptions -- Posting of floor loads shall not be required in buildings or portions thereof used exclusively for the production and distribution of electricity, gas or steam.

(c) Spaces in garages and parking facilities designed for the use of passenger automobiles only shall be placards as follows: "This floor to be used for the storage of passenger automobiles only".

68-2.13. Restriction On Loading.

The building owner shall ensure that a live load greater than that for which a floor or roof is approved by the Commissioner of the Department of Inspectional Services shall not be placed, or caused or permitted to be placed, on any floor or roof of a building or other structure.

68-2.14. Reduction In Live Loads.

Permitted reduction in live loads shall comply with the provisions of 68-2.14 (a), (b) and (c).

(a) Permitted Reductions in Floor Construction:

5/10/89

Beams, girders and trusses shall be designed to carry not less than the following percentage of the live floor loads established in Section 68-2.2 or based on the tributary floor area and influence area carried by the members.

1. For live loads of 100 pounds per square foot or less:

	Tributary Ard In Square Fee		uence Area	Percentage Of Live Load
less ⁻ tha	n 200		400	100
	300		600	86
	400		800	78
	600		1,200	68
	800		1,600	63
greater	than 800	greater than	1,600	60

- 2. Linear interpolation between tabulated percentage of live loads is permitted.
- 3. For live loads that exceed 100 pounds per square foot no reduction is permitted.
- 4. No reduction is allowed for areas to be occupied as places of public assembly, garages or parking facilities, one way slabs or joists.
- (b) Permitted reductions in bearing walls, columns, piers and other members supporting more than one floor shall be based on the tributary area and influence area carried by the member.
 - 1. For live loads of 100 pounds per square foot or less:

	Tributary Area	Influence Area	Percentage Of Live Load
less than	200	800	100

Tributary Ar	ea Influer	nce Area		Percentage Of Live Load
300		1,200		68
400		1,600		63
600		2,400		. 56
800		3,200		. 52
900	and greater	3,600	and greater	50

2. Linear interpolation between tabulated percentage of live loads is permitted.

- 3. No reduction is allowed for areas to be occupied as places of public assembly or for roofs. For garages and parking facilities see (4).
- 4.

(c)

For live loads that exceed 100 pounds per square foot, and in garages and parking facilities for passenger vehicles only, members supporting more than one floor may be designed to carry not less than 80% of the live loads established in Section 68-2.2.

Tributary Area/Influence Area. The influence area is defined as that floor area over which the influence surface for structural effects is significantly different from zero. For columns this is four times the traditional tributary area, while for flexural members it is two times. For an interior column, for instance, the influence area is the total area of the four surrounding bays, while for an interior girder it is the total area of the two contributing bays. Edge columns and girders have half the influence area of the respective interior members (two bays for columns, one for girders), while a corner column has an influence area of one bay. For unusual plan configurations, the concept of significant influence effect should be applied. For multiple floors, areas for members supporting more than one floor are summed.

68-3. Roof Loads.

Wind load, snow load and rain load are environmental loads. Live loads on a roof are those produced (1) during maintenance by workers, equipment and materials. Reductions in roof live loads and/or environmental roof loads shall not be permitted. Design roof loads shall be determined by the provisions of Sections 68-3.1 to 68-3.4 inclusive, 68-4, 68-5, 68-6. 68-3.1. Minimum Roof Live Loads.

Roofs shall be designed for a live load of 15 pounds per square foot on the horizontal projection or for other controlling combination of environmental loads.

68-3.2. Special-Purpose Roofs.

Roofs used for promenade purposes shall be designed for a minimum live load of 60 pounds per square foot. Roofs used for roof gardens or assembly purposes shall be designed for a minimum live load of 100 pounds per square foot. Roofs used for other special purposes shall be designed for appropriate loads, as directed or approved by the Commissioner of the Department of Inspectional Services.

68-3.3. Non-load Bearing Partitions And Suspended Ceilings.

Non-load bearing partitions and suspended ceilings shall not interfere with the deflection profile of the roof system.

68-3.4. Ponding Loads.

Roofs shall be designed to preclude instability from ponding loads.

68-3.5. Rain Loads.

Roofs having a pitch of less than thirty degrees shall be designed for an environmental rain load or snow load or live load considered to act on the horizontal projection of the roof surface for the appropriate roof drain head system with or without controlled flow as described in Section 82-64 of this code. Roofs having a pitch of thirty degrees or more shall be designed for snow or lateral pressures as required in Sections 68-3.6 and 68-4.

(a) For roof areas equipped with roof drain heads described in Section 82-64 of this code, the design load shall be twenty-five (25) pounds per square foot of roof area. Maximum ponding shall not exceed three (3) inches above the surface of the roof immediately adjacent to the roof drain head.

(b) For roof areas equipped with roof drains for controlled flow as described in Section 82-64.1 of this code, the design load shall be thirty-five (35) pounds per square foot of roof area. Maximum ponding shall be limited so that the overflow shall not exceed six (6) inches above the surface of the roof immediately adjacent to the roof drain head. 68-3.6. Snow Loads.

Roofs shall be designed for the controlling of environmental snow loads. Live load reductions do not apply to environmental loads.

(a) Flat-Roof Snow Loads.

The snow load pf on an unobstructed flat roof shall be calculated as twenty-five (25) pounds-force per square foot. "Flat" as used herein refers not just to dead-level roofs but to any roof with a slope less than 1 in./ft. (5 degrees).

(b) Sloped-Roof Snow Loads, p_s.

All snow loads acting on a sloping surface shall be considered to act on the horizontal projection of that surface. The slope-roof snow load p_s shall be obtained by multiplying the flat-roof snow load p_f by the roof slope factor C_s :

 $p_s = C_s p_f$

Equation 68-5.3

 C_s

Values of C_s for warm roofs and cold roofs are as follows:

Slope

•	
less than 30°	1.00
less than 40°	0.75
less than 50°*	0.50
less than 60°	0.25
70° and greater	0.00

(c) Roof Slope Factor For Curved Roofs.

Portions of curved roofs having a slope exceeding 70 degrees shall be considered free from snow load. The point at which the slope exceeds 70 degrees shall be considered the

"eave" for such roofs. For curved roofs, the roof slope factor C_s shall be determined by basing the slope on the vertical angle from the "eave" to the crown.

(d) Roof Slope Factor For Multiple Folded Plate, Sawtooth, And Barrel Vault Roofs Including Bowstring Trusses.

No reduction in snow load shall be applied because of slope (that is, $C_s = 1.0$ regardless of slope, and therefore $p_s = p_f$).

(e) Unloaded Portions.

The effect of removing half the balanced snow load from any portion of the loaded area shall be considered. For unsymmetrical loading refer to ANSI A58-1-1982.

(f) Unbalanced Roof Snow Loads.

Winds from all directions shall be considered when establishing unbalanced loads. See ANSI A58.1-1982 for unbalanced snow load configurations.

(g) Drifts On Roofs.

Roofs shall be designed to sustain localized loads from snow drifts that can be expected to accumulate on them in the wind shadow of higher portions of the same structure. The surcharge load due to snow drifting shall be determined as provided for in Section 7.7 of ANSI A58.1-1982.

(h) Roof Projections.

A continuous projection longer than 15 feet may produce a significant drift on a roof. The loads caused by such drifts shall be considered to be distributed triangularly on all sides of the obstruction that are longer than 15 feet. The magnitude of drift surcharge loads and the width of the drift shall be determined by using the method developed for lower roofs in Section 68-3.6(g).

68-4. Lateral Loads.

Wind loads shall be determined by the provisions of Sections 68-4.1 and 68-4.2.

68-4.1. General Lateral Loads.

Provisions for the determination of wind loads on buildings and other structures shall be as follows:

(a) The provisions apply to the calculation of wind loads for main wind- force resisting systems and for individual structural components and cladding of buildings and other structures. Special investigations shall be required to determine wind loading for buildings or structures exceeding 600 feet in height, having irregular shapes, response characteristics or site locations with shielding or channeling effects that warrant special consideration, or for cases in which more accurate wind loading is desired.

(b) Wind load provisions of Section 68-4 are based on a basic wind speed of 75 miles per hour defined as the Annual Extreme Fastest-Mile Speed 10 Meters (33 feet) Above Ground. A 50 Year Recurrence Interval has been used in developing 68-4.2, Minimum Design Wind Pressures.

(c) Combined Stresses. For combined working stresses due to dead, live and wind loads, the allowable working stresses in material may be increased one-third, provided the section thus determined is at least as strong as that required for dead and live load alone except that this increase in stresses shall not be permitted for structures as given in Section 68-4.2.(f), Signs, Tanks, Towers and Chimneys.

(d) Overturning And Sliding.

Overturning. The overturning moment due to the wind load shall not exceed twothirds of the moment of stability of the building or other structure due to the dead load only, unless the building or other structure is anchored so as to resist the excess overturning moment without exceeding the allowable stresses for materials used.

Sliding. When the total resisting force due to friction is insufficient to prevent sliding, the building or other structure shall be anchored to withstand the excess sliding force without exceeding the allowable stresses for the materials used. Anchors provided to resist overturning moment may also be considered as providing resistance to sliding.

(e) Anchorage. Adequate anchorage of the roof to walls and columns, and of walls and columns to the foundations to resist overturning, uplift and sliding shall be provided in all cases.

(f) Stresses During Erection. Refer to Chapter 76 -- Safeguards During Construction.

68-4.2. Minimum Wind Design Pressures -- Buildings And Portions Thereof And Other Structures.

(a) Buildings and Portions Thereof. All buildings, cladding and components shall be designed and constructed to resist a horizontal wind pressure on all surfaces exposed to the wind, allowing for wind in any direction, in accordance with Table 68-4.2. Other structures shall be designed and constructed to comply with the applicable provisions of 68-4.2. Reductions in wind pressure due to neighboring structures and terrain shall not be considered. The height is to be measured above the average level of the ground adjacent to the building or structure. Wind pressures shall vary linearly between pressures established in Table 68-4.2.

Table 68-4.2

Minimum Design Wind Pressures -- Buildings And Portions Thereof.

Height-Feet	Column(A) Main Wind Force Resisting System Wind Pressure (pounds per square foot)	Column(B) Wind Pressure Components/ Cladding (pounds per square foot)	
		Other Than Corner	Corner
200 or less	20	25	30
300	21	27	32
400	25	32	38
500	28	35	41
600	31	39	45
700	33	42	49
800	36	45	54
900	39	49	58
1,000	42	53	63

Notes For Table 68-4.2.

- 1. The value set forth in Column (A) shall apply to the structural wind- force resisting system. Examples include two or three dimensional rigid and braced frames, roof and floor diaphragms, trusses and shear walls.
- 2. The values set forth in Column (B) shall apply to components and cladding of enclosed structures that are either directly loaded by the wind or receive wind load at relatively close locations and that transfer these loads to the main wind-force resisting system. Examples include curtain walls, exterior glass windows and panels, purlins, girts and studs. The pressures indicated may act inward or outward.
- 3. The corner pressures set forth in Column (B) shall apply at each corner of the building for a distance equal to 10% of the least building width or 0.50 height above grade, whichever is smaller.
- 4. The pressure exposure category distribution for design of components and cladding in Column (B) are similar to A.N.S.I. A58.1-1982 Figure 3, pages 38 and 39 and Figure 4, page 40. "Other than Corners" refers to Zone 4, Figure 3 and to Zone 5, Figure 4. "Corner" refers to Zone 5, Figure 3 and to Zones 6 and 7 combined in Figure 4. The pressures are considered acting toward and away from the surfaces and may signify plus and minus signs, respectively.
 - (b) Roof Structures Over Enclosed Building Or Other Structures.

All main roof framing structures shall be designed and constructed for the following pressures:

- 1. Flat roofs -- an outward pressure acting normal to the surface equal to 75% of those established in Table 68-4.2, Column (A) for the corresponding mean height of the roof and applied to the entire roof area.
- 2. Sloped roof, slope equal to or less than 30 degrees -- an outward pressure acting normal to the surface equal to 100% on the windward side and 75% on the leeward side of those established in Table 68-4.2, Column (A) for the corresponding mean height of the roof.
- 3. Sloped roofs, slope greater than 30 degrees -- an inward pressure acting normal to the surface equal to 100% on the windward side and an outward pressure acting normal to the surface equal to 75% on the leeward side of those established in Table 68-4.2, Column (A) for the corresponding mean height of the roof.

- 5/10/89
- 4. Overhanging eaves and cornices -- an upward or downward pressure acting normal to the surface equal to 200% of those established in Table 68-4.2, Column(A) for the corresponding height of the eave or cornice.
- 5. Roofing sheathing and membranes -- an outward pressure acting normal to the surface equal to the pressures set forth in paragraphs 68-4.2.b.1, 68-4.2.b.2 and 68-4.2.b.3 except within an area at the edge of the roof equal to 10% of the width of the structure parallel to the wind direction being considered, outward pressure equal to 200% of those established in Table 68-4.2, Column (A) for the corresponding mean height of the roof.
 - (c) Monoslope Roofs Over Unenclosed Buildings.
- 1. Slope less than 10° -- shall be designed and constructed to withstand an inward or outward pressure acting normal to the surface equal to 100% of those established in Table 68-4.2, Column (A).
- 2. Slope greater than 10° -- shall be designed and constructed to withstand an inward or outward pressure acting normal to the surface equal to 150% of those established in Table 68-4.2, Column (A).
 - (d) Projecting Elements.

All canopies, balconies and parapets shall be designed and constructed to withstand wind pressures in any direction equal to 200% of those established in Table 68-4.2, Column(A).

(e) Flag Poles.

All flag poles shall be designed to resist a wind pressure of one and one- half pounds per square foot of flag area applied at the top of the pole and an additional pressure of fifty pounds per square foot on the vertical projection of the pole.

(f) Signs, Tanks, Towers And Chimneys.

1. Signs -- all signs and outdoor display structures shall be designed and constructed to withstand wind pressure applied to the projected exposed area allowing for wind in any direction in accordance with the following:

(a) Solid signs -- 30 psf up to a height of 100 feet. Above 100 feet, add 0.025 lb. per foot of additional height.

709

(b) Open signs -- Increase wind pressure established for solid signs by 1/3.

Signs in which the projected area exposed to wind consists of seventy per cent or more of the gross area as determined by the over-all dimensions shall be classed as solid signs; those in which the projected exposed area is derived from open letters, figures, strips and structural framing members, the aggregate total area of which is less than seventy per cent of the gross area so determined, shall be classed as open signs.

2.

Tanks, Solid Towers and Chimneys -- Tanks, solid towers, chimneys and similar structures shall be designed and constructed to withstand pressures established in Table 68-4.2, Column (A) applied to the projected area multiplied by the following factors:

Shape In Horizontal Cross Section	Factor
Square or rectangular	
H/D less than 7	1.0
H/D greater than 7	1.4
Polygonal all values of H/D	1.0
Round all values of H/D	0.7
where $H = height of structure$	

D = diameter of least horizontal dimension

- 3. Antenna Towers and Antenna Supporting Structures shall comply with the requirements of this code and with "Structural Standard for Steel Antenna Towers and Antenna Supporting Structures" EIA Standard RS-222-C March 1976, published by Electronic Industries Association Engineering Department, Washington, D.C.
- 4. The increase in the basic allowable unit stresses permitted for wind loads per paragraph 68-4.1.c. shall not apply to structures considered in paragraph 68-4.2.f.

68-4.3. Interior Non-Load Bearing Partitions.

Interior non-load bearing partitions shall be capable of sustaining a horizontal uniform pressure of not less than five (5) pounds per square foot between lateral supports.

68-4.4. Tornados

Tornados have not been considered in developing the basic wind-speed distributions of this code. For those structures or buildings for which design to resist tornadic winds are considered by the owner, the designer is referred to the references in the ANSI A58.1-1982 Appendix (A6.5) on tornado-resistant designs.

68-4.5. Earthquakes.

Special provisions for seismic design shall not apply. The basic wind design provisions for buildings, portions thereof, cladding and components and other structures shall apply.

68-5. Soil And Hydrostatic Pressure.

68-5.1. Pressure on Basement Walls.

In the design of basement walls and similar approximately vertical structures below grade, provision shall be made for the lateral pressure of adjacent soil. Due allowance shall be made for possible surcharge from fixed or moving loads. When a portion or the whole of the adjacent soil is below a free-water surface, computations shall be based on the weight of the soil diminished by buoyancy, plus full hydrostatic pressure.

68-5.2. Uplift On Floors.

In the design of basement floors and similar approximately horizontal construction below grade, the upward pressure of water, if any, shall be taken as the full hydrostatic head and shall be measured from the underside of the construction. Basement slabs reinforced or otherwise shall have a minimum thickness of four inches.

5/10/89

Action Deferred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 73 BY REPLACING SECTIONS 73-1 THROUGH 73-1.1(e) WITH REVISED SECTIONS TO ESTABLISH STANDARDS FOR CONCRETE CONSTRUCTION.

The Committee on Buildings submitted the following report which was, on motion of Alderman Roti and Alderman Burke, *Deferred* and ordered published:

CHICAGO, April 26, 1989.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration a proposed ordinance (referred on February 1, 1989) that Chapter 73, Sections 73-1 through 73-1.1(e), of the Municipal Code of the City of Chicago is hereby repealed and replaced with Chapter 73, Sections 73-1 through 73-1.1(e) revised, relating to plain and reinforced concrete, begs leave to recommend that Your Honorable Body pass said proposed ordinance which is transmitted herewith.

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

Respectfully,

(Signed) FRED B. ROTI, 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. That Chapter 73, Sections 73-1 through 73-1.1(e), of the Municipal Code of the City of Chicago, is hereby repealed and replaced with Chapter 73, Sections 73-1 through 73-1.1(e) revised, attached hereto.

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

Revised Sections 73-1 through 73-1.1(e) attached to this ordinance read, in italics, as follows:

Chapter 73

Concrete Construction

Plain and Reinforced Concrete 73-1 Standards 73-2 Exceptions

Plain And Reinforced Concrete

Standards.

73.1 Except as provided in Section 73-1.1 of the code, the design and construction of plain and reinforced concrete shall be in accordance with the following documents: Building Code Requirements For Reinforced Concrete (ACI 318-83), supplemented by the Building Code Requirements for Structural Plain Concrete. (ACI 318.1-83).

Exceptions.

- 73-1.1 Exceptions to ACI 318-83 -- The provisions of ACI 318-83 shall be subject to the following exceptions for purposes of this code:
 - (a) The requirements contained in ACI 318-83, Sections 1.1.2, 1.2.3, shall not apply. Instead the applicable provisions of the Municipal Code shall apply.
 - (b) The requirements of Section 1.1.4, ACI 318-83 shall be supplemented as follows:

Tanks, reservoirs, and other hydraulic structures shall be designed by using the alternate design method, complying with the provisions of Section 8.1.2 of ACI 318-83, or by using the strength design recommendations of ACI Committee 350. (c)

(e)

The requirements of 1.3, ACI 318-83 are modified as follows:

Items b, e, g, and h in Section 1.3.2 shall not apply, instead the following shall be substituted and shall apply:

Since it is the responsibility of the concrete contractor, who shall be licensed in accordance with the provisions of Chapter 151 of the Municipal Code of Chicago, to erect, maintain, and provide for properly designed forms and shores, the concrete contractor shall keep a record which shall cover: form placement and removal; reshoring, sequence of erection and connection of precast members; any significant construction loadings on completed floors, members or walls; and general progress of the work.

- (d) The requirements of Section 1.4 of ACI 318-83 shall not apply. Instead, the provisions of the Municipal Code of Chicago for materials, methods, or systems of construction shall apply.
 - The requirements of Section 5.4.4 ACI 318-83 "unless approved by •the engineer" shall not apply.

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 the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Claims and Liabilities, to which was referred March 30, 1988 and subsequent sundry claims for property and vehicle damage and various permit and license refunds, 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, with no dissenting vote.

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to 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:

Various Permit Refunds.

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

Name And Address	Permit Number	Amount .
Shell Oil Company Attention: Mr. H. E. Fortner 1415 West 22nd Street Oak Brook, Illinois 60521	B657471, B657470, B663222, B663221	\$941.45
Edward Schatte 6259 West Fullerton Avenue Chicago, Illinois 60639	B634812	512.00
Deora Wroten 5408 South Drexel Boulevard Chicago, Illinois 60615	669940	57.00
Brogan General Contractors 3419 North Rutherford Avenue Chicago, Illinois 60634	B667816, B667817	588.00
Jong Keum Lee 5650 West`Leland Avenue Chicago, Illinois 60630	671405	129.40
Mitchel and Barbara Fox 6290 North Leona Avenue Chicago, Illinois 60646	687084	84.40
Reliable Builders 12545 South Ashland Avenue Chicago, Illinois 60643	B676546	350.00
Bruno Marchetti 5657 North Fairview Avenue Chicago, Illinois 60631	686768	45.00
Gene J. Gilbert 2841 West Leland Avenue Chicago, Illinois 60634	682641	73.00

5/10/89

Name And Address	Permit Number	Amount
Irene Kelly 7747 South Christiana Avenue Chicago, Illinois 60652	B658462	\$83.50
Do	amage To Vehicle.	
	partment Of Police: nber 100-99-2005-0934-0934.	· .
Name And Address	Date And Location	Amount
Sentry Insurance of Illinois and Ron Koening Cl. 70 A 218619	11/12/87 West 60th Street	\$ 609.90
Box 2025 Aurora, Illinois 60507		· · · ·
American Ambassador Casualty Company and Theoplius Williams Cl. 1000490 900 Skokie Boulevard Northbrook, Illinois 60062	6/2/87 3545 South Indiana Avenue	698.87
North American Van Lines, Incorporated P.O. Box 988 Fort Wayne, Indiana 46801-0988	9/28/87 1046 West Balmoral Avenue	1,493.00
State Farm Insurance Company and Richard Stoker Cl. 13-2444-462 7900 North Milwaukee Avenue Niles, Illinois 60648	2/7/88 1301 West Wilson Avenue	916.72
CNA Insurance Company and Vincent Cirone Cl. 20-392030-U4 P.O. Box 1562 Downers Grove, Illinois 60515	12/8/87 West Grand and North Narragansett Avenues	875.02

. REPORTS OF COMMITTEES

Name And Address **Date And Location** Amount 6/22/88 Allstate Insurance and \$ 444.75 Dominic Capparelli 3151 West Harrison Street Cl. 2700532076FST P.O. Box 1089 Morton Grove, Illinois 60053 Albert J. Wilson 5/12/88 400.00 5508 South Honore Street 71st and South Vincennes Chicago, Illinois 60621 Avenue Thomas J. Cosgrove 8/23/88 1,500.00 9946 South Leavitt Street 9946 South Leavitt Street Chicago, Illinois 60643 Ernetta Jones 7/27/88 262.51 318 West 111th Place 218 West 109th Place Chicago, Illinois 60628 **Devon Bank** 6/22/88 1,500.00 6445 North Western Avenue **Police Auto Pound** Chicago, Illinois 60645-5494 Konstantinos Lagios 9/16/88 585.45 2830 West Morse Street South Parkside Avenue and Chicago, Illinois 60645 West Madison Street Damage To Property.

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

Name And Address	Date And Location	Amount
Rosa Lee Woods	3/13/88	\$350.00
5304 West Harrison Street Chicago, Illinois 60644	5304 West Harrison Street	
Peter J. Farina	5/8/88	188.51
2916 North Seeley Avenue	2916 North Seeley Avenue	
Chicago, Illinois 60618		

5/10/89

Name And Address	Date And Location	Amount
William E. Demas 5306 North Cumberland Avenue Apartment 517 Chicago, Illinois 60656-1405	1/1/87 5306 North Cumberland Avenue	\$158.00
Damage D	To Property.	
	nt Of Water: 00-99-2005-0934-0934.	
Name And Address	Date And Location	Amount
Peoples Gas Light and Coke Company File 88-0-65 122 South Michigan Avenue 311 Chicago, Illinois 60603	1/12/88 2735 North Harlem Avenue	\$194.90
Peoples Gas Light and Coke Company File 88-0-194 122 South Michigan Avenue 311 Chicago, Illinois 60603	6/30/88 4034 North Albany Avenue	425.75
Peoples Gas Light and Coke Company File 88-0-208 122 South Michigan Avenue 311 Chicago, Illinois 60603	6/11/88 4142 North Albany Avenue	649.16
Peoples Gas Light and Coke Company File 88-0-188 122 South Michigan Avenue 311 Chicago, Illinois 60603	6/10/88 1806 North Karlov Avenue	665.21
Peoples Gas Light and Coke Company File 88-0-181 122 South Michigan Avenue 311 Chicago, Illinois 60603	5/31/88 1702 North Karlov Avenue	524.86

11.4

REPORTS OF COMMITTEES

Date And Location Name And Address Amount Peoples Gas Light and Coke Company 6/15/88 \$776.16 File 88-0-182 1838 North Karlov Avenue 122 South Michigan Avenue 311 Chicago, Illinois 60603 6/20/88 557.41 Peoples Gas Light and Coke Company File 88-0-189 2220 West Farragut Avenue 122 South Michigan Avenue 311 Chicago, Illinois 60603 Peoples Gas Light and Coke Company 6/23/88 554.93 File 88-0-190 2248 West Farragut Avenue 122 South Michigan Avenue 311 ۰. Chicago, Illinois 60603 Peoples Gas Light and Coke Company 7/7/88 343.37 File 88-0-191 9609 South Longwood Drive 122 South Michigan Avenue 311 Chicago, Illinois 60603 Peoples Gas Light and Coke Company 6/29/88 548.48 File 88-0-193 2300 West Farragut Avenue 122 South Michigan Avenue 311 Chicago, Illinois 60603 Peoples Gas Light and Coke Company 6/30/88 425.754034 North Cleveland Avenue File 88-0-194 122 South Michigan Avenue 311 Chicago, Illinois 60603 Peoples Gas Light and Coke Company 7/5/88 381.96 File 88-0-195 1500 North Cleveland Avenue 122 South Michigan Avenue 311 Chicago, Illinois 60603

5/10/89

Name And Address	Date And Location	Amount
Peoples Gas Light and Coke Company File 88-0-206 122 South Michigan Avenue 311 Chicago, Illinois 60603	6/10/88 3120 West 25th Street	\$ 975.41
Peoples Gas Light and Coke Company File 88-0-209 122 South Michigan Avenue 311 Chicago, Illinois 60603	7/12/88 6018 South Hermitage Avenue	584.14
Edward Wychocki 10309 South Avenue J Chicago, Illinois 60617	3/1/85 10309 South Avenue J	750.00
Jan or John Kregulecki 6218 West Fletcher Street Chicago, Illinois 60634	1/1/85 6217 West Fletcher Street	1,500.00
Benita and Angel Torres 2508 North Marshfield Avenue Chicago, Illinois 60614	9/1/86 2508 North Marshfield Avenue	875.00
Helen Passeri 3030 West Palmer Square Chicago, Illinois 60647	10/1/85 2322 West Augusta Boulevard	81.50.
J & J Auto Corporation 3033 South Shields Avenue Chicago, Illinois 60616	11/1/87 3033 South Shields Avenue	750.00
Damage To Vehicles.		

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

Name And	l Address
----------	-----------

Date And Location

Amount

Edwin O. Bendl 3626 South Maple Avenue Berwyn, Illinois 60402 7/6/88 4500 West Ogden Avenue \$105.25

REPORTS OF COMMITTEES

Name And Address	Date And Location	Amount
Galewood Cartage, Incorporated 1123 West 18th Street Chicago, Illinois 60608	12/26/86 7521 South Western Avenue	\$1,067.00
Underwriters Adjusting Company and Maurice Bunyun Cl. AT080002 P.O. Box 5064 Des Plaines, Illinois 60017	2/23/87 2234 North California Avenue	329.96
Damage To Vehicles.		

Department Of Standard Parking: Account Number 100-99-2005-0934-0934.

Name And Address

Date And Location

Amount

\$150.00

Saleem Sowaid 3731 12th Avenue-SW Apartment 11 Section B Cedar Rapids, Iowa 52404

875 North Rush Street

123.87

Patricia N. Kaye 7100 Beckwith Road Morton Grove, Illinois 60053

Damage To Vehicles.

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

Name And Address

Date And Location

Regents Park c/o Timothy Allwardt 5020 South Lake Shore Drive Apt. 315 Chicago, Illinois 60615

1/20/88 565 West Jackson Boulevard

Amount

\$270.00

7/16/88 Parking Garage

Number 5

11/10/88

5/10/89

Name And Address	Date And Location	Amount
David L. Lewis 9443 South May Street Chicago, Illinois 60620	11/15/87 73 East Randolph Street	\$481.16
Erlene Smith 9147 South Clyde Avenue Chicago, Illinois 60617	7/8/88 East 91st and South Jeffery Boulevard	353.38
Karen M. Socke 5043 North Mason Avenue Chicago, Illinois 60630	7/13/88 5037 North Mason Avenue	90.11
State Farm Ins. and Sit Mark Cl. 13-2437-628 7900 North Milwaukee Niles, Illinois 60648-3156	3/14/88 South Archer Avenue and West Cermak Road	. 180.95
William Harmon 5757 West Fullerton Avenue Chicago, Illinois 60639	10/17/88 6900 West Addison Street	83.45
Mary Ann Konfrst 11641 South Albany Drive Merrionette Park, Illinois 60655	10/26/88 East 22nd Street and South Indiana Avenue	. 76.72
Damage To Property.		
Department Of Sewers: Account Number 314-99-2005-0934-0934.		
Name And Address	Date And Location	Amount

Kenneth Berczewski 5250 South Normandy Avenue Chicago, Illinois 60638

Kevin Orzechowski 8000 South Fairfield Avenue Chicago, Illinois 60652 7/1/86 5250 South Normandy Avenue

6/1/88 8000 South Fairfield Avenue 800.00

\$900.00

REPORTS OF COMMITTEES

Damage To Vehicles.

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

Name And Address	Date And Location	Amount
Ronald Hoelzel 6717 North Ramona Lincolnwood, Illinois 60646	2/25/88 5131 North Milwaukee Avenue	\$ 270.00
Sandra G. Ramos 14116 South Hoxie Avenue Burnham, Illinois 60633	1/20/88 West Addison Street and North Talman Avenue	67.56
Gerald Lyons 5038 West Wilson Avenue Chicago, Illinois 60630	2/29/88 5135 North Milwaukee Avenue	143.40
Gregory Baldwin 2515 West Jackson Boulevard Apt. 103 Chicago, Illinois 60612	4/30/88 South California Avenue and West Adams Street	896.49
Gamma Photo Labs., a division of Weiman Company, Incorporated 314 West Superior Street Chicago, Illinois 60610	12/29/87 West Chicago Avenue and North Rush Street	415.00
Allstate Insurance Company and Jesus Galvez Cl. 2700504208 9730 South Western Avenue Apt. 824 Chicago, Illinois 60642	5/13/88 1323 West Randolph Street	1,125.14
Antoinette Sinnott 3007 North Mango Avenue Chicago, Illinois 60634	8/2/88 6400 West Belmont Avenue	221.22

Damage To Property.

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

Name And Address	Date And Location	Amount
Dorothy Artese 6558 West 61st Street Chicago, Illinois 60638	11/1/88 6558 West 61st Street	\$525.00
Mr. Prendergast 6554 West 61st Street Chicago, Illinois 60638	11/1/88 6554 West 61st Street	150.00
Robert Bulen 5530 South New England Avenue Chicago, Illinois 60638	1/24/89 5530 South New England Avenue	175.00
Damo	ige To Property.	
	f Streets And Sanitation: er 300-99-2005-0934-0934.	·
Name And Address	Date And Location	Amount
State Farm Insurance and Joseph Ciaccio Cl. 13-N914-68 160 Industrial Drive Elmhurst, Illinois 60126	10/26/87 2907 South Princeton Avenue	\$407.54
Florence V. Schrunk 7216 North Octavia Avenue Chicago, Illinois 60648	5/18/88 7216 North Octavia Avenue	400.00
Martin Bonano Skerrt 1523 North Washtenaw Avenue Chicago, Illinois 60622	3/26/87 1523 North Washtenaw Avenue	600.00

Name And Address	Date And Location	Amount
Elizabeth Wells 7845 South Hamilton Avenue Chicago, Illinois 60620	10/13/88 7845 South Hamilton Avenue	\$1,125.00
Joseph G. Laski 2812 North McVicker Avenue Chicago, Illinois 60634	10/1/88 2812 North McVicker Avenue	480.00
Variou	es License Refunds.	
	tment Of Revenue: ber 300-99-2005-0934-0934.	
Name And Address	License Number	Amount
Gary Mosebach 2622 North Harding Avenue Chicago, Illinois 60647	Permit parking sticker refund	\$11.00
Curtis G. Brasfield 7540 South Seeley Avenue Chicago, Illinois 60620	Vehicle Sticker P993296 refund	25.00
Ja Hun Ma 2522 West Pratt Boulevard Chicago, Illinois 60645	Vehicle sticker refund	50.00
Sammie Ross 5910 West Cortland Street Chicago, Illinois 60639	Vehicle sticker refund	50.00
Lorena Nelson 4241 North Laramie Avenue Chicago, Illinois 60641	License 9000 refund	100.00
Diane C. O'Sullivan 2119 West Coolidge McHenry, Illinois 60050	Vehicle sticker refund	50.00
Robert Raymond Kush 7924 South California Avenue Chicago, Illinois 60652	Vehicle sticker refund	25.00

Name And Address	License Number	Amount	
Luka Productions, Incorporated 222 West Adams Street Chicago, Illinois 60606	License 007424 refund	\$ 25.00	
Karl D. Fritz 5020 West Ainslie Street Chicago, Illinois 60630	Permit 1414358 refund	125.00	
Damage	To Vehicles.		
Department Of Streets And Sanitation: Account Number 300-99-2005-0934-0934.			
Name And Address	Date And Location	Amount	
State Farm Insurance and Eve S. Stroberg Pol. 3299-467A07-13E 7900 North Milwaukee Avenue Niles, Illinois 60648	10/31/87 West Irving Park Road and North California Avenue	\$397.43	
State Farm Insurance and Patricia Was Cl. 13-2454-694 9701 West Higgins Suite 510 Rosemont, Illinois 60018	3/29/88 5100 West Palmer Street	363.81	
Julia E. Sherman 3325B North Racine Avenue Chicago, Illinois 60657	3/15/88 West Cortland Street and North Southport Avenue	263.95	
Kenneth Nordine 920 East Castlewood Terrace Chicago, Illinois 60640	5/17/88 2500 North Lake Shore Drive	181.00	
Darrell J. Rasel 1226 South New Wilke Road Arlington Heights, Illinois 60005	5/24/88 West Fullerton Avenue and North Lake Shore Drive	374.90	

REPORTS OF COMMITTEES

Name And Address	Date And Location	Amount
Dennis Sims 900 West 50th Place Chicago, Illinois 60609	5/10/88 West 59th Street and South Normal Boulevard	\$400.00
Mark L. Symons 524 Hunter Court Wilmette, Illinois 60091	5/2/88 West Foster Avenue and North Lake Shore Drive	258.89
Brian Combs 6148 North Francisco Avenue Chicago, Illinois 60659	6/3/88 1900 North Lake Shore Drive	153.00
Wayne E. Ostrowski 267 Gay Street Wood Dale, Illinois 60191	6/3/88 1711 West Fullerton Avenue	66.72
August Giovenco 4849 West Catalpa Avenue Chicago, Illinois 60630	4/22/88 5252 North Laporte Avenue	287.00
Susan E. Geisert 1455 West Farragut Avenue Chicago, Illinois 60640	5/25/88 West Fullerton Avenue and North Lake Shore Drive	233.78
Martin Karson 2939 West Jarlath Street Chicago, Illinois 60645-1215	6/4/88 West Fullerton Avenue and North Clybourn Avenue	405.94
Richard M. Spiegel 6043 North Keeler Avenue Chicago, Illinois 60646	6/3/88 1631 West Fullerton Avenue	159.20
Justine Damico 8045 South Christiana Avenue Chicago, Illinois 60652	6/23/88 945 West 38th Street	179.95
Etta L. Kinney Leske 12 Buttercup Lane San Carlos, California 94070	5/26/88 North LaSalle Drive and North Lake Shore Drive	309.33
Alma I. Merabet 5658 South Kolin Avenue Chicago, Illinois 60629	6/28/88 2231 South Archer Avenue	160.04

• .

5/10/89

•

Name And Address	Date And Location	Amount
Charles Schult 2049 West Dickens Avenue Chicago, Illinois 60647	6/3/88 1700 West Fullerton Avenue	\$ 428.88
Thelma V. Tuazon 5033 North Long Avenue Chicago, Illinois 60630	4/6/88 5000 North Elston Avenue	1,500.00
Farzideh Abolfathi 220 South Roselle Road 111 Schaumburg, Illinois 60193	8/5/88 Towing damage -	431.29
Peter J. Affrunti 300 Douglas Avenue Crystal Lake, Illinois 60014	7/25/88 Towing damage	542.09
Allstate Insurance Company and Ollie Harmon Cl. 2520863222 SBM P.O. Box 1089 Morton Grove, Illinois 60053	4/8/88 7319 South Ridgeland Avenue	455.75
Allstate Insurance Company and Debra Skotnicki Cl. 1230486373FSJ P.O. Box 1089 Morton Grove, Illinois 60053	7/21/88 West Addison Street and North Lake Shore Drive	967.31
American Country Insurance and Moinulislaw Siddiqui Cl. AC-3645 179 West Washington Street Chicago, Illinois 60602	6/3/88 100 East Erie Street	966.24
Alice Austin 3053 West Warren Boulevard Chicago, Illinois 60612	8/15/88 615 West 99th Street	223.01

REPORTS OF COMMITTEES

.

Name And Address	Date And Location	Amount
Yolanda Lim Boot 1140 West Ontario Street Oak Park, Illinois 60302	6/5/88 North Ashland Avenue and West Barry Avenue	\$ 373.89
Edde Brandwein 9315 Mansfield Morton Grove, Illinois 60053	. 7/23/88 Towing damage	697.93
Budget Rent-A-Car Cl. 833441 O'Hare Field P.O. Box 66047 Chicago, Illinois 60666	5/6/88 2400 North Ashland Avenue	1,085.62
Terrence M. Cagney 8546 South Kilpatrick Avenue Chicago, Illinois 60652	7/19/88 West 78th Street and South Kilpatrick Avenue	159.96
Colonial Penn Insurance and Alex Brignac Cl. W880093797 5 Penn Center Plaza, Philadelphia, Pennsylvania 19181	5/10/88 East 63rd Street and South Cottage Grove Avenue	488.50
Colonial Penn Insurance and Joseph Salvador Cl. W870-218737-72 5 Penn Center Plaza Philadelphia, Pennsylvania 19181	12/28/87 West Polk Street and South Western Avenue	959.65
Constitutional Casualty Company and Denise Majewski Cl. 128-874 5618 North Milwaukee Avenue Chicago, Illinois 60646	12/3/87 West Grand Avenue and West Chicago Avenue	526.00
Judy Galati 10801 South Cicero Avenue Oak Lawn, Illinois 60453	7/22/88 Towing damage	285.00

5/10/89

Name And Address	Date And Location	Amount
Jeffery Kahn 34242 Glouster Circle Farmington Hills, Michigan 48331	8/23/88 Towing damage	\$ 668.63
Hovhannes Kassabian 1950 West Hood Street Chicago, Illinois 60660	7/13/88 6206 South Winchester Avenue	1,208.00
Lumbermens Mutual Casualty Company and Johnny Doellinger Cl. 539-AU-000488-M 1606 Brady Street P.O. Box 518 Davenport, Iowa 52805-0518	7/18/87 West Chicago Avenue and North LaSalle Drive	148.75
Linda Mandel 8227 East Prairie Road Skokie, Illinois 60076	4/8/88 North Sheridan Road and West Barry Avenue	249.59
American Country Insurance and Edward Marshall Cl. FA0009347 179 West Washington Street Chicago, Illinois 60602	7/16/88 Towing damage	579.22
Houshang Moradi Box 194 Dekalb, Illinois 60115	7/7/88 Towing damage	200.00
Richard Moskovitz 928 Atlantic Avenue Hoffman Estates, Illinois 60194	4/6/88 Towing damage	363.12
Paul Mostachio 2156 South Union Avenue Chicago, Illinois 60616	4/1/88 1200 South State Street	200.00
Rebecca Nantz 516 South Calumet Aurora, Illinois 60506	6/8/88 Towing damage	504.87

.

.

Name And Address	Date And Location	Amount
Marie A. Nolen 2033 West 111th Street Apt. 1 South Chicago, Illinois 60643	6/10/88 East 23rd and South Michigan Avenue	\$ 43.46
Cheryl M. Peterson 1560 North Sandburg Terrace Unit 2204 Chicago, Illinois 60610	7/16/88 Towing damage	192 .03
George Podd 1120 North LaSalle Street Suite 19D Chicago, Illinois 60610	7/28/88 Towing damage	1,010.75
Maria J. Prkic 10657 South Avenue J Chicago, Illinois 60617	7/26/88 10651 South Avenue M	400.00
Anthony Scinto 6652 South Kostner Avenue Chicago, Illinois 60629	12/29/87 445 East Illinois Street	209.00
Motor Insurance Corporation and Shepard Chevrolet Cl. 646516 P.O. Box 6543 Chicago, Illinois 60680	7/15/88 2416 West Irving Park Road	327.49
Peter C. Shockey 921 Logan Avenue Elgin, Illinois 60120	4/6/88 Towing damage	194.56
State Farm Insurance and Barry Behannesy Cl. 13-5095-212 16058 South Oak Park Avenue Tinley Park, Illinois 60477	6/18/87 South Normandy and West Archer Avenues	391.00
Brian Tranchilla 9956-D Heritage Drive St. Louis, Missouri 63123	7/3/88 Towing damage	229.73

5/10/89

Name And Address	Date And Location	Amount
Adrian Tudorica 5030 North Marine Drive Apt. 1307 Chicago, Illinois 60640	7/26/88 Towing damage	\$400.00
Nancy P. White 604 Sheridan Road Apt. 2E Evanston, Illinois 60202	6/18/88 • Towing damage	222.52
Susan J. White 2666 North Halsted Street Apt. 2F Chicago, Illinois 60614	5/3/88 East North Avenue and North Lake Shore Drive	875.05
Stephen J. Wlodarski 63 West 64th Street Apt. 201 Westmont, Illinois 60559	6/12/88 East North Avenue and Chicago River	32.95
Queen Ester Brown 5435 South Winchester Avenue Chicago, Illinois 60609	7/20/88 5435 South Winchester Avenue	325.00
Nick Brankowitsch 2709 North Laramie Avenue Chicago, Illinois 60639	6/16/88 4000 North Cicero Avenue	279.13
Jeffery H. Duchon 3660 North Lake Shore Drive Apt. 2506 Chicago, Illinois 60613	8/17/88 West Garfield Boulevard and South Racine Avenue	1,396.20
Kathryn Huerta 83 Lincolnshire Drive Lincolnshire, Illinois 60069	7/25/88 Towing damage	173.13
Insurance Company of North America and Alvera Almaguer Cl. 190A513455-8 P.O. Box 8152 Park Ridge, Illinois 60068	6/2/88 12710 South Marquette Avenue	1,197.02

Name And Address	Date And Location	Amount
State Farm Insurance and Meg Lugaric Cl. 30-3583-660 9701 West Higgins Road Rosemont, Illinois 60018	8/7/88 Towing damage	* \$990.35
Karen L. Nelson 7068 North Wolcott Avenue Chicago, Illinois 60626	5/20/88 2200 North Lake Shore Drive	131.04
Michael and Karin Stenaae 70 West Huron Street Chicago, Illinois 60610	6/26/88 50 East Chicago Avenue	65.47
Ronald Hapke 3843 West 60th Place Chicago, Illinois 60629	9/9/88 6325 South Cottage Grove Avenue	171.28
Jennifer Hinton 4712 North Paulina Street Chicago, Illinois 60640	7/1/88 3100 North Ashland Avenue	191.00
Geneva Holt 7600 South Laflin Street Chicago, Illinois 60620	9/2/88 7903 South Ashland Avenue .	400.00
Kenneth R. Horvath 7641 South East End Avenue Chicago, Illinois 60649	8/17/88 4200 North Lake Shore Drive	174.31
Mutual Sales Corporation 2447 West Belmont Avenue Chicago, Illinois 60618	9/6/88 Towing damage	258.00
Raymond B. Oczak 21 Spinning Wheel Road 10B Hinsdale, Illinois 60521	9/9/88 Towing damage	691.50
Catherine Roufis 7648 West Gunnison Street Norridge, Illinois 60656	9/23/88 Towing Damage	158.21
Robert Zagar 5507 North Winthrop Avenue Chicago, Illinois 60640	9/28/88 West Diversey Avenue and North Tripp Avenue	32.64

733

· .

5/10/89

Name And Address	Date And Location	Amount
Jerrold M. Shapiro Route 3, Box 869 Stevensville, Michigan 49127	9/18/88 418 South Michigan Avenue	\$493.00
Edward Valkanet 4415 North Monitor Avenue Chicago, Illinois 60630	8/15/88 3215 North Campbell Avenue	199.86
Angelo E. Biancalana 3524 North Lowell Avenue Chicago, Illinois 60641	11/4/88 West Roscoe Street and North Kolmar Avenue	189.36
Maureen A. Cloherty 5748 West Montrose Avenue Chicago, Illinois 60634	10/5/88 1650 West Armitage Avenue	63.21
Lorenzo Hampton 123 Acacia Drive Indianhead Park, Illinois 60525	10/15/88 1000 South Michigan Avenue	487.76
Thomas King 6805 South Merrill Avenue Chicago, Illinois 60649	9/2/88 68th and South Merrill Avenue	400.00
Richard Nixon 3556 North Hermitage Avenue Chicago, Illinois 60657	10/19/88 831 South Wabash Avenue	96.00
James Tubbs 824 North Mozart Street Chicago, Illinois 60622	11/7/88 3645 West Division Street	687.18
Charlene Skora 2115 West Farwell Street Chicago, Illinois 60645	10/26/88 5700 North Ridge Avenue	48.68
Thomas J. Leslie 1735 West Beverly Glenn Parkway Chicago, Illinois 60643	11/5/88 210 West Huron Street	795.04
Joseph Galetto 668 Chippewa Drive Naperville, Illinois 60540	10/10/88 East 103rd Street and South Doty Avenue	318.68

Name And Address	Date And Location	Amount
Albert C. Cacciottolo 5224 South Kostner Avenue	11/19/88 5224 South Kostner	\$190.40
Chicago, Illinois 60632	Avenue	
Joseph Struzik, Sr.	12/9/88	438.17
4725 South Lawler Avenue Chicago, Illinois 60638	West 60th and South Central Avenue	
Jeanette C. Franczyk	12/18/88	32.35
5109 South Lorel Avenue	6102 South Central	
Chicago, Illinois 60638	Avenue	
State Farm Insurance and	5/11/87	415.58
George Bruggenthies	1600 West Irving Park	
Cl. 13-2366-428	Road	
7900 North Milwaukee Avenue		
Niles, Illinois 60648		

; 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
Dominick and Diane Cantore 1219 West Flournoy Street Chicago, Illinois 60607	8/26/86 6/26/87 1063 West Polk Street	\$234.19
Anthony Raimondi c/o Dombrosco 1820 South Clarence Avenue Berwyn, Illinois 60402	5/14/86 9/8/86 3517 South Damen Avenue	216.87
George E. Hardt 2007 North 18th Avenue Melrose Park, Illinois 60160	1/11/88 3/21/88 2251 North Parkside Avenue	144.52
John Brennan 6428 West Dakin Street Chicago, Illinois 60634	1/15/88 3/22/88 3614 South Ashland Avenue	400.00

5/10/89

Name And Address	Location	Amount
Nettie Aslanian 4 Sycamore O.D.P. Portage, Indiana 46368	3/17/88 5/18/88 3651 East 106th Street	\$278.65
Jesus Estrada 2434 West Cortland Street Chicago, Illinois 60647	4/20/88 5/31/88 2434 West Cortland Street	400.00
Lynn L. Laird 1539 Walnut Wilmette, Illinois 60091	5/27/87 11/10/87 2739 West Haddon Avenue	223.38
L. C. Pruitt 12804 South Wallace Street Chicago, Illinois 60628	2/19/87 8/25/87 1035 West 61st Street	366.76
Charlotte Follot 2433 North Kimball Avenue Chicago, Illinois 60647	1/21/87 5/20/87 2433 North Kimball Avenue	114.91
Angela Stekovich 5825 South Natoma Avenue Chicago, Illinois 60638	8/5/87 9/25/87 5825 South Natoma Avenue	143.11

; 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
Reverend Addie Pitts Stone Temple Church of God in Christ	9/11/86 5700 South Racine Avenue	\$400.00
5700 South Racine Avenue Chicago, Illinois 60636		
Leola Jackson 4518 West Van Buren Street Chicago, Illinois 60624	10/7/86 1/9/87 6437 South Dr. Martin Luther King Drive	400.00

REPORTS OF COMMITTEES

Name And Address	Location	Amount
Harriet Lange 1935 North Pulaski Road Chicago, Illinois 60639	7/30/87 11/2/87 1935 North Pulaski Road	\$339.94
David M. Levin 919 921 West Winona Street Chicago, Illinois 60640	5/3/84 11/8/85 919 921 West Winona Street	400.00
Rutha Jessup 9624 South Parnell Avenue Chicago, Illinois 60628	4/13/87 8/10/87 4334 South Shields Avenue	400.00
Hotel Chateau, Incorporated 4417 4419 South Indiana Avenue Chicago, Illinois 60653	4/6/88 4417 4419 South Indiana Avenue	137.70
Robert Richardson 646 East 92nd Street Chicago, Illinois 60619	2/17/88 6/9/88 4226 South Wells Street	182.63
Ignacio Rodriguez 1631 West 19th Street Chicago, Illinois 60608	12/27/87 1631 West 19th Street	128.67
Albert Martinez 2036 West 18th Street Chicago, Illinois 60608	9/3/87 1/12/88 2047 West 18th Street	208.86
Chang Kil Lee 6520 North Albany Avenue Chicago, Illinois 60645	1/20/88 3/23/88 5645 North Spaulding Avenue	379.59
Komkay Jahrmann 3351 South Maple Street Evergreen Park, Illinois 60642	2/3/86 11/25/87 8911 8921 South Justine Street	400.00
Carrie Mayes 3527 South Dr. Martin Luther King Drive Chicago, Illinois 60653	11/18/86 8/11/87 3527 3529 South Dr. Martin Luther King Drive	101.89

5/10/89

Name And Address	Location	Amount
Mustafa Nassar 6322 South Talman Avenue Chicago, Illinois 60629	5/4/87 12/30/87 3408 West Ogden Avenue	\$400.00
Samuel Epstein 134 North LaSalle Street Chicago, Illinois 60602	12/18/85 6/19/86 1809 South Laflin Street	334.92
Earnestine Hayes 7516 South Emerald Avenue Chicago, Illinois 60620	12/5/85 4/11/86 1226 South Kolin Avenue	400.00
Jessie Ford 821 North Leclaire Avenue Chicago, Illinois 60651	1/14/87 7/13/87 821 North Leclaire Avenue	173.89
R. Bialek 312 South Hatlen Mt. Prospect, Illinois 60056	3/11/86 7/15/86 4040 West Barry Avenue	92.61
John Wronkiewicz 2245 North Clybourn Avenue Chicago, Illinois 60614	3/23/87 4/10/87 1724 North Wolcott Avenue	600.00
Mr. Lister and Mr. Esteban Mendoza 4531 South Paulina Street Chicago, Illinois 60609	12/29/86 3/6/87 4531 South Paulina Street	103.05
Mary M. Smith 30 West Washington Street Chicago, Illinois 60620	5/22/87 9/21/87 3012 West Warren Boulevard	252.53

SUNDRY CLAIMS AUTHORIZED FOR CONDOMINIUM REFUSE REBATES.

The Committee on Claims and Liabilities submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Claims and Liabilities, to which was referred February 16, 1989 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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to 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 No. 100-99-2005-0939-0939:

[List of claimants printed on pages 740 through 756 of this Journal.]

CHICA60	COMMITTEE ON CLAIMS AND LIABILITY	KEFUSE REBATE COUNCIL ORDERSFASSEI
0 F C	IN CLAIMS	COUNCIL.
CILY	COMMITTEE C	REFUSE REBATE

MEETING DATE 5/10/89

CONFIOM IN LUM/

WILLIAM F. KKYSTYNIAK HELEN SHILLER Erwin W., Eisendrath Kathy Osterman ETWIN W., EISENDRATH ELWIN W., EISENDRATH FATRICK J. LEVAR EDWIN W.. EISENDRATH ERWIN W.. EISENDRATH ELWIN W.. EISENDRATH ELWIN W.. EISENDRATH JOSEFH S. KOTLAKZ JR THOMAS W. CULLERTON THOMAS W. CULLERTON BERNARD L. STONE BERNARD J. HANSEN BERNARD J. HANSEN WILLIAM JP BANKS BERNARD J. HANSEN BERNARD J. HANSEN TIMOTHY C. EVANS EUGENE C. SCHULTER MICHAEL F. SHEAHAN EUGENE C. SCHULTER EEKNARD J. HANSEN BERNARD J. HANSEN BERNAKD J. HANSEN BERNARD J. HANSEN HELEN SHILLER BERNARD J. HANSEN BERNARD J. HANSEN WILLIAM JP BANKS BERNARD L. STONE BERNARD L. STONE AWRENCE S BLOOM KATHY OSTERMAN KATHY USTERMAN KOMAN FUCINSKI KOMAN FUCINSKI **FUCINSKI** ROMAN FUCINGNI HELEN SHILLER TELEN SHILLER GAUID D. OKR AMOUNT OF 665.00 900.00 1,125,00 2,779.80 450.00 621.00 1,609.50 1,742.00 4,425.00 10,800.00 4,536.00 2,154.00 1,860.00 REUATE 966.00 1,476,00 225,00 1,268.40 750.00 675.00 1,200.00 1,026.00 450.00 1,125.00 1,483.20 558,00 1,484.00 1,299.00 450.00 1,617.60 975.00 1,506.00 894,00 337.50 1,304.00 1,214.50 675.00 1,350.00 517.92 675.00 660.00 1,425.00 874.00 1,535.00 ANNUAL ANNUAL SEMI -ANNUAL ANNUAL ANNLIAL. SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL ANNLAL SEMI-ANNLAL SEMI-ANNUAL **SEMI-ANNUAL** SEHI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL **BEMI-ANNUAL** ANNUAL. ANNUAL. ANNILIAL ANNUAL ANNUAL ANNUAL. ANNUAL. ANNUAL ANNUAL. ANNUAL ANNUJAL. ANNUAL ANNUSAL. ANNUAL Arinimi. ANNULAL. ANNUAL. ANNUAL AMNUAL. ANNULAL. ANNUML. ANNU.AL. ANNUAL. ANNUM. TYPE NO. OF ELGIBLE **BLIND** 13 16

AKCHER RIDGE CONDOMINIUM ASSN. AKGYLE AFT. RLIG. COOFERATIVE AKMITAGE-CLEVELAND CONTO. AKMITAGE-LOWE CONTONINIUM ASSN ASTOR VILLA CONTOMINIUM ASSN. ASTOR-VALANS CONTOMINIUM ASSN. ATHELING CONDOMINIUM ASSN. AINSLIE FARK CONDOMINIUM AGSN. AINSLIE TERRACE CONDOMINIUM ALDINE COURT CONDOMINIUM AGSN ALTA VISTA CONDOMINIUM AMERICANA TOWERS CONDOMINIUM ANDERSDNVILLE CONDO ASSOC. BELLE FLAINE CONDO. ASSOC. BELLMORE APARTMENTS SOUTH, INC BELMONT CONDOMINIUM ASSN. addeson lake ghore east agdeson lake shore west addeson manor condominium addeson manor condominium assn BELGRAVIA TEKKACE CONDO. AGGN. BELL-WEST CONDOMINIUM AGGN. BANEURY HILL CONDO ASSOC BARRY AVENUE HOWNHOUSEE BARRY QUADRANGLE CONDO, ASSN, AZTEC CONDOMINIUM ASSOCIATION ACADEMY TOWNHOMES ASSOCIATION BELMONT=CAMBRIDGE CONDOMINIUM BIRCH TREE MANOR #1 BIRCH TREE MANOR #5 CONDO BIRCH TREE MANOR #6 CONDOMIN-FELMONT HARFOR I CONDOMINIUM BIRCH TREE MANOR CONDOMINIUM BLACKSTONE COURT CONDOMINIUM BEL DAKS WEST CONDO. ASSOC. BELMONT TERRACE CONDO ASSN. EIRCHWOOD CONDOMINIUM ASSN. BOARDWALK CONDOMINIUM ASEN. BELIDEN-COMMONWEALTH CONDO. ADDISON COURT CONDO.ASSOC. SOUBLEER CONDOMINIUM ASSN. RERWICK CONDOMINIUM ASSN. BEL-HARBOUR CONDOMINIUMS ATRIUM VIEW ASSOCIATION ADDISON COMMONS CONDOS COOPERATIVE NAME

JOURNAL--CITY COUNCIL--CHICAGC

2 5 4 4 30 4 5

11

5/10/89

ŝ 50

RERNARD J. HANSEN

450.00

Terning

4000

44 36.44

43

C I T Y O F C H I C A G O COMMITTEE ON CLAIMS AND LIABILITY REFUSE REBATE COUNCIL ORDERS---FASSED

MEETING DATE 5/10/89

CONDOMINIUM/

****	35	44	, 41	46	35	46	05	42	4 CI	47	4	41	46	4	01	01	42	4	4 (1	42	45	50	49	49	49	90	00	20	41	43	04	43	on n	לי וי	E CI	05	43	90 0	49	49	05	4 3	44	44	13
**************************************	JUSEPH S. KOTLARZ JR		KOMAN FUCINSKI	HELEN SHILLER	JOSEFH S. KOTLAKZ JR	HEALEN SHILLER		L	L	EUGENE C. SCHULTER	FATRICK J. LEVAR	KOMAN FUCINSKI	HELEN SHILLER			2	н. Н	e L		z L	FATRICK J. LEVAR	BERNARD L. STONE		EAVID D. OKR	EAVID D. OKK		LAWRENCE S BLOOM	BERNARD L. STONE	ROMAN PUCINGNI			i di l			•	а –				RAVID D. ORR	LAWRENCE S BLOOM	EIWIN W EISENDRATH	BERNARD J. HANSEN	BERNARD J. NANGEN	JOHN S. MADRZYK
AMOUNT OF REBATE	1.012.00	5.114.00	300.00	3,048,00	- 300.00	975.00	1,200.00	375.00	1,800.00	· 450.00	1,350.00	337.50	225.00	00.004	1,140.00	3,450.00	6,245.25	22,101.40	17,652.00	3,143.00	844,00	2,700.00	225,00	3,525,00	690.00	895,00	900.00	2,174.00	750.00	6,570,00	2,520.00	2,325,00	642.00	1,416.00	1,423.10	525.00	2,985.50	1,644.00	975.00	225.00	1,218.00	600.00	9,522.00	1,800.00	1,185.00
ЭЧҮТ	SEMTANNIAL	ANNIAL	SEMI-ANNUAL	Arealal	SEMI-ANNUAL	ANNUSAL	ANNUAL	ANNUSAL.	ANNUAL.	ANNUM.	ANNLIAL	SENI-ANNUAL	SEMI-ANNUAL	ANNUAL.	ANNUAL.	ANNUAL	SEMI-ANNUAL	ANNUM.	Ternine	ANNUAL	SEMIANNUAL	ANNUAL	SEMIANNUAL	ANNUAL.	SEMI-ANNUAL	SEMIANNUAL	ANNUAL	SEMI-ANNUAL	SEMI-ANNJAL	ANNUAL.	ANNUAL	SEMI-ANNUAL	SEMI-ANNUAL	ANNUAL	ANNUAL	ANNLIAL.	ANNUAL.	AMUM.	ANNUAL	SEM F-ANNUAL	ANNUAL.	- UNITAL	SEMI-ANNUAL	ANNUAL	ANNUAL.
NO. OF ELGIBLE UNITS	CX CX	91	12	61	8	13	16	ر از	24	\$	16	6	Ś	12	44	46	566	615	567	60	30	66	4	54	27	112	12	60	20	486	255	62	32	40	45	~	ស	ମ 4	13	. ć	18	21 1	370	24	1.8

CHATHAM PARK SOUTH COOFERATIVE CHELSEA CONDOMINIUM ASSN. CHESTERFIELD ON TUCHY CONDO CHEVALIER CONDOMINIUM ASSOC CHICAGO RESIDENTIAL INC. CHIPPEWA APARTMENTS ASSN. BREWSTER CONDOMINIUM ASSN. BRINGEVIEW GARLENS CONDOMINIUM BROMPTON CONDOMINIUM ASSN. EURTON COURT CONDOMINIUM ASSN. CHASE-ASHLAND CONDOMINIUM ASSN COMMONWEALTH FLAZA CONDO. ASSN COMMON SENSE CONDOMINIUM AGEN, CONCORD LANE CONDUMINIUM AGSN. BYRON CONDOMINIUM ASSOCIATION CHASE-ON-THE-LAKE CONDOMINIUM CASA BOWITA CONDUMINIUM ABSN. CAMFUS COMMONS CONDOMINIUM CAMFUS GREEN TOWNFOUSES CARL SANDBURG VILLAGE CARL SANDBURG VILLAGE CONFO CARL SANDBURG VILLAGE CONFO. CLAREMONT NORTH CONDOMINIUMS CLEAR RIDGE CONDO. ASSW. I CLEAR RIDGE CONDOMINIUMS II CARL SANDBURG VILLAGE CONDO. CHASELAND CONDOMINIUM ASSOC. BURNCREST CONFOMINIUM ASSN. CLYBOURN LOFTS CONDOMINIUMS CALIDUELL WOODS CONDO ASSOC. COLUMBIAN CONFUMINIUM ASSN. CAROUSEL COURT CONDO ASSOC BRYON-KEDVALE CONTRO ASSOC. BUENA VISTA CONDOMINICH BRETON COURT BIFLEX OWNERS COASTLAND APAKTMENVS, INC. COLONIAL COURT HOMEOWNERS COLUMBIA HOMEOWNERS ASSOC. CAMELOT CONDOMINIUM ASSN. BYRON COURTS CONFOMINIUMS CAMERON CONDOMINIUM ASSN. CITY CUMMONS CONDO ASSOC. COMMONWEALTH TOWER CLUISTERS EAST COOPERATIVE NAME

5/10/89

REPORTS OF COMMITTEES

741

-

C I'T Y O F C H I C A G O COMMITTEE ON CLAIMS AND LIABILITY REFUSE REPARE COUNCIL ORDERG--FASSED

MEETING DATE 5/10/89

41040444 5.6 5 NN080040 41 41 80080M Ð, Ē 104496644 41 41 41 41 JOHN S. MADRZYK LAURENCE S BLOOM ETWIN W.. EISENDRATH FRED B. ROTI EDWIN W. EISENDRATH KOMAN FUCINSKI ETWIN W.. EISENDRATH TIMOTHY C. EVANS EDWIN W.. EISENDRATH ETWIN W.. EISENDRATH EDWIN W.. EISENDRATH EIWIN W.. EISENDRATH ETWIN W.. EISENDRATH BERNARD J. HANSEN BERNARD J. HANSEN BURTON F. NATARUS EURTON F. NATARUS BERNARD J. HANSEN EURTON F. NATARUS BERNARE J. HANSEN TIMOTHY C. EVANS FATRICK J. LEVAR FIMDTHY C. EVANS **BERNARD L. STUNE** BERNARD L. STONE BERNARD L. STONE JOHN S. MADRZYK KATHY OSTERMAN KATHY OSTERMAN **FUCINENI** KATHY OSTERMAN **FOMAN FUCINSKI** ROMAN FUCINGKI KUMAN PUCINSKI ROMAN FUCINSKI ROMAN FUCINGKI KOMAN FUCINSKI ERMEST JONES OFF DAUID D. OKR J. FARY DAUID D. OFR DAVID D. ORR ROBERT SHAW RAVID D. MARK AMOUNT OF 3,826.60 975.00 REBATE 1,500.00 420.00 414.00 0,800.00 398.69 270.60 341.00 337.50 300.00 1,500.00 450.00 760.00 1,800.00 1,912.50 1,451.16 771.00 2,025.00 592.00 600.005 1,376.00 2,880.00 750,00 1,068.00 508.00 1,200.00 2,520,00 840.00 1,714,00 450.00 450.00 450.00 3,000.00 30,108.20 398.69 985.50 1,567.00 724.20 337.50 705.00 450.00 7,665.44 ANNUAL SEMI-ANNUAL SEMI-ANNUAL **SEMI-ANNUAL** SEMI-ANNUAL SEMI-AMMUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-AMPRIAL SEMI-AMMUAL **BEMI-ANNUAL** SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL ANNUAL ANNUAL. ANNULAL. ANNUAL ANNUAL. ANNUAL ANNUAL ANNUAL **ANNUAL** APPRILIAL ANNUAL. ANNUAL. AMMUAL ANNUAL ANNUMAL. ANNUAL. ANNUAL. ANNUAL. APRILIAL. APPRUAL. ANNUAL. ANNUAL. ANNUAL. ANNUAL TYPE NO. OF ELGIBLE UNITE 161 161 45219122F6 ¢,

DICKENS COURT CONDOMINIUM ASSN EDISON FLACE CONDO ASSOCIATION EDISON VILLA CONDO ASSOCI EMMERSON PARK CONDOMINIUM, INC ETEN GREEN HOUSING COOPERATIVE EUGENIE LANE CONDOMINIUM ASSN. CONSERVATORY CONDOMINIUM ASSN. DOYLE'S CONDOMINIUM ASEN, DREXEL AVE & SQUARE CONDOMIN-DEARBORN PARK UNIT ONE DEARBORN TERRACE CONDO. ASSN. DELAWARE BLDG. CORP. EATON FLACE CONDOMINIUM ASSN. EBEFHART COMMONS CONDO. ASSN. ELICT HOUSE CONDOMINIUM ASSN. COURTYAKD CONDOMINIUM ASSOC. CRANSTON CONDOMINIUM ASSOC. DAYTON DIVERSEY CONDO ASSOC. DORCHESTER CONDOMINIUM ASSN. EDUYSTONE CONDOMINIUM HOMES, ETISON PARKER CONDOMINIUM #1 EDMUNDS STREET CONDO ASSOC. EL LAGO CONDOMINIUM ASSOC. ESTES/WASHTENAW CONDOMINIUM FARWELL ESTATES CONDU ASSOC. FALRBANKS CONDOMINIUM ASEN. COFFER BEECHES CONDOMINIUM CURLAKE CONDOMINIUM ASSN. CORTINA COURT CONDO. ASSN. ESTATES ON GUNNISON CONDO. HOURINGE CONDOMINIUM ASSN. FARWELL COURTS CONDOMINIUM FARWELL BEACH CONDO ASSOC. EUGENIE TERRACE TOWNHOMES FACTORY CONCOMINIUM ASSN. FARMELL GREEN CONDOMINIUM EUGENTE PARK COMDOMINIUM DEVON PLACE CONDOMINIUM EVELYN LANE CONDOMINICI EAST FOINT CONDOMINIUM FAIRFIELD CONDU ASSOC. EDGEWOOD MANOR III EFIGEWOOD MANOR \$1 EDGEWOOD MANOR II DELAWARE FLACE CONDOM INTUM/ CODFERATIVE NAME

ORR

ANNUAL.

C I T Y O F C H I C A G O COMMITTEE ON CLAIMS AND LIABILITY REFUSE REBATE COUNCIL ORDERS-FASSED

5/10/89 MEETING DATE

CONDOMINIUM	NO. 0F		AMOLINIT DE		
	-UNITE	TYPE	REBATE	**************************************	****
FAULKNER HOUSE CONDOMINIUM	224	SEMI-ANNUAL	1,849.40	BURTON F. NATARUS	4
FIRESIDE CONDOMINIUM ASEN.	16	ANNUAL	1,057.00	BERNARD J. HANSEN	44
FIVE THOUSAND EAST END AVENUE	104	ANNUAL.	4,356,00	TIMUTHY C. EVANS	04
FLAIRWOOD CONDOMINIUM ASEN.	13	ARRIAL	975.00	HAVID D. ORK	49
FORD CITY CONDOMINIUM ASSN.	320	ANNUAL.	12,591.00	JOHN S. MADRZYK	£Π
FOREST TOWERS CONDOMINIUM \$1	39	SEMI-ANNUAL	1,210.56	KOMAN FUCINGKI	41
FOREST TOWERS II	39	SEMIANNUAL	1,210.56	ROMAN FUCINSKI	41
FOSTER CONDO ASSOCIATION	30	APPLICAL	2,250.00	ROMAN FUCINGKI	41
FOSTER CONDOMINIUM ASSOCIATION	4	ANNUAL	450.00	FATRICK J O'CONNOR	40
FOSTER WESTERN COMPU. ASSN.	ŝ	APRILIAL	450.00	FATRICK J O'CONNOR	40
FOUNTAIN FLACE CONDO ASSOC.	11	SEMI-ANNUAL	412.50	KOMAN FUCINSKI	41
FOUNTAIN-VIEW CONDOMINIUM	18	SEMI-ANNUAL	675.00	KOMAN FUCINSKI	41
FOUNTAINAIKE CONDOMINIUM	29	SEMI-ANNUAL	903.50	PATRICK J. LEVAR	45
FRANCISCO/ROSEMONT CONFOMINIUM	26	ANNUAL	1,882.25	HERNARD L. STONE	50
FRIENDLY VILLAGE #1 CONDO.	16	SEMI-ANNUAL	408.00	KOMAN PUCINSNI	41
FRTENDLY VILLAGE #3 COMPO	12	SEMI-ANNUAL	00.055	KOMAN FUCINSKI	41
FULLERTON COLONNAUE CONDO.	14	ANNUAL	1,050.00	EDWIN W EISENDRATH	43
GALEWOOD NORTH CONDOMINIUMS	12	Attrusol.	900.00	WILLIAM JP BANKS	36
GALEWOOD SCUTH CONDOMINIUM	12	ANNUAL	900.00	WILLIAM JP BANKS	36
GARFIELD RIDGE COMDO, ASBN.	12	ANNUAL	536.00	WILLIAM F. KRYSTYNIAK	53
GASLIGHT CONDUMINIUM ASSN.	15	ANNUAL.	904.52	REKNARD J. HANSEN	44
GASLIGHT VILLAGE CONFO ABEN.	81	AINLAL	5,410.00	EERNARD J. HANSEN	44
GENESIS II HOUSING COOFERATIVE	27	ANNUAL	1,416.00	LAWRENCE S BLOOM	50
GILL PARK COOPERATIVE	260	SEMI-ANNUAL	5,312.65	HELEN SHILLER	46
GLENLAKE COURT CONDO. ASSN.	រ ហ	ANNUAL	2,631.00	KATHY OSTERMAN	48
GLENMONT COURT COMPO. ASSN.	년 년	SEMI-ANNUAL	00.009	FRED B. ROTI	01
GLENWOOD CONDO AND HEALTH CLUB	27	SEMIANNUAL	708.00	DAVID D. ORR	49
GLENWOOD HOMES CONDO ASSOC.	\$	SEMI-ANNUAL	225.00	RAVID D. ORR	49
GOODFRIEND CONDOMINIUM ASSN.	10	ANNLIAL.	750.00	TIMDTHY C. EVANS	04
	Ş	ANNUSAL	1450.00	EERNARD J. HANGEN	44
	312	SEMI-ANNUAL	5,192.75	KATHY OSTERMAN	48
	ሪ	ANNUAL.	450.00	EERNARD L. STONE	20
	17	SEMI-ANNUAL	545.16	BERNARD L. STONE	20
SYNDICATE	¢	ANNUAL	450.00	DAVID D. ORR	49
	116	ANNUAL	3,722.00	BERNARD L. STONE	20
GREENLEAF APT. BLDG. CORF.	37	SEMI-ANNUAL	889.20	RAVID D. ORR	49
	26	ANNUAL	1,950.00		49
GREENLEAF CONDOMINIUM AGEN.	29	BEMI-ANNUAL	597.00	EAULD D. OKK	49
GREENLEAF COURT CONDO ASSOC.	18	ANNJAL.	1,350.00	DAVID D. OKR	49
GREENVIEW DUILDING CORFORATION	4 4	ANNUAL	1,681.20	DAUID D. ORK	49
GREENVIEW FASSAGE CONDO. ASSN.	30	"IPLINNA	1,748.94	3	43
GREENWOOD WEST CO-OFERATIVE	36	SEMI-ANNUAL	774.00	ERMEST JONES	0 N
GREGORY COURT CONFOMINIUM ASSN	36	SEMI-ANNUAL	1,350.00	MARK J. FARY	N T
GROVE CONDO ASSOCIATION	10	ANNUM	660.00	KETTH A. CALEWELL	00
GUNNISON FOINT CONDO ASSOC	32	ANNJAL	1,201.39	FATRICK J. LEVAR	54

REPORTS OF COMMITTEES

5/10/89

REFUSE REBATE COUNCIL ORDERS---FASSED CITY OF CHICAGO COMMITTEE ON CLAIMS AND LIABILITY

MEETING DATE 5/10/89

ETWIN W .. EISENDRATH EIWIN W.. EISENDRATH THOMAS W. CULLERTON FATRICK J. LEVAR ANTHONY C. LAURINO BERNARD J. HANSEN BERNARD J. HANSEN SHENEATHER BUTLER FATRICK J. LEVAR BERNARD J. HANSEN BERNARD J. HANSEN BERNARD J. HANSEN EURTON F. NATARUS PATRICK J. LEVAR BERNARD J. HANSEN GERNARD J. HANSEN BERNARD L. STONE TIMOTHY C. EVANS TIMOTHY C. EVANS LAWRENCE S BLOOM BERNARD L. STONE AURENCE S BLOOM FATRICK J. LEVAR PATRICK J. LEVAR AURENCE S ELOOM BERNARD L. STONE PATRICK J. LEVAR AURENCE 9 BLOOM PATRICK J. LEVAR ROMAN PUCINSKI JOHN S. MADKZYK ROMAN FUCINSKI KATHY DSTERMAN KATHY OSTERMAN KATHY OSTERMAN KATHY OSTERMAN ROMAN PUCINSKI ROMAN FUCINSKI **ROMAN PUCINSKI** HELEN SHILLER HELEN SHILLER BAVID D. ORR DAVID D. OKR DAVID D. ORR AMOUNT OF REBATE 4,050,00 1,396.00 487.50 1,680.00 6,510.00 450.00 3,355.00 1,302.30 2,070,00 5,026.70 1,050.00 300.005 450.00 1,652.00 450.00 2,277.00 2,763.00 975.00 4,125.00 525.00 1,050.00 624.00 1,740.00 13,280.50 1,800.00 2,025.00 4,050.00 2,025.00 1,227.00 684.00 3,379.20 1,575.00 1,350.00 302.76 503.00 450.00 975.00 150.00 00.004 564.00 1,800.00 450.00 1,584.00 225.00 SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMT-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL. SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEHI-ANNUAL **BEMI-ANNUAL** SEMI-ANNUAL **BEMI-ANNUAL** BEMI-ANNUAL SEMI-ANNUAL SEMT-ANNUAL ANNLIAL. ANNUAL **ANNLIAL** ANNUAL ANNUAL APPRILAL ANNUAL. ANNUAL ANNLIAL. ANNUAL. ANNUAL. AMMUM. ANNUAL AMBILIAL APBULAL. ANNUAL. ANNUAL. ANNUAL. ANNUAL APRILIAL. APRILIAL. ANNLIAL. APRILIAL. ANNUAL APRILIAL. APRILIAL. ANNUAL. TYPE ELGIBLE NO. OF UNIT5 13 23 278 108 108 14 14 9 9 9 9 s 40 K

HAWTHORNE COURT TOWNHOME CONDO HEATHER DAKS CONDOMINIUM ASSN. JARVIS COURT CONDO ASSN. JARVIS ON THE LAKE CONDOMINIUM JEFFERSON SQUARE CONDOMINIUM JUNEWAY BUILDING CORFORATION HAMPDEN COURT CONDOMINIUM ASSN HOLLYWOOD TERRACE CONDO. ABSN. HOLLYWOOD TOWERS CONDO ASBOC. HYDE PARK-WOUDLAWN CONDO. ASSN NDIAN BOUNDARY COURT CONFO AS HOME BY THE FARK CONDOMINIUMS KENMORE TOWNHOUSE CONDOMINIUM HARBOR WEST CONFOMINIUM ABSN. KIMBARK CROSSING CUNDO, ASSN. IMPERIAL TOWERS CONFO ASSOC. INNISEROON # 2 CONDO. ASSOC. HYDE PARK BLUD. CONDO. ASSN. KEYSTONE GARDENS CONDOMINIUM KIMEARK OF UNIVERSITY CONDO. HEMINGWAY HOUSE COMPO, AGEN HERMITAGE MANOR COOPERATIVE HIGGINS COURT CONDO'S HIGGINS MANOR CONDOMINIUM **NEIVALE TERRACE CONDOMINIUM NENTON BUILDING CORPORATION** KINGS CORMER CONDO NINGS COURT CONDO, FHASE II INNISBROOK CONDO ASSOC. #4 INNISBROOK CONDO ASSOC. #5 HAMILTON HOUSE CONDOMINIUM HIGGINS MANOR CONDOS ASSOC HOLLYWOOD PARK CONDOMINIUM HORIZON HOUSE COMDO. ASEOC HURON & WELLS CONDO. ASEN. INVING PARK TERRACE CONDO. KENMORE-LELAND WEST CONDO. KEYSTONE MANOR CONDOMINIUM HOLLYWOOD RIDGEVIEW CONFO. HARBOR HOUSE CONDO. ASSN. KING'S COURT CONDO. ASSN. HUDSON CONDO ASSOCIATION JACKSON COURT AFARTMENTS HEDGROW CONDOMINIUMS KATHLEEN CONDOMINIUM CONDOMINIUM/ CODFERATIVE NAME

43

96 0 10 긑 41

40

98

23

43

41 45 39 9 **4**8 46 00 44

490

4 44 មួស

ŝ

5 5 35 ទទួល

5 50

JOHN S. MADRZYK

1,093.00

SEMI-ANNUAL

CHICAGO	OMMITTEE ON CLAIMS AND LIABILITY	ORDEKSFASSED
C	ŝ	님
یں 0	ON CLAIN	EFUSE REBATE COUNCIL C
۲	ų	Εų.
CITY	E	Ξų
H	H	<u>ш</u>
C	F	190
	ŭ	REFL

MEETING DATE 5/10/89

WILLIAM F. KRYSTYNIAK EDWIN W.. EIGENDRATH EDWIN W.. EISENDRATH EEWIN W., EISENDRATH BERNARD J, HANSEN EDWIN W.. EISENDRATH ERWIN W.. EISENDKATH EGWIN W.. EISENDRATH EDWIN W.. EISENDRATH THOMAS W. CULLERTON THOMAS W. CULLERTON ALLAN STREETER WILLIAM M. BEAVERS BURTON F. NATARUS REWNARD J. HANSEN FURTON F. NATARUS BURTON F. NATARUS BURTON F. NATARUS EUKTON F. NATARUS KEITH A. CALDWELL LAWKENCE S RLOOM LAWKENCE S RLOOM LAWKENCE S RLOOM FATRICK J. LEVAR ROMAN FUCINSKI LAWRENCE S BLOOM FATRICK J. LEVAR PATRICK J. LEVAR PATRICK J. LEVAR PATRICK J. LEVAR KUMAN FUCINSKI KATHY DSTERMAN GANNY K. DAVIS KOMAN FUCINGKI ROMAN PUCINSKI ROMAN FUCINSKI **FOMAN FUCINSKI** HELEN SHILLER GAVID D. DER DAVID D. OKR DAVID D. OKR DAVID D. DRR DAVID D. ORR DAUID D. ORK TKED B. ROTI AMOUNT OF 717.12 882.00 375.00 1,326.00 1,350.00 REBATE 300.005 1,012.50 2,280.00 1,016.00 1,724.40 12,983.10 735.50 262.50 412.50 8,232.70 450.00 22,312.00 675.00 600.003 540.00 12,882.50 .934.00 450.00 27,692.00 6,600.00 1,312.50 1,324.00 1,200.00 900.009 1,406.40 896.00 ,050.00 1,700.00 2,490.00 3,600.00 3,150.00 576.00 998.00 1,500.00 2,963.52 675.00 1,575.00 1,420.00 1,392.00 SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI--ANNUAL SEMI-ANNUAL SEMI--ANNUAL SEHI-ANNUAL SEMI-ANNUAL SEMI-ANNIAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL **SEMI-ANNUAL** SEHT-ANNUAL **SEMI-ANNUAL** SEMI-ANNUAL SEMI-ANNUAL **BEMI-ANNUAL** SEMI-ANNUAL ANNUAL. ANNUAL. APPRILAL ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL. APPILIAL. ANNUAL. ANNUAL. ANNIJAL. ANNUAL. AMMULIAL ANNUAL APPRILAL AMNLIAL. APINIJAL. ANNUAL. APPRUM ANNUAL ANNUAL түре, ANNUAL. ANRIUS. ANNUAL NO. OF ELGIBLE UNITS Φ 24 27 448 2230 260 141 141 141 24 24 27 27 27 24 10 34B 803 252 38 12 20 196 4 0 6

LAFAYETTE FLAZA HOUSING COOP LAKE EDGE BUILDING COKP., INC. AALIDU EAST CONDU. ASSOCIATION MELKOSE GARMEN CONDOMINIUM MELVINA TRACE CONDOMINIUM ABSN MIDWAY APARTMENT BUILDING CORP **YERGENTHALER BLDG. COMPO ASSOC** AKE TEKKACE TOWNHOME OWNEKS' ANAI COURTS ASSOCIATION LLINT AVENUE CONTOMIUM AND LLINT CURRT CONTOMINIUM ASSN. LLUNT LANE CONTOMINIUM ASSN. ARRABEE COMMONS CONDOMINIUM MAYFAIR TERRACE CONDO. ABEN. AKE PARK PLAZA CONDO ASEDC. ASALLE MANOR CONDU. ASEN. ASALLE TERRACE CONDU ASSOC. SHORE CONDOMINIUM ASSN. AKE MANOK AFT. BLUG. CORF. LECOUR CONDOMINIUM LELAND HOUSE CONDO. ASSN. LEXINGTON HOUSE CONDO LINCOLU PARK TOWER CONDO LOFTWORKS II CONDO. ASSN. LONDON TOWNE HOUSES LOWELL HOUSE CONDO ASSOC. LAWRENCE CONFIGMINIUM AGEDC. MEWS ON DORECHESTER CONDO. AGNOLIA-GRACE CONDOMINIUM MENDMONEE LANE CONDOMINIUM AARBELLA CONFO ASSOCIATION . AVNIR CONFOMINIUM ASSOC. MAGNOLIA TOWN HOME ASSOC. MANGD GARDENS CUNDUMINIUM ASON TERRACE CONDOMINIUM MAUSARD HOUSE CONFIGMINIUM MARINA TOWERS CONDO ASSOC MIA CASA APT. BLDG. CORF. TERRACE CONDOMINIUM MASTERCRAFT CONDUMINIUMS AARL BOROUGH CONDO. ASSN. KINGS RIDGE CONDOMINIUM ASON MANOR CONDUMINIUM AASON MANOR, INC. CONDOMINIUM/ CODPERATIVE NAME AKE AKE

5/10/89

ŝ

P. 5 ្ន 20 ្ឋ ្ន 49 99 4

54 43 0 0 0 ŝ 94 43 40 45 49 Č, 9 6 ្ន 43 4

41

745

5

41

44 5.5 C I T Y O F C H I C A G O COMMITTEE ON CLAIMS AND LIABILITY REFUGE REDATE COUNCIL ORDERS--FASSED

MEETING DATE 5/10/89

į

1000 36 ę 4 H N H O S M S 49 4 41 \$ 36 41 41 5 41 5 11 11 JOHN S. MAIKZYK LAWRENCE 9 BLOOM EDWIN W.. EISENDRATH HELEN SHILLER PATRICK J 0'CÓNNOR EDWIN W., EISENDRATH DAVID D. OKR PATRICK J D'CONNOR TERRY M.. GABINSKI BURTON F. NATARUS BERNARD J. HANSEN WILLIAM JF PANKS BURTON F. NATARUS WILLIAM JF BANKS WILLIAM JF BANKS PATRICK J. LEVAR LERNARD L. STONE LAWRENCE S BLOOM LINGTHY C. EVANS BERNARD L. STONE JP BANKS BERNARD L. STONE BERNARD L. STONE AWRENCE S BLOOM BERNARD L. STONE JOHN S. MADKZYK S. MADRZYK ROMAN PUCINSKI KOMAN FUCINSKI KATHY OSTERMAN ROMAN FUCINSKI FUCINGNI KOMAN FUCINSKI FUCINSKI FUCINSKI FUCINGNI FUCINSKI FUCINGKI ROMAN FUCINSKI KOMAN FUCINSKI HELEN SHILLER FRED D. ROTI GAVID D. ORR DAVID D. OKR D. ORR WILLIAM ROMAN ROMAN DAVID ROMAN NOMON NAMON NEMON NHOr AMOUNT OF 415.00 450.00 750.00 2,316.00 415.00 900.00 450.00 225.00 REBATE 415.00 225.00 3,030.00 750.00 18,037.50 900.006 525.00 525.00 1,340.00 675.00 375.00 1,125.00 948.00 337.50 630.00 00.003 00.059 2,001.00 8,165.06 225.00 375.00 337.50 3,336.15 720.00 450.00 2,587.50 450.00 406.00 588.00 1,972.00 8,664.00 948.00 1,350.00 13,650.00 954.00 SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SENT-ANNUAL SEMI-ANNUAL SEMI-ANNUAL **SEMI-ANNUAL** SEMI-ANNUAL SEMI--ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI--ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL ANNUAL. AMMUAL. ANNUAL. APPHUAL. ANNUAL ANNUAL ANNUAL ANNUAL APPRUAL ANNUAL. ANNUAL. ANNLAL. ANNUAL. ANNUAL. ANNUAL APINI IAL. ANNUAL ANNUAL ANNUAL. ANNUAL. ANNUAL. ANNUAL APINILAL. ANNUAL TYPE NO. OF ELGIBLE UNITS 6 1 6 8 8 9 6 1 8 5 6 7 8 8 8 9 6 1 8 50 \$ \$ 12 20 997 450 -0 0 ~ 61 152 224 69 14 4 Ci

NORTH GLEN CONFIDMINIUM ASSN. NUKTH PARK TOWER COUPERATIVE NORTH SHORE AVE. CONDO. ASSN. NORTH SHORE REACH CONFO. ASSN. NORTHWEST GARDEN APT'S CONFO. NORTHWEST POINT CONFO ASSOC. NORWOOD FLACE CONDOL ASSN NORWOOD FOINT CONDO. ASSOC. **NAKLEY NORTH CONDOMINIUM ASSOC** NORTH DAMEN SQUARE CONDO ASBOC NEENAH MANOK CONFO ASSOCIATION DXFORD HOMES CONDOMINIUM A65N. MOZART VISTA CONDOMINIUM ABEN MONTGOMERY COURT CONDO. ASSN. NORTHWEST FOINT CONDOMINIUMS NORTHWEST TERRACE CONDO.420 NORTHWEST TERRACE CONDO.42 PARK CASTLE CONDOMINIUM ABEN. FARK LAWRENCE CONDO. 4550C. FARK MANDR CONDO 4550CIATION FARK MANDR CONFOMINIUM DAKDALE COURT CONDU. AEEN DAKFIELI NORTH CONDO ASSOC. NORWOOD VILLAGE CONDOMINIUM ORIENTAL TERRACE HOMEOWNERS ONE MAGNIFICENT MILE COMPO. MONTROSE MANOR CONDOMINIUM EDGEWATER CONDOMINIUM NOBLE SQUARE HOUSING COOF. OLMSTED CONDOMINIUM ASSOC. NIAGARA NORTH CONDO ASSOC. DAKFIELD WEST CONDO ASEN. MIDWAY CONDO. ASSOCIATION NEWFORT CONDOMINIUM ASEN. MINWAY CONFO ASSOCIATION DAKLEY PLACE CONDUMINIUM HARBOR CONDU. ASSN. MIDWAY VIEW APARTMENTS NEVA VISTA CONDOMINIUM NAVARRA CONDO. ASSOC. NEWBERRY MANSION, INC NURMANDY CONDOMINIUM HITWAY ESTATES CONDO PANDRAMA CONDOMIUM NORWOOD COURT INC CONFIGMINIUM/ COOFERATIVE NAME FARK PARK

5/10/89

CHICAGO	MMITTEE ON CLAIMS AND LIABILITY	e rehate council ordersfassed
0 F C	N CLAIMS	COUNCIL
CITY	COMMITTEE O	REFUSE REBATE

MEETING DATE 5/10/89

	NO. OF ELGIRLE UNITS	TYPE	AMOUNT OF REFATE	**************************************	****
PAKK FLACE CONDO NO. 1	12	ANNUAL	624.00	ROBERT T. KELLAM	18
PARK FLACE CONDO. ASSN.	9	ANNUAL.	450.00	KATHY OSTERMAN	48
FARN TOWER CONDU. ASSUCTATION PARK VIEW CONDU. ASSUCTATION		SEM1-ANNUAL SEM1-ANNUAL	16,276,40	RATHY USTERMAN Robert T. Kellam	8 1 1
PARKER II CONDOMINIUM ASSOC.	12	SEMI-ANNUAL	341.00	KOMAN FUCINSKI	41
FARKVIEW CONFIGMINICH ASSN.	18	ANNUAL	1,204.00	LAWRENCE S BLOOM	05
PARKUIEW EAST CONDO ASSOC.	30	SEMI-ANNUAL	1,125.00	ROMAN FUCINSKI	41
PARKVIEW TOWER COMPO ASSOC.	150	ANNUAL.	4,619.11	ELWIN W EISENDRATH	43
FARKWAY CIRCLE CONDO ASSOC.	50	SEMI-ANNUAL	1,455.06	ROMAN FUCINSKI	41
PATTERSON-PINE GROVE CONDO.	30	ANN IAL	907.50	HELEN SHILLER	46
FATTINGTON CONFO ASSOCIATION	69	SEMI-ANNUAL	3,337,50	HELEN SHILLER	4 4 1
FAULINA TERRACE CUMUG, ASEGC.		SEMI-ANNUAL	667.40	· EUGENE C. SCHULLER	- 1
FAXTON FLACE CONDU. ASSN.	1	ANNUAL	00.021,1	LAWKENCE 5 BLUUM	
FICKFORD CONDOMINIUM ASEN.	02	ANNUAL.	1,500.00	LENNARU J. HANSEN	44
FLERRE CONTUNTION ASSUCTATION GINE CERVIE ABT OFFIC COEF	701	ANNUM.		TIMIN M • • FIGURINALI	01- 74
FINE BROVE HEL, BLAUT CONFINENCE					2.10
FOINT FAST FONDAMINIUM		SFHT-ANNIAL	00.127.1	KUMAN FULTNSKT	41
FRATT ON THE LAKE CONDO. ASSOC.	11	ANNUAL	780.00	DAVID D. OKR	49
FRINCETON HOUSE CONDO. ABEN.	98	SEMI-ANNUAL	1,548,00	KATHY OSTERMAN	48
FROMENTORY APARTMENTS TRUST	255	ANNUAL	1,188.00	LAWKENCE S BLOOM	50
RACINE COURTS COOPERATIVE	121	ANNLIAL	9,075,00	LEMUEL AUSTIN	34
RAVEN FLACE CONDOMINIUM ASBN.	34	SEMI-ANNUAL	1,011.72		41
KENAISSANCE CONDO.	Č M M	SEMI-ANNUAL	1,200,00	KATHY OSTERMAN	46
KIICHTE TOWER CONFORTATION CONT	HOL	SEMI-ANNUAL	00.499.2	ELWIN W EISENUMAIN	ין ג לי
KIVERS EDGE COMPUMINIOM ABEN.	4	Armusi.	1,005.00	HELEN SHILLER	4 v 0 0
КТОТЕКА СОИДИТИТИИ БЛЕСТИЕ ПОИДИТИТИИ	18	SEMI-ANNUAL SEMI-ANNUAL	00.019	THAVIE U. UKK Thamas J. Cinieston	2 F F
ENSETIALE CONTINUT VIUM ASSN.	- - -	ANNI IAI	450.00	KATHY DSTERMAN	48
RUSEDALE CONDOMINIUM ASEN.	14	SEMI-ANNUAL	525.00	FATRICK J. LEVAR	45
ROSEMONT APARTMENTS CONDO.	36	ANNUAL.	1,630.00	BERNARD L. STONE	50
	81	SEMI-ANNUAL	3,037.50	FRED B. ROTI	10
SANS SOUCI CONPO - BOARD DF	36	SEMI-ANNUAL	1,350.00	FATRICK J. LEVAR	45
SEMINARY GARDEN CONDOMINIUM	18	ANTRUAL.	1,350,00	EDWIN W EISENDRATH	43
SHEFFIELD MANOR CONDOMINIUM	\$	ANNUAL.	450.00	RERNARD U. HANSEN	44
SHELBOURNE COURTS CONFO. ASSN.	12	ANNUAL	840.00	WILLIAM F. KRYSTYNIAK	23
SHENANDOAH CONDO ASSOC INC	6	SEMIANNUAL	- 337.50	KOMAN FUCINSKI	41
SHERIDAN-BRIAK NORTH COWDO.	17	ANNLIAL.	1,275.00	BERNARD J. HANSEN	44
SHERWOOD CASTLE CONDO. ASSN.	¢	ANNUAL.	450.00	BERNARD L. STONE	20
SHORE MANOR CONDOMINIUM	89	ANNUAL.	3,880.00	KATHY DSTERMAN	46
SHORELINE TOWERS CONDOMINIUM	377	SEMI-ANNIAL	6,330,00	DAVID D. OKK	49
SOUTH HOMAN CONDO ASSN.	9	SEMI-ANNUAL	300.00	JOHN S. MADRZYK	13
Σ	8	. ANNUAL	284.00	WILLIAM F. KRYSTYNIAK	23
	40	Arbilial.	2,585,00	LAWRENCE S BLOOM	50
CULTAINTY OF CONTROL ACCN	0	CEMT	00 002		2.4

5/10/89

747

CHICAGO	COMMITTEE ON CLAIMS AND LIABILITY	ORDERSFASSED
U	SM3	ЗL
0 F	ON CLAI	KEFUSE KEBATE COUNCIL (
۲	щ	IAT
CITY	Ε	E.
Ţ	F	
C	Ϋ́	151
	õ	E.
		Z

MEETING DATE 5/10/89

EDWIN W.. EISENDRATH EDWIN W.. EISENDRATH EIWIN W.. EISENDRATH WILLIAM JF BANKS EDWIN W.. EISENDRATH JOSEPH S. KUTLARZ JR EDWIN W.. EISENDRATH THOMAS W. CULLERTON FATRICK J 0'CONNOR BERNARD J. HANSEN TIMOTHY C. EVANS BERNARD J. HANSEN FURTON F. NATARUS RERNARD J. HANSEN HERNARD J. HANSEN KATHY OSTERMAN BURTON F. NATARUS SERNARD J. HANSEN **BURTON F. NATÁRUS** BERNARD J. HANSEN EURTON F. NATARUS EURTON F. NATARUS BURTON F. NATARUS BERNARD J. HANSEN BERNARD J. HANSEN EURTON F. NATAKUS EERNARD L. STONE LAWRENCE S BLOOM LIMOTHY C. EVANS SERNARD L. STONE BERNARD L. STONE KATHY OSTERMAN KATHY OBTERMAN KATHY OSTERMAN KATHY OSTERMAN KOMAN FUCINSKI CATHY OSTERMAN FRED B. ROTI DAVID D. DKR CAUID D. OFF GAUID D. ORR FRED B. ROTI MAUID D. ORK FKED B. ROTI ROBERT SHAW AMOUNT OF REBATE 4,740.00 3,000.00 1,200.00 492.00 2,550.00 1,626.00 4,612.40 375.00 1,380.00 872.00 7,940.00 675.00 337.50 600.00 2,314.00 3,375,00 600.00 1,524.05 300.005 6,282.02 2,496.00 750.00 3,714.80 2,680.50 1,018.00 1,321.92 450.00 2,774.00 5,824.00 3,805.20 870.00 2,859.60 3,276,54 4,228.80 1,367:70 ,367.70 ,320.00 1,110.00 900.009 6,341.77 2,887.00 450.00 1,054.00 450.00 2,323.14 SEMI-ANNIAL SEMI-ANNUAL **GEMI-ANNUAL** SEMI-ANNUAL. **SEMI-ANNUAL** SEMI-ANNUAL SEHI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL. SEMI-ANNUAL. SEMI-ANNUAL SEHI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-AMMUAL SEMI-ANNUAL SEMT-ANNUAL SEMI-ANNUAL **SEMI-ANNUAL** ANNUAL. ANNUAL ANNUAL. APPRILAL ANNUAL ANNUM. ANNUAL AMMUAL AMMUAL ANNUAL AMMUAL ANNUAL APPRUAL ANNLIAL **ANNUAL** ANNUAL. AMMUAL ANNUAL. ANNUGL. ANNUAL. ANNUAL AMNUAL. ANNUAL ANNUAL TYPE ELGIBLE NO. OF UNITS 857 88 257 88 883 88 34 80 92 92 10 10 10 10 10 10 10 10 10 10 10 9 6 940 227 \$ 00 ŝ 114 407 5 STATESMAN CONFOMINIUM ASSN DAK GROVE CONFIGMINIUM ASSN TOWNHOMES OF DEARBORN PARK NORTH HARLEN BUILDING THE 2736 N. HAMPDEN CT. CONDO. THE 549-51 DANDALE CONDO.ASSN. COLONIAL CONDOMINION ASSN DRAKE TOWER AFTS., INC. EDISONAIRE CONDOMINIOMS 1115 GOUTH FLYMOUTH COURT 1169 SOUTH FLYMOUTH COURT 1325 BIRCHWOOD BUILFING STREETERVILLE CENTER CONFO STREETERVILLE 400 CONFOMINIUM SUMMERDALE CONFOMINIUM FLAZA ON DEWITY COND ASSC TOWERS CONFOMINIUM ABENC. STATE TOWER CONDOMINIUM ASSN. NARRAGANSETT COMPO A660C. GUN VILLA CONDO SUGF-WALK CONDOMINIUM ASSN. THE BRIGHTON OF LINCOLN FARK THE BROWNSTONE CONDOMINIUMS SCOTT CONDUMINIUM ASSOC. SHEFFIELD BUILDING ABEN. 100 BELLEVUE FLACE CONFO **TIAKA HOMEDWNERS ASSUCIATION** STRATFURD PLACE CUNDU. ABBN. RUSKIN APARTMENTS, INC. THORNDALE REACH SOUTH CONDO STRATFORD HOUSE-ON-THE-LAKE INDRNDALE BEACH NORTH CONFO WELLINGTON FLACE CONFO. LIFFANY SQUARE CONDO ASEOC. TUPOR GABLES BUILDING CORP. MELLINGTON CONTOMINUM STANFORD COURTS HOMEOWNERS STONE TERRACE CONDO ASSOC. ST. MICHAELS SQUAKE CONDU. **ROYALTON CONFOMINIUMS** THE 400 CONDOMINIUM ASECC MARWICK CONDOMINIUM MALIEU CONDOMINIUM STATE FARKWAY THORADALE CONDO. ASSN. CONDOMINIUM/ COOPERATIVE 1550 2159 NAME

프 프 프 프 프 프 프 프 프

<u> 북동동동동동</u>동

포포포포

THE

THE 1HE

THE THE Ψ THE

JOURNAL--CITY COUNCIL--CHICAGO

39.2

44

48 ų, 01 01

49 43 36 43 60 Ť đđ 8

5/10/89

Ģ œ C I T Y O F C H I C A G O COMMITTEE ON CLAIMS AND LIABILITY REFUSE REBATE COUNCIL ORDERS--FASSED

MEETING DATE 5/10/89

CODPERATIVE NAME

PATRICK J. LEVAR WILLIAM F. KRYSTYNIAK WILLIAM F. KRYSTYNIAK EERNARD L. STONE EERNARD L. STONE EERNARD L. STONE EERNARD L. STONE EIWIN W., EIGENDRATH EDWIN W., EIGENDRATH THOMAS W. CULLERTON TIMOTHY C. EVANS EERNARD J. HANSEN ETWIN W.. EISENDRATH EDWIN W.. EISENDRATH ETWIN W.. EISENDRATH ELWIN W.. EISENDRATH ETWIN W.. EISENDRATH EISENDRATH TIMOTHY C. EVANS LAWRENCE S BLOOM FRED B. KDTI BERNARD J. HANSEN LAWRENCE S BLOOM EUGENE C. SCHULTER PATRICK J 0'CONNOR BERNARD J. HANSEN TIMUTHY C. EVANS BURTON F. NATARUS BURTON F. NATARUS KEITH A. CALIWELL BERNARD J. HANSEN BERNARD J. HANSEN BERNAKD J. HANSEN SURTON F. NATARUS FATRICK J. LEVAR PATRICK J. LEVAR FATRICK J. LEVAR FATRICK J. LEVAR FATRICK J. LEVAR BERNARD L. STONE LAWRENCE S BLOOM KATHY OSTERMAN HELEN SHILLER HELEN SHULLER KOBERT SHAW EDWIN W. AMOUNT OF REBATE 1,572.00 1,830.00 6,715.70 9,020.00 2,062.50 2,686,89 2,686,89 1,200,00 1,512,50 1,512,50 1,200,00 750,00 750,00 1,171.00 384.00 384.00 1,594.00 2,169.50 2,740.00 990.00 1,350.00 1,086.00 450.00 450.00 3,345.00 1,342.00 2,025.00 450.00 375.00 16,056.00 960.00 787.50 750.00 2,849.00 600.009 1,335.90 924,00 525.00 1,800.00 3,253.00 300.00 SEHI-ANNIAL SEMI-ANNUAL SEMT-ANNUAL SEMT-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEHT-ANNUAL **BEMI-ANNUA** ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL Arriual. Annual. Aririual. ANNLIAL. ANNLIAL. ANNUAL. ANNUAL ANNUAL ANNUAL. ANNUAL. ANNUAL. ANNUAL. ANNUAL. ANNUAL ANNUAL. ANNULAL ANNUAL. APPRUSAL. ANNUAL ANNUAL **ANNUAL** ANNUAL. ANNUAL. ANNLIAL. ANNUAL. TYPE ANNUAL NO. OF ELGIBLE **UNITS** 248 23 4 29 248 248 19 ŝ WEBSTER PARK CONDU. ASSN. WELLINGTON MANCK CONDO. ASSN. WELLINGTON TOWN HOUSES WEONA AFARTMENT BUILDING CORF. WILLIMAGBURG GARDEN HOMEOWNERS WILLOW-PAYTON CONFOMINIUM ASSN WILLOW-PAYTON CONFOMINIUM ASSN WILSON - PAULINA COGFFRATIVE WILSON COURT CONFOMINIUM ASSN WIMBLEDON COURT #1 CONFO. ASSN \$1.... TWO HUNDRED NINE LAKE SHORE TWO TWENTY-THREE EAST DELAWARE UNIVERSEITY FARK CONDO. ASSN. UNIVERSITY COMMONS CONTOMINIUM WINDSOR COURT CONDOMINIUM NO.1 UERNON PARK CONDOMINIUM ASEN. WINCHESTER COURT CONDO ASBOC. WINDER LANE CONDO ASSOCIATION WINSTON TOWERS II ASSOCIATION 1000 W. DIVERSEY LOFTOMINIUMS TUDOR MANOR CONDOMINIUM ASEN. WATERGATE EAST CONDOMINIUM WATERLOO COURT CONDO. AEBN. WAVELANT COURTS CONDO ASSOC. JINONA WALK CONFOMINIUM ASEN. **FELLOW FACE CONDOMINIUM ABEN.** WINCHESTER-HOOD GARDEN HOMES VICTORIAN LANES CONDO. ABEN. WASHINGTON HOUSE COMPO ASSOC WAVELAND/RACINE CONDO. ASSN. WINCHESTER-HOOD GARDEN HOMES YESTERYEAR CONCOMINIUM ASSN. WINCHESTER-HOOD CO-OP EXT.B JOL FRAM-HALSTED CONDOMINIUM UISTA HOMES BUILDING CORP. WALFOLE POINT OWNERS ASEN. TURNER HOUSE CONDO. ASSOC. JAVELAND QUADRANGLE CONDO. WINDSOR HOUSE CONDO. ASEN. LOG E. WALTON CONDU ASSOC. WINDSOR WEST CONDO ASSOC. JRIGHTWOOD COURT TOWNHOME WARWICK CONDOMINIUM ASSN. JINDSOR-LONG CONDO ASEDC. WRIGHTWOOD CONDO. ASSOC. WIMBLERON COURTS #3 CONFIGMENTUM/

5/10/89

REPORTS OF COMMITTEES

749

KEFUGE REBATE COUNCIL ONDERS--FAGSED COMMITTEE ON CLAIMS AND LIABILITY CHICAGO ц О CITY

MEETING DATE 5/10/89

46 200 ERWIN W., EISENDRATH ERWIN W., EISENDRATH EDWIN W.. EISENDRATH EUNTON F. NATARUS EDWIN W.. EISENDRATH RURTON F. NATARUS ETWIN W. EISENDRATH BURTON F. NATARUS EIWIN W .. EISENDRATH ETWIN W.. EISENDRATH EBUIN W. . EISENDRATH EDWIN W.. EISENDRATH EDWIN W.. EISENDRATH EDWIN W.. EISENDRATH EURTON F. NATARUS EURTON F. NATARUS EUKTON F. NATARUS BURTON F. NATARUS EURTON F. NATARUS BURTON F. NATARUS EUKTON F. NATARUS FURTON F. NATARUS EURTON F. NATARUS EURTON F. NATARUS BURTON F. NATARUS TIMOTHY C. EVANS LAWRENCE S BLOOM KATHY OSTERMAN DAVID D. ORR KATHY OSTERMAN DAVID D. ORR DAVID D. DRR DAVID D. ORR DAVID D. DKR RAVID D. ORR BAUID D. OKR CAVID D. ORK DAVID D. ORR GAUID D. ORR DAVID D. OFF AMOUNT OF 1,582,90 REBATE 3,297.84 900.009 1,544.50 525,00 634.00 1,312.50 525,00 900.006 3,315.00 224.00 1,950.00 225.00 225,00 675.00 1,800.00 450.00 987.49 525.00 1,950.00 2,137,50 450,00 2,591.50 2,287,50 225,00 1,512.00 3,930.50 675,00 4,425.00 1,312.50 750.00 2,325.00 525.00 525.00 450.00 1,500.00 658.00 300.005 225,00 3,000.00 1,890.00 450.00 450.00 SEMI-ANNUAL SEHI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL **GEMI-ANNUAL** SEMI-ANNUAL SEMI-ANNUAL SEMI-AMMUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL **BEMI-ANNUAL** SEMI-ANNUAL **SEMI--ANNUAL** SEMI-ANNUAL SEMI-ANNUAL ANNUAL. ANNUAL. ANNUAL ANNUAL ANNUAL. AMMUAL ANNULAL ANNUAL. ANNUAL ANNUAL. ANIMUAL. ANNUAL ANTRUAL ANNUAL. ANNUAL ANNUAL ANNUAL. ANNUAL ANNUAL ANNUAL. APINILIAL. APRILIAL. ANNUAL. ANNUAL ANNULAL. AMMIAL TYPE ELGIBLE NO. OF UNT T6 74 35 180 184 N I S 10 P 61 **°** 247 Φ

1160-1102 COLUMBIA CONFOMINIUM 1120 LAKE SHORE DRIVE BUILDING 1134-36 W. FAKWELL CONDO ASSOC 1236-40 W. FARWELL CONFOMINIUM STATE PARKWAY CONDOMINIUM 1400-12 E.56TH ST. CONDO.ASSOC 1418 N. LAKE SHORE DK. CONDO-500 LAKE SHORE DRIVE BUTLDING 1354-55 HYDE FARK CONFO. ASSN. 1107-09 W. NORTH SHORE CONDO. 1235-45 ASTOR STREET BUTLDING 245 N. DEARBORN COMPO. AGGN. FARGO CONDOMINIUM AGEN. N. LASALLE GTREET CONDO. ASTOR COOPERATIVE AFTG., 1340 N. DEARBORN CONDOMINIUMS 1434-35 W. FRATT CONDO. ABEN. 530 N. DEARBORN CONDU. ASSN. 1150 CONDONINIUM ASSOCIATION 1212 LAKE SHORE DRIVE CONDO. 1240 CONDOMINIUM ASSOCIATION N. STATE CO-OF AFTS. N. DEAREDRN CONDOMINIUM 512-14 WEST JONGUIL TERRACE 345 DEARBORN FARKWAY CONIO. 348-50 HYDE FK.CONDO ASSOC. 441 W. FARWELL CONDO. ASSN. 1010 LAKE SHORE DRIVE CONDO. 1041-47 BELDEN CONFOMINTUM 1100 W. MONTANA CONFOMINTUM 242 LAKE SHORE DRIVE CORP. LAKE SHORE IRIVE CONFO N. LASALLE ASSOCIATION 345 E. MADISON PARK CONDO. 357 E. MADISON PARK CONDO. 445-47 CATALFA CONDOMINIUM 1110 N. LAKE SHORE BRIVE 1116-18 LOYOLA CONDOMINIUM ASTOR STREET BUILDING EAST 54TH CONDOMINIUM 1209 ASTOR BUILDING CORP. 1220-22 W. SHEKWIN AVENUE 442-44 WEST FARGU AVENUE 44B N. LAKE SHORE DRIVE 1430 LAKE SHORE DRIVE CONDOMINIUM/ COOPERATIVE 500 260 200 300 314 320 OFEI 0221 327 1335

IOURNAL--CITY COUNCIL--CHICAGO

5/10/89

EURION F. NATARUS[']

1,875.00

SEMI-ANNUAL

REFUSE REPATE COUNCIL URDERS--FASSED C I T Y O F C H I C A G O COMMITTEE ON CLAIMS AND LIABILITY

MEETING DATE 5/10/89

EDWIN W.. EISENDRATH EDWIN W.. EISENDRATH EDWIN W., EISENDRATH ETWIN W., EISENDRATH EDWIN W., EISENDRATH EDWIN W.. EISENDRATH EEWIN W.. EISENDRATH ETWIN W. EISENDRATH EDWIN W.. EISENDRATH EIWIN W.. EISENDRATH EISENDRATH EISENDRATH EISENDRATH EISENDRATH EDWIN W.. EISENDRATH EDŴIN W.. EISENDRATH EISENIKATH EISENDRATH NATARUS EURTON F. NATARUS EURTON F. NATARUS EUKTON F. NATARUS BURTON F. NATAKUS EURION F. NATARUS BERNARD J. HANSEN EUKTON F. NATARUS NATAKUS EURTON F. NATARUS BURTON F. NATARUS BURTON F. NATAKUS LAWRENCE S BLOOM LAWRENCE S BLOOM WILLIAM JP BANKS BERNARD L. STONE WILLIAM JP BANKS WILLIAM JP BANKS GAVID D. DRR DAVID D. OKK DAVID D. ORR RAUID D. OKK RAUID D. OKK ETWIN W. ELMIN U... EURTON F. EIMIN'W. EDUIN U. FURTON F. EGWIN W. ELWIN W. AMOUNT OF 2,834.507,756.00 3,856.98 5,805.24 REBATE 930.00 9,570.00 300.005 450.00 1,800.00 750.00 780.00 1,620.00 900.006 1,030.00 892.40 1,650.00 1,745.60 1,275.00 750.00 2,635.00 1,726.00 3,324,00 4,797.00 375.00 225.00 450.00 450.00 750.00 1,200.00 22,718.92 5,250.00 3,540.00 675.00 804.00 2,854.00 450.00 1,459.00 1,237.50 450.00 2,925.32 1,526.00 SEHI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMT-ANNUAL SEMI--ANNUAL SEMI-AMMUNL SEMI-ANNUAL SEMI-ANNUAL SEHT-ANNUAL SEMI-ANNUAL SEHI-ANNUAL SEHT-AMMUAL **BEMI-ANNUAL GEMI-ANNUAL** SEMI-ANNUAL ANNUM. ANNUAL. ANINUAL. ANNUAL. ANNUAL AMMUAL ANPILIAL APRILIAL. ANNUAL. ANNUAL ANNIJAL ANNUM. ANNUAL. ANNUAL. ANNUAL. ANNUAL ANNUAL. ANNUAL. Arithel. ANNUAL TYPE ANNUM ANNUAL NO. OF ELGIRLE **UNIT6** 10 16 705 705 48 48 10 10 128 433 18 18 16 16 16 16 16 16 202 202 14 10 10 10 \$

CONFIGMINIUM/ CODFERATIVE NAME

1720-22 U ESTES HONEOWAEKS 175 E. DELAWAKE FL. HOMEDWNEKS 1875 BURLING CONDDHINIUM AGSN. 20 EAST CETAR CONDD ASSOC. 200 E. DELAWARE CONDO ASSOC. 200 E. DELAWARE CONDO ASSOC. 201 E. CHESTNUT CONDO ASSOC. 201 E. CHESTNUT CONDO ASSOC. 201 E. CHESTNUT CONDO ASSOC. 2020 LINCOLN FRAK WEST CONDO. 2020-34 EAST 72ND FLACE ASSOC 2051-51 EAST 72ND ST. 2127-35 N. HARLEM CONDO. AGEN. 227-237 EAST DELAWARE PL. CORP 1624-32 N. BUKLING CONDO.AGGN. 1329-31 WEST FARGO CONFO. CORP 2055 LUNT CONTOMINUM ASSN. 21 E. CHESTRUT CONDO A660C. 210 EAST FEARSON STREET CONDO. EAST DELAWARE CONNO. ASSOC 2318-26 NORTH SHEFFIELD CONDO. 634-36 GREENLEAF CONDOMINIUM .637-39 W. CHASE CONDO. ABEN. N. LAKEVIEW CONFO. ABEN. 2130 LINCOLN FARK WEST CONDO 2333 N. GENEVA TERRACE CONDO LESO CONDOMINIUM ASSOCIATION 59 GOETHE CONDOMINIUM ASSN. 640-48 NDRTH BURLING CONDO. 660 CONFIGMINIUM ASSOCIATION 222 E. CHESTNUT CONDO. AGEN. 2225 N. HALSTED CONDO. ASSN. 2335 N. COMMONWEALTH CONFO. 2400 LANEVIEW CONDU. ASSN. 2430 N. LANEVIEW AVE. CO-OF .51 CHGO, AVE, CUNDO ASSOC. 2309-19 COMMONWEALTH CONED. 2201 NURTH CLEVELAND CONFID. 247 E. CHESTNUT CONDO ASSOC 2147 N. HARLEN CONDO ASSN. 2151 NURTH HARLEN BUILDING **451 N. DAYTON HUMEDWNERS** 2107 W.JARVIS CONDOMINIUM STATE FARKWAY CONDU. 2230 ORCHARD CONDUMINIUM EAST DELAWARE CUNDO. 1540 2450 257 553

5/10/89

4 4 4 4 4 4 4 1 0 0 0 0 0 0 0 0

225

REPORTS OF COMMITTEES

20 βţ 20 36 5 N. ы 43 ų, ň 55 54 20 2 5

751

ð

ELWIN W.. EISENDRATH

825.00 2,287.83 4,800.00

SEMI--ANNUAL

11 64 30

ANNUAL.

ANNULAL

BEMT-ANNUAL

ANNULAL

NATAKUS

ELIFTON F. EALINTON F

NATARUS NATARUS

BURTON F.

1,125.00

REFUSE REBATE COUNCIL ORDERS--FASSED C I T Y D F C H I C A G D COMMITTEE ON CLAIMS AND LIABILITY

5/10/89 MEETING DATE

•

EDWIN W.. EISENDRATH HELEN SHILLER EDWIN W.. EISENDRATH EIWIN W.. EIGENDRATH JOSEPH S. KOTLAKZ JR EDWIN W. EISENDRATH EBWIN W.. EISENURATH BERNARD J. HANSEN BERNARD J. HANSEN WILLIAM M. BEAVERB BERNARD J. HANSEN KICHARD F. MELL BERNARD J. HANSEN THOMAS W. CULLERTON EURTON F. NATARUS HELEN SHILLER BERNARD J. HANSEN REKNARD J. HANSEN BERNARD J. HANSEN BERNARD J. HANSEN EERNARD J. HANSEN BERNARD J. HANSEN FURTON F. NATARUS BERNARD J. HANSEN BERNARD J. HANSEN BERNARD J. HANSEN EURTON F. NATARUS BERNARD J. HANSEN BERNARD J. HANSEN ROBERT T. KELLAM PATRICK J. LEVAR KATHY OSTERMAN HELEN SHILLER FRED B. ROTI AMOUNT OF 675.00 23,571.25 2,616.00 2,900.82 712.50 1,994.40 3,825.00 450.00 3,187.50 7,500.00 2,207.28 2,402.00 REBATE 1,834.00 1,764.00 19,110.64 2,520.00 675.00 450.00 1,076.67 1,125.00 9,542.00 450.00 3,757.50 7,109.50 337.50 3,284.60 600.005 1,590.00 8,496.94 450.00 975.00 2,250.00 1,876.00 2,764.80 4,005.73 450.00 412.50 750.00 SEMI-ANNUAL SEMI-ANNUAL GEMI-ANNUAL SENT-ANNUAL SEMT-ANNUAL SEMI---ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMT-ANNUAL **GEMI-ANNUAL** SEHI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL GEMI-ANNUAL SEMI-ANNUJAL **SEMI-ANNUAL** ANNUAL. ANNUAL. ANNUAL **ANNUAL** ANNUAL ANNUAL ANNUAL ANNUAL Arthual AMMUAL ANNIAL. ANNUAL. ANNUAL ANNUAL. ANNUAL. ANNUAL. ANNUAL. ANNUAL. APPRILAL. ANNULAL. ANNULAL TYPE ELGIBLE NO. OF UNITE 492 60 -0 11 11 72 65 65 65 65

JOURNAL--CITY COUNCIL--CHICAGO

44 525 \$ 43 44 44 46

40

444444

46 96

46 46 35 46 46

ñ ç 3 S. n 4 4 4

5

đ

44 4 4

BERNARD J. HANSEN

IELEN SHILLER

JERNARD J. HANSEN

450.00

815,00 2,488.00

SEMI-ANNUAL

Arthush.

ANNUAL

CONDOM IN NUM COOPERATIVE NAME

3150 CONFORMINIUM 3150 NORTH SHERTDAN KOAR CONRO 317 W. BELLEN CONDONINIUM 3100 CONDONINUM ASSOCIATION 320 DAKIALE CONFOMINIUM ASSN. 33 PHILLIPS CONFOMINIUM ASSN. 3312 N. DAKLEY CONFOMINIUM 336 WELLINGTON CONDU, ASSN. 339 W. BARRY HOMEOWMERG ASSN. 3520 LAKE SHORE DRIVE CONDO. 3400 EUNDOMINIUM ASSOCIATION 3600 N. FINE GROVE CONDO 346 W. HUKON CONDOMINUM ASSN. 121 DAKDALE AVENUE CONDO. ASSN AIOS-13 W. CULLOM CONDO. AGSN. 3853 NARAGANSETT CONDONINIUM 3700 LAKE SHDRE DRIVE CONDONINIUM 3738 NORTH KEELER CONDOMINIUM 3750 NORTH LAKE SHORE DRIVE 1056 W. 87TH ST. COMPO. A550C 3700-20 N. LAKE SHORE INTUE 3730-40 LAKE SHORE IN. CONDO 3750 LAKE SHORE INTUE INC. 3314 CONFIGMINIUM ASSOCIATION N. SHERIDAN ROAD CONDO. CONDOMINIUM ASSOCIATION 114 WEST GRANT FLACE ELYSIAN 2912 CONDOMINIUM ASSOCIATION 2970 LAKE SHORE DRIVE CONDO. 1825 CONDOMINIUM ASSOCIATION 30 E. DIVISION CONNO ASSOC. 3018-20 NORTH SHERIDAN ROAD 3110 N. SHERIDAN ROAD CONNO. 2800 LAKE SHORE DR. CONDO 2828 N. BURLING CONDOMINIUM 1200 N. MARINE DRIVE COMPO. 3821 N. NAKRAGANSETT CONFD. 40 EAST CEDAR CONDO ASEOC. 400 S. GREEN STREET LOFT 2626 LANEVIEW CONDO ASSOC BURLING ABSOCIATION 1900 N. LAKE SHORE DRIVE 333 BELDEN CONDO. ASSN. 120 ALDINE CONDU. ASSN. 399 CORPORATION OEBZ 2909

REFUGE REDATE COUNCIL ORDERS--PASSED C I T Y O F C H I C A G O COMMITTEE ON CLAIMS AND LIABILITY

MEETING DATE 5/10/89

CONDOMINIUM/

EDWIN W.. EISENDRATH ETWIN W.. EISENDRATH EDWIN W.. EISENDRATH FATKICK J. LEVAR PATRICK J. LEVAR BERNARD J. HANSEN BERNARD J. HANSEN FATRICK J D'CONNOR EUGENE C. SCHULTER BERNARD J. HANSEN BERNARD J. HANSEN BERNARD J. HANSEN RERNARIO J. HANSEN HERNARD J. HANSEN HELEN SHILLER EURTON F. NATARUS EERNARD J. HANSEN TIMOTHY C. EVANS BERNARD J. HANSEN HERNARD J. HANSEN BERNARD J. HANSEN FATRICK J. LEVAR FIMOTHY C. EVANS TIMOTHY C. EVANS **TIMOTHY C. EVANS** PATRICK J. LEVAR KATHY USTERMAN KATHY USTERMAN KATHY USTERMAN KATHY OSTERMAN KOMAN FUCINSKI KATHY USTERMAN **KUMAN FUCINSKI** ROMAN FUCINSKI HELEN SHILLER HELEN SHILLER HELEN SHILLER HELEN SHILLER HELEN SHILLER HELEN SHILLER AMOUNT OF 3,577.50 4,811.80 675.00 276.00 528.56 REBATE 450.00 375.00 1,559.60 1,440.00 300.00 13,000.00 1,044.00 450.00 900.006 450.00 525.00 450.00 225.00 450.00 450.00 225.00 648.00 1,392.00 4,739.87 600.009 1,263.00 9,880.00 1,847.50 1,062.72 3,906,00 2,040,00 1,034.00 2,700.00 1,344.60 2,700.00 450.00 1,702.00 450.00 600.009 450.00 337.50 187.50 1,470.60 2,400.00 00.010.00 SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUAL SEMI--ANNUAL SEMI--ANNUAL SEMI-ANNUAL SEHI-ANNUAL SEMI--ANNUAL SENT-ANNUAL GEMI-ANNUAL **BEMI-ANNUAL BEHI-ANNUAL** SENI-ANNUAL **BEMI-ANNUAL** SEMI-ANNUAL ANNULAL ANNUAL. ANNUAL. ANNUAL ANNUAL. ANNUAL ANNUAL. AMMUAL ANNU.IAL. ANNUAL. ANNUAL ANNUAL. ANNUJAL. ANNUAL ANNUAL APPRILIAL ANNUAL ANNUAL. APRIMUM. ANNUAL. APRILIAL. ANNUAL ANNUAL. AMMUAL ANNUAL ANNU.AL ANNUAL. TYPE NO. OF ELGIELE UNIT6 50 G1 90 G1 90 G1 450 450 24 6 4000 œ 40 402 4422-24 N. DOVER CONTROL ABEN. 444 W. ALRINE CONTROL ASSN. 444 W. ALRINE CONTROL ASSN. 440 W. BAKRY CONTO. ASSN. 4415-17 N. MAGNOLIA CONTRO. 440 N. KENMORE CONTRO. ASSN. 4822 NORTH KENMORE CONTRO. ASSN. 4820-54 N. LINNER BUILDING 4900 MARINE TRIVE CONTROL ASSN. 50 E. BELLEVUE CONDOMINIUM 520 W. ROSCOE CONDOMINIUM ASSN BROMPTON CONFORMATION 4310-22 CLARENDON CONDO. ABSN. 5000 CURNELL CONDOMINIUM AGGN. 5000 MARINE DRIVE CORPORATION 505 MELFOSE CONFOMINIUM ASBN. 510 W. FULLERTON CONFO.ASSOC. 4300 MARINE DRIVE CONFOMINIUM 5100 MARINE DRIVE CONDOMINIUM 4247-49 N. KEYSTONE CONFO INC 4248 N. KEYSTONE CONDO. ASSN. 433 W. WELLINGTON CONTRO ABEN. 5220-22 S. DORCHESTER CONDO. 5223 CONDOMINIUM ASSOCIATION 5235 WEST LELAND CONDOMINIUM 124-28 WEST WELLINGTON ASSN. 330 BARRY CONDOMINIUM ASSN. 426 BAKKY CONDOMINIUM ASSN. 500 BARRY CONDOMINIUM ASSN. 5040-40 MARINE DRIVE COMPO. 511. WEST MELKOSE CONDO ASBC 5200 DURCHESTER CONDOMINIUM 5216-18 S.DORCHESTER CONDO. 440 ALDINE CONDUMINUM ASSN. 515 WRIGHTWOOD CONDO ASSOC. 501 W. BELMONT CONDOMINIUM 5147-51 N. EAST RIVER ROAD 425 WELLINGTON CONDOMINIUM 4343 CLARENDON CONDO ASSOC 442 WELLINGTON COOPERATIVE 5155/59 N. EAST RIVER RD. 512 W. BELDEN CONDO ASSOC 5220 NORTH ROCKWELL CONDO 4414-15 N. ASHLAND CONDO. 438-448 SURF CONDOMINIUM CODFERATIVE 527-37 W. NAME

44 93 48 44 43 41 43 41 44

5/10/89

44 å 44 44 4.7 41 45 46

KEFUSE REBATE COUNCIL, ORDERS-LFASSED C I T.Y O F C H I C A G O COMMITTEE ON CLAIMS AND LIABILITY

MEETING DATE 5/10/89

CODPERATIVE NAME

TIMOTHY C. EVANS WILLIAM F. KKYSTYNIAK WILLIAM F. KRYSTYNIAK ERWIN W... EISENDRATH PATRICK J 0'CONNOR BERNARD J. HANSEN BERNARD J. HANSEN BURTON F. NATARUS BURTON F. NATARUS BERNARD J. HANSEN BERNARD J. HANSEN BERNARD J. HANSEN BERNARD J. HANSEN S BLOOM TIMOTHY C. EVANS LAWKENCE S BLOOM LAWKENCE S BLOOM LAWRENCE S BLOOM LAWRENCE S ELOOM ..AWRENCE S BLOOM LAWRENCE S BILDOM LAWRENCE S BILOOM LAWRENCE S BLOOM LAWRENCE 5 BLOOM LAWRENCE S FILOOM -AWRENCE S BLOOM PATRICK J. LEVAR .AWRENCE S BLOOM **FINUTHY C. EVANS** LAWKENCE S BLOOM LAWKENCE S BLOOM LAWRENCE S BLOOM FATRICK J. LEVAR LAWRENCE S FLOOM S BLOOM AWRENCE & BLOOM BERNARD L. STONE S BLOOM S BLOOM LAWKENCE S BLOOM KATHY OSTERMAN KATHY USTERMAN ROMAN FUCINSKI AURENCE LAWRENCE LAWRENCE AWRENCE AMOUNT OF 450.00 525.00 1,476,00 **REBATE** 1,125.00 900.00 450.00 900.006 11,580.00 1,173.00 450.00 450.00 450.00 378.00 378.00 450.00 450.00 900.006 14,303:05 450.00 450.00 1,080.00 450.00 675.00 750.00 450.00 1,740.00 450.00 450.00 525,00 450.00 1,008.00 1,532.00 450.00 450.00 1,856.00 225.00 450.00 B16.00 ,800.00 675.00 450.00 319.32 900.00 00.995,00 ANNUAL SEMI-ANNUAL SEMT-ANNUAL SEHI-ANNUAL SEMI-ANNUAL ANNUAL. ANPAUML ANNUAL ANNUAL ANNUAL ANNUAL ANNLIAL. ANNUAL ANNUAL ANNUAL ANNUAL ANNULAL. **ANNUAL** APINUAL ANNUAL AMMUAL ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL. APRILIAL. ANNUAL ANNUAL ANNLIAL ANNUAL ANNUAL AMPRIMAL. ANNUAL ANNUMAL ANNUAL ANNUAL ANNUAL ANNUAL AMMUAL түре ELGIBLE ND. OF UNITS 12 460 រៀល បើ ៤ 6 2 535 N. MICHIGAN AVE CONDO A550 539 STRATFORD CONDUMINIUM A6SN 5401 HYDE PARK CONDOMINIUM 5328-30 HYDE FAKK CONDO, ASSOC 5340-44 HYDE FAKK CONDOMINIUM 5540-42 RLACKSTONE CONDOMINIUM 5547-49 S. ROKCHESTER CONDO. 5418 5. MASSASULT CONDO ASSN. 5429 9. MASSASOLT CONDO ASSN. 5431-33 SOUTH HYDE FAFK CONDO. 5434-34 HYDE FAFK CONDOMINIUM 545-553 MELKOSE AVENJE 5458-60 HYDE PARK CONDO. ASSN. 5500 WEST HIGGINS CONDO. ASSN. 540 ROSCOE BUILDING CONFO.ASSN 5514 CORNELL CONDOMINIUM AS6N. 5624-26 DORCHESTER CONDOMINIUM 5711-15 BLACKSTONE AVENUE CORF 601-09 WELLINGTON CONDOMINIUM 5312-18 SOUTH HYDE PARK BLVD. 5485-89 CORNELL AVENUE CONFIO. SSS W. ARLINGTON CONFOMINIUM 5005-09 N. NEDLA COMFOMINIUM 5411-15 HYDE FAKK BUILDING 5414-18 S. DOKCHESTER CONDO. 5312-14 WINDSOR CONDO ASBOC. 5518-22 EVERETT CONDOMINIUM 5302-12 CORNELL CONDOMINIUM 5318-20 KIMBARK CONDONINUM 5463-45 S. HYDE PARK CONDO. 5512-16 EVERETT CONDOMINIUM 559-41 W, ROSCUE HOMEOWNERS 56TH & NIMBARN CONFID. ASSN. 5800 BLACKSTONE CUOPERATIVE 554-555 ROSCOE COMDOMINIUM 5465-73 S. INGLESTDE COURT 5474-75 S. EVERETT AVENUE 5455 EDGEWATER PLAZA CONFO 59-45 E. CEDAR CONDOMINIUM 555 W. ALDINE CONDOMINIUM 5553-55 BLACKSTONE CONDO. 5040 N. TROY CONDUMINIUM 5404-05 NORTH GLENWOOD 5750 S. KENWOOD CO-OF CONDOMINIUM/

JOURNAL--CITY COUNCIL--CHICAGO

00 0 44

48

05 00 5 50 50 45 05 90 44

000 44 33

50 30 50 44

5/10/89

000044444

RERNARD J. HANSEN

450.00

ANNUAL

506-00 ALTINE CUNEDMINIUM

REFUSE REBATE COUNCIL ORDERS---FASSED C I T Y D F C H I C A G D COMMITTEE ON CLAIMS AND LIABILITY

MEETING DATE 5/10/89

Nons 22222 28228 4 4 4 5 8 98 ្ន 4 30 5 98 3 4 5 90 44 23 ų, 5 46 36 4 4 5 n ŝ 53 PN N 5 23 53 BERNARD J. HANSEN WILLIAM F. KRYSTYNIAK WILLIAM F. NRYSTYNIAK WILLIAM F. NRYSTYNIAK WILLIAM F. KRYSTYNIAK WILLIAM F. KRYSTYNIAK WILLIAM F. KRYGTYNIAK WILLIAM F. KRYGTYNIAK WILLIAM F. KRYGTYNIAK ELWIN W.. EISENDRATH ETWIN W.. EISENDRATH BERNARD J. HANBEN BERNARD J. HANSEN BERNARD J. HANSEN PATRICK J. LEVAR BERNARD J. HANSEN HELEN SHILLER BERNARD J. HANGEN J. HANSEN EERNARD L. STONE BERNARD J. HANSEN WILLIAM UP BANKS LAWRENCE & BLOOM LAWRENCE & BLOOM AWRENCE & BLOOM -AWKENCE S BLOOM AWKENCE S BLOOM KATHY OSTERMAN KATHY OSTERMAN KOMAN PUCINSKI ROMAN PUCINSKI GATHY USTERMAN KOMAN PUCINSKI ROMAN FUCINSKI HELEN SHILLER DAVID D. DER DAVID D. OKK DAVID D. DRF GAVID D. OFF DAVID D. DER PERMARD AMOUNT OF REBATE 337.50 225.00 4,424.50 900.006 1,125,00 2,190.00 1,200.00 336.00 1,425.00 50.00 225.00 225.00 225,00 1,422.00 2,832.92 2,710.00 525.00 296.00 1,726.00 1,109.00 1.420.00 576.00 450.00 337.50 140.00 140.00 25.00 30.00 140.00 150.00 150.00 \$70.00 150.00 150.00 500.00 440.00 150.00 440.00 450.00 430.00 05.00 501.15 225.00 225.00 **BEMI-ANNUAL** SEMI-ANNUAL SEMI-ANNUAL SEMI-ANNUM. SEMT-ANNUAL SEMI-ANNUAL **BEMI-ANNUAL** SEMI-AMMUAL SEHI-ANNIAL SEMI-ANNUAL. SEMI-ANNUAL SEMI-ANNUAL **BEMI-ANNUAL** SEMI-ANNUAL **BEMI-ANNUAL** SEMI-ANNUAL ANNUAL ANNUAL. ANNUAL. ANNUAL ANNUAL APRILIAL ANNUAL. ANNUAL ANNUAL ANNUAL APPRUM. AMMULAL ANNUAL. ANNUAL. ANNUAL ANNUM. ANNUAL ANNUAL ANNUAL ANNUAL ANNUAL ANNUM ANNUAL ANNUAL ANNUAL APRILIAL ANNUAL ANNUAL TYPE ELGIBLE NO. OF UNIT'S ہ 105 30 36 114 30 26 24 24 24 -0 ŵ •0 Ś 4 0 4 4 N 000 ~~~~~~~~ \sim 10.0 Q

6247-49 N. GLENWOOD CONPO.ASSN 6416 W. 64TH FLACE CONDOMINIUM 6414 W. 64TH FLACE CORP. 6620 W. 64TH FLACE CORPORATION 4635-37 NORTH GLENWOOD CONDO 4638 W. 44TH FLACE CORFORATION 6642 W. 64TH FLACE CORP. 4644 WEST 44TH PLACE CORP. 6654 W. 64TH FLACE CORPORATION 6701 S. CHAPPEL CONDOMINIUM 419 STRATFORD FLACE CONDO.ASSN 620-622 WAVELAND CONDOMINIUM 6217-19 MGGNOLIA ASSN. 6300 SHERIDAN ROAD CONDO AEGOC W. 64TH PLACE CORPORATION 609 WEST STRATFORD CONDOMINIUM SHERIDAN ROAD CONDO. ASSN 1853-55 N. OLMSTED CONFQ., 'INC 407 WRIGHTWOOD CONDOMINIUM 607-13 W. MELKOSE CONDOMINIUM 625-33 WEST BARRY CONDOMINIUM W. BUCKINGHAM PLACE CONDO 6121 WEST HIGGINS AVE. CONDO. UCLESBY AVENUE APARTMENT 5425-27 NORTH GLENWOOD CONTIO 6118 N. SHERIDAN ROAD CONDO. 451 W. SHERIDAN CONDO. ABBN. **ESSS W. BELMONT CONDO. ASSN.** 6831 NORTHWEST HIGHWAY ASSN. 5334 N. SHERIDAN ROAD CONDO 5248-50 N. WASHTENAW CONFID. SETH & OGLESEY CONDO. ABEN. W. RAVEN CONDO. ASSOC. **636 BUCKINGHAM CONDOMINIUM** 5432 WEST 54TH PLACE CORP. 454 BUCKINGHAM CONDOMINIUM 5714-15 S. CHAFPELL CONDO. 5830-32 PAXTON CONDOMINIUM W. ALDINE CONDO. ASSN. 6737 SOUTH EAST END CONDO. **444 ARLINGTON FLACE CONFO** 6490 REGENCY CONDO ASSOC 5628 W. 64TH PLACE CORP. 6724 W. 64TH PLACE CORP W. 64TH PLACE CONDOMINIUM/ COOPERATIVE NAME 6121 6714 6740 5820 1063 629 607

5/10/89

REPORTS OF COMMITTEES

• _

755

AWRENCE S MLOOM

ANNUAL.

C I T Y O F C H I C A G O COMMITTEE ON CLAIMS AND LIABILITY REFUSE REDATE COUNCIL ORDERS-FASSED

MEETING DATE 5/10/89

CONFIGM IN TUM/	COOFERATIVE	NAME

B32 W. DAKTALE CONTOMINIUM B33-35 BUCKINGHAM CONTO.ASEN. B343-45 SOUTH KIND TRRIVE CONTO B44 W. FULLERTON LANDMARK B50 TE WITT CONTOMINIUM ASEN. B40 LANE SHORE TRRIVE TRRUST B734 W. SUMMERTALE CONTOMINIUM 700-14 W. WELLINGTON CONFO. 710-714 CORNELIA CONFO. ASEN. 7120 N. SHERIDAN ROAD CONFO. 714-24 BUENA CONDUMINIUM ASEN. 7200 N. RIDGE AVE CONFO. ASSN. 7206-08 SOUTH YATES CONFO. ASSN. 7206-08 SOUTH YATES CONFO. ASSN. 7206-08 SOUTH YATES CONFO. ASSN. 7205 NORTH WINCHESTER CONFO. 730-733 WEST BRIAR CONFO. ASSN. 731-733 WEST BRIAR CONFO. ASSN. 731-355 CONFOMINIUM ASSOCIATION 7355 CONFOMINIUM ASSOCIATION 7355 CONFOMINIUM ASSOCIATION 740-42 BITTERSWEET CONDOMINIUM 7400 SHERIDAN CONDO ASSOC. 743-55 W. BROMFTON CONDOMINIUM 744 GONDON TERRACE CONDO.ASBN. 7520 RIDGE BUILDING CORF. 7800 S. WINCHESTER CONFOMINIUM 817 GEORGE CONFOMINIUM ASSN. CEDAR STREET CORP. BITTERSWEEN CONDO.ASBN 6970-72 N. ASHLAND CUNDOMINIUM 823-25 W. DAKTALE CONDOMINIUM 832 W. GUNNISON ASSOCIATION 921 NORTH LASALLE CONFIGMINIUM 939-43 AINSLIE CONDOMINIUM 990 N. LAKE SHORE DR. HOMEOWN 700_700 BITTERSWEEN CONFO.AS 899 S. PLYMOUTH COURT CONDO 916-18 W. FULLERTON FARKWAY 919 W. CARMEN STREET CONDO. W. AINSLIE CONDOMINIUM 915 W. MONTANA CONDOMINIUM B200-24 S. JEFFERY CONFO SOUTH FLYMOUTH COURT 70 EAST 006 106

Түре	REBATE	***************************************	*****
ANNUAL CEMT_CANNUAL	750.00	DAVID D. OKK RHETDN F. NATARHS	9 6 4 4
SEMI-ANNUAL	2,697.00	HELEN SHILLER	. 46
ANNUAL	525.00	HELEN SHILLER	46
SEMIANNUAL	525.00	BERNARD J. HANSEN	44
ANNUAL	675.00	HELEN SHILLER	46
ANNUAL	1,508.30	DAVID D. OKK	49
ANNUAL.	2,100.00	HELEN SHILLER	. 46
SEMI-ANNUAL	5,944.00	HELEN SHILLER	4 6
ANTILIAL	2,436,00	BERNARD L. STONE	50
ANNUAL	450.00	LAWRENCE S BLOOM	50
Annual.	675.00	EAULD, ORR	49
SEMI-ANNUAL	2,121.00	DAVID D. OKK	49
APINIJAL.	450.00	EERNARD J. HANSEN	44
ANNUAL	2,438.00	LAWRENCE S FLOOM	50
ANNUAL	525.00		44
ANNUAL	1,578,00	LAWRENCE S FILOOM	50
ANNUAL	1,496.00	LAWKENCE S BLOOM	30
SEMI-ANNUAL	225.00	HELEN SHILLER	46
ANNUAL.	825.00	IAUID D. OKK	49
ANNLIAL.	1,105.88	HELEN SHILLER	46
ANNUAL.	1,526.10	HELEN SHILLER	46
SEMI-ANNUAL	162.00	RERNARD L. STONE	02
ANNUAL	00.003	ROBERT T. KELLAM	18
ANNLIAL.	600.00	BERNARD J. HANSEN	44
SEMI-ANNUAL	412.50	KEITH A. CALDWELL	08
ANNUAL.	750.00	BERNARD J. HANSEN	44
ANNUAL	450.00	KATHY DSTERMAN	48
ANNUAL	1,209.00	BERNARD J. HANSEN	44
SEHI-ANNUAL	300.00	EERNARD J. HANGEN	44
ANNUAL.	920.00	JOHN STEELE	90
SEHI-ANNUAL	187.50	HELEN SHILLER	46
SEMI-ANNUAL	1,866.40	EURTON F. NATARUS	40
SEMI-ANNUAL	3,174,00	EURTON F. NATARUS	40
SEMI-ANNUAL	225,00	KOMAN FUCINSKI	. 41
SEMI-ANNUAL	2,398.56	FRED B. ROTI	10
ANNLIAL.	750.00	KATHY OSTERMAN	9 <u>8</u>
SEHI-AMMUAL	2,520,00	FRED B. ROTI	01
ANNUAL.	1,007.00	EPWIN W EISENDKATH	43
SEMI-ANNUAL	375.00	EBWIN W EISENDRATH	43
ANNUAL.	450.00	KATHY OSTERMAN	40
APPRUAL.	1,350.00	EDERTON F . NATARUS	4
ANNUAL	450.00	KATUV DETERMAN	00
			ļ

JOURNAL--CITY COUNCIL--CHICAGO

5/10/89

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, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Claims and Liabilities, to which was referred on May 30, 1986 and subsequent sundry claims as follows:

Internat Seafoods

Benigno Carabez

Aurelia Valdez

Sedalia Griffin

Leon Toney

Kathleen Tucker

Milton Rodriguez

Norma Owens

Clarence Wilkens

Catalina P. Bowers

Ella Warren

Clarence Wilkens

The Peoples Gas Light and Coke Company File 87-0-196

S. A. Hunter

Lincoln Park Tower

Beatrice C. Knight

The Peoples Gas Light & Coke Company File 88-0-50

The Peoples Gas Light & Coke Company File 88-0-66

Jinhee Kim Wilde

J. W. Butler

Salon Brown

William H. Flynn

Clemmie Goins

Blanche Newsom

Esmon Saverson

Wilbert O. Simpson

Sybil Susser

Pearl Green and Chicago Motor Club Insurance Company POL. F3081080

The Peoples Gas Light & Coke Company File 88-0-98

Jorge Lobato

Chatham Park South Cooperative

.

A. Mueller

Veronica A. Harris

Gail Michael

Janice Shelton

Matthew Chrostek

Marina Anne-Marie Mahaney

Lillian Swope

Ramon Torres

Allstate Insurance Company & Archa Boozer Cl. 2520905320

American Country Insurance & Keystone Mech. Industries, Incorporated Cl. CBA1057

Surinder Bahl

Vershorn Bradley-Brown

Douglas A. Emerson

Patricia Kinnear

Carmella Meyer

Janina Mikolajczak

Valerie Munoz

Aida Peralta

Nezar Qablawi

Sung Yun Won

Margarette Ellis

Brian S. Feldman

Kenneth A. Carlson

5/10/89

Laurence M. Barr

David Kennedy

The Peoples Gas Light and Coke Company File 88-0-192

The Peoples Gas Light and Coke Company File 88-0-205

The Peoples Gas Light and Coke Company File 86-0-100

The Peoples Gas Light and Coke Company File 87-0-151

Rosa Paredes

Jessie Campbell

Albert J. Rogers

Lawrence E. Holowinski

Reginald Smith

The Peoples Gas Light and Coke Company File 86-0-112

The Peoples Gas Light and Coke Company File 88-0-224

The Peoples Gas Light and Coke Company File 88-0-226

The Peoples Gas Light and Coke Company File 88-0-228

The Peoples Gas Light and Coke Company File 88-0-233

The Peoples Gas Light and Coke Company File 88-0-243

Helena Siwak

Cheryl M. Jackson

Dolore Carter

Amina Durrani

Michael Bradshaw (2)

Economic Fire & Casualty Company and Daniel Bachinski Cl. FFA47-0450-AG3

Economic Fire & Casualty Company and Phillip Caruso Cl. TMAOO-129-5-AA5

State Farm Insurance Company and Barry and Joan Behannesy Cl. 13-5095-212

. :

States Farm Insurance Company and John and Audrey Sturk Cl. 13-5152-543

American Manufacturing Mutual Insurance Company and Eileen Dunn Cl. 560AEO1624N

Leonor De La Torre

Allstate Insurance Company and Aaron Kerlow Cl. 252-0924917

Margaret L. Wolfe

G.O.B. Construction, Incorporated

Edna A. Salter

Greyhound Lines, Incorporated

Mylah Deliford

Emily Galusgka

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Re-Referred -- REFUND OF BUILDING PERMIT FEES FOR NORTH SHORE CONGREGATION OF JEHOVAH'S WITNESSES.

The Committee on Claims and Liabilities submitted a report recommending that the City Council re-refer to the Committee on Finance a claim for refund of building permit fees paid by the North Shore Congregation of Jehovah's Witnesses, in the amount of \$925.40.

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

5/10/89

Re-Referred -- REFUND OF BUILDING PERMIT FEE FOR NORTHWESTERN UNIVERSITY.

The Committee on Claims and Liabilities submitted a report recommending that the City Council re-refer to the Committee on Finance a claim for refund of the building permit fee paid by Schal Associates, Incorporated, for Northwestern University, in the amount of \$821.00.

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

COMMITTEE ON ECONOMIC DEVELOPMENT.

PROPERTY LOCATED AT 4140 WEST VICTORIA STREET APPROVED FOR CLASS 6(b) TAX INCENTIVE BENEFITS PURSUANT TO COOK COUNTY REAL PROPERTY CLASSIFICATION ORDINANCE.

The Committee on Economic Development submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Economic Development, having had under consideration a resolution introduced by Alderman Anthony Laurino (39th) authorizing Class 6(b) real estate tax incentives for the property located at 4140 West Victoria Street pursuant to the Cook County Real Property Classification Ordinance, begs leave to recommend that Your Honorable Body *Adopt* said resolution 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 resolution transmitted with the foregoing committee report was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The Cook County Board of Commissioners has amended the Cook County Real Property Classification Ordinance as of October 1, 1984, to provide certain real estate tax incentives to property owners who enhance and occupy property which is located within the City of Chicago and is used for manufacturing or industrial purposes; and

WHEREAS, The City of Chicago, consistent with the Cook County Real Property Classification Ordinance, wishes to induce industry to locate or expand within the City by offering financial incentives in the form of property tax relief; and

WHEREAS, MIDCO International, Incorporated of the City of Chicago has acquired real property having the common street address of 4140 West Victoria Street in the City of Chicago and has begun to substantially rehabilitate and reconstruct the subject property; and

WHEREAS, MIDCO was induced to acquire the subject property with the expectation that such property would be eligible for a Class 6(b) Real Property Classification under the tax incentive provisions of the Cook County Real Property Classification Ordinance, as amended, of October 1, 1984; and was further induced to acquire such property so as to retain and expand its manufacturing operations in the City of Chicago, and accordingly retain and expand the number of its employees in the City of Chicago; and

WHEREAS, The permanent Real Estate Tax Index Numbers of the subject property are 13-03-405-050 and 13-02-405-033, and the property is located in Jefferson Township; and

WHEREAS, MIDCO by its attorney has received from the office of the Assessor of Cook County an acknowledgment of receipt of an 'Eligibility Application" for a 6(b) Classification under the Cook County Assessment Classification Ordinance adopted by the Cook County Board of Commissioners October 1, 1988; and

WHEREAS, MIDCO is currently directing the expenditure of substantial sums for the rehabilitation and expansion of the subject property; and

WHEREAS, The business of MIDCO is the manufacture of gas burner units as well as restaurant boilers and steamers; and

WHEREAS, The use of the subject property will provide significant present and future manufacturing employment opportunities in Chicago, including the transfer of ten manufacturing jobs from North Carolina into Chicago; and

WHEREAS, Notwithstanding the Class 6(b) status of the subject property the rehabilitation and expansion of the subject property by MIDCO will generate significant new revenue to the City of Chicago in the form of additional real estate taxes and other tax revenues; now, therefore,

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

SECTION 1. The subject property is appropriate for Class 6(b) tax incentive benefits pursuant to the Cook County Real Property Classification Ordinance, as amended October 1, 1984; and

SECTION 2. Pursuant to the Cook County Real Property Classification Ordinance, the City of Chicago, Illinois hereby approves of the classification of the subject property as Class 6(b) property, and the Class 6(b) tax incentives shall apply to the property identified as Permanent Real Estate Index Numbers 13-03-405-050 and 13-02-405-033; and

SECTION 3. The Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois 60602; and

Be It Further Resolved, That this resolution shall be effective immediately upon its passage and approval, or as otherwise provided by law.

COMMITTEE ON EDUCATION.

UNITED STATES CONGRESS URGED TO ENACT "ACT FOR BETTER CHILD CARE".

The Committee on Education submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Education, having had under consideration a resolution introduced by Alderman Orr (49th Ward) and Alderman O'Connor (40th Ward), which was referred on March 29, 1989, memorializing the Congress of the United States to enact the "Act for Better Child Care" at the earliest possible date in order to make quality, affordable child care services available to all Americans, heard testimony at a committee meeting on May 8, 1989, begs leave to recommend that Your Honorable Body *Adopt* said proposed resolution which is transmitted herewith.

This recommendation was concurred in by unanimous vote of the committee.

Respectfully submitted,

(Signed) PATRICK O'CONNOR, Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, There exists a great need in the City of Chicago and across the United States for quality, affordable child care services; and

WHEREAS, Across the nation there is a severe shortage of child care facilities, programs and qualified staff, resulting in an inadequate range of child care options for families of all income levels; and

WHEREAS, Quality child care services are often unavailable or beyond the financial means of many single-parent households and low- and moderate-income families; and

WHEREAS, The lack of adequate child care services denies equal job opportunities to many parents, especially to women, and forces many of them to remain outside the work force, to interrupt their careers, or to limit themselves to low-wage, part-time, or temporary employment; and

WHEREAS, By limiting the participation of many Americans in the work force, the lack of adequate child care services hinders our nation's economic growth and productivity; and

WHEREAS, The Act for Better Child Care would make child care more affordable for low- and moderate-income families; increase the number and improve the quality of child care facilities and train additional qualified staff and coordinate child care services in order to make those services more efficient and accessible; now, therefore,

Be It Resolved, That the City Council of the City of Chicago does hereby memorialize the Congress of the United States to enact the Act for Better Child Care at the earliest possible date in order to make quality, affordable child care services available to all Americans; and

Be It Further Resolved, That copies of this resolution shall be sent to the members of the Illinois delegation in the United States Congress.

COMMITTEE ON HOUSING, LAND ACQUISITION, DISPOSITION AND LEASES.

APPOINTMENT OF MR. MICHAEL F. SCHUBERT AS COMMISSIONER OF HOUSING.

The Committee on Housing, Land Acquisition, Disposition and Leases submitted the following report:

CHICAGO, May 9, 1989.

To the President and Members of the City Council:

Your Committee on Housing, Land Acquisition, Disposition and Leases, having had under consideration a communication requesting approval of the appointment of Michael F. Schubert as Commissioner of the Department of Housing, recommends that Your Honorable Body *Approve* said communication, which is transmitted herewith.

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

Respectfully submitted,

(Signed) LUIS V. GUTIERREZ, Chairman.

On motion of Alderman Gutierrez, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Michael F. Schubert as Commissioner of Housing was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 47.

Nays -- None.

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

COMMITTEE ON HUMAN RIGHTS AND CONSUMER PROTECTION.

APPOINTMENT OF MS. CAROLINE O. METTER SCHOENBERGER AS COMMISSIONER OF CONSUMER SERVICES.

The Committee on Human Rights and Consumer Protection submitted the following report:

CHICAGO, May 8, 1989.

To the President and Members of the City Council:

Your Committee on Human Rights and Consumer Protection, having had under consideration a communication signed by The Honorable Richard M. Daley, Mayor (which was referred on April 26, 1989), appointing Caroline O. Metter Schoenberger as Commissioner of Consumer Services, begs leave to recommend that Your Honorable Body *Approve* the said appointment of Caroline O. Metter Schoenberger.

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

Respectfully submitted,

(Signed) JUAN M. SOLIZ, Chairman.

On motion of Alderman Soliz, the committee's recommendation was *Concurred In* and the said proposed appointment of Ms. Caroline O. Metter Schoenberger as Commissioner of Consumer Services was *Approved* by yeas and nays as follows:

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

Nays -- None.

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

Alderman Soliz moved to Suspend the Rules Temporarily to allow Commissioner Schoenberger the privilege of the floor. The motion Prevailed.

Speaking from the Mayor's rostrum, Commissioner Schoenberger thanked Mayor Daley and the members of the City Council for her appointment and stated that she was deeply honored by their confidence in her. Observing that she had embarked on a career in law to serve the public interest, Commissioner Schoenberger then declared that by her appointment, Mayor Daley and the City Council had made that goal possible.

COMMITTEE ON POLICE, FIRE AND MUNICIPAL INSTITUTIONS.

APPOINTMENT OF MR. RAYMOND E. OROZCO AS FIRE COMMISSIONER.

The Committee on Police, Fire and Municipal Institutions submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Police, Fire and Municipal Institutions, meeting held on May 9, 1989, having had under consideration a communication signed by The Honorable Richard M. Daley, Mayor, appointing Raymond E. Orozco as Fire Commissioner (which was referred on April 26, 1989), begs leave to recommend that Your Honorable Body Approve the said appointment, which is transmitted herewith.

This recommendation was concurred in by eleven (11) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS,

Chairman.

On motion of Alderman Beavers, seconded by Aldermen Schulter, Burke and Madrzyk, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Raymond E. Orozco as Fire Commissioner was *Approved* by yeas and nays as follows:

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

Nays -- None.

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

Alderman Beavers moved to Suspend the Rules Temporarily to allow Commissioner Orozco the privilege of the floor. The motion Prevailed.

Speaking from the Mayor's rostrum, Commissioner Orozco thanked Mayor Daley and the members of the City Council for their expression of confidence in him and all eighteen members of his family for their supportive presence at the meeting. Commissioner Orozco then pledged that the guiding objective of his tenure would be to enhance the delivery of services through effective leadership, accountability and training.

REAPPOINTMENT OF MR. LE ROY MARTIN AS SUPERINTENDENT OF POLICE.

The Committee on Police, Fire and Municipal Institutions submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Police, Fire and Municipal Institutions, meeting held on May 9, 1989, having had under consideration a communication signed by The Honorable Richard M. Daley, Mayor, reappointing LeRoy Martin as Superintendent of Police (which was referred on April 26, 1989) begs leave to recommend that Your Honorable Body Approve the said reappointment, which is transmitted herewith.

This recommendation was concurred in by eleven (11) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was *Concurred In* and the said proposed reappointment of Mr. LeRoy Martin as Superintendent of Police was *Approved* by yeas and nays as follows:

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

Nays -- None.

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

COMMITTEE ON SPECIAL EVENTS AND CULTURAL AFFAIRS.

APPOINTMENT OF MS. JOAN HARRIS AS COMMISSIONER OF CULTURAL AFFAIRS.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, May 8, 1989.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration a communication signed by The Honorable Richard M. Daley, Mayor (referred to your committee on April 26, 1989) to appoint Joan Harris as Commissioner of Cultural Affairs, begs leave to recommend that Your Honorable Body *Approve* the proposed appointment which is transmitted herewith. This recommendation was concurred in by all members of the committee present, with no dissenting vote.

Respectfully submitted,

(Signed) JOHN S. MADRZYK, Chairman.

On motion of Alderman Madrzyk, the committee's recommendation was *Concurred In* and the said proposed appointment of Ms. Joan Harris as Commissioner of Cultural Affairs was *Approved* by yeas and nays as follows:

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

Nays -- None.

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

PERMISSION TO CLOSE TO TRAFFIC PORTIONS OF SPECIFIED STREETS FOR SUNDRY EVENTS.

The Committee on Special Events and Cultural Affairs submitted the following report:

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration fourteen proposed orders (referred to your committee on March 8, 29 and April 26, 1989) to grant permission for street closures to various applicants, begs leave to recommend that Your Honorable Body *Pass* the proposed orders which are transmitted herewith.

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

Respectfully submitted,

(Signed) JOHN S. MADRZYK,

Chairman.

On motion of Alderman Madrzyk, the said proposed orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

Alderman Natarus 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):

Burnham Park Planning Board.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Burnham Park Planning Board, c/o Bette Cerf Hill, Coordinator, 1989 Printers Row Book Fair, 343 South Dearborn Street, to close to traffic South Dearborn Street between West Polk and West Harrison Streets from 6:00 A.M. on Saturday, June 17, 1989 to 10:00 P.M. on Sunday, June 18, 1989, and also to close to traffic West Polk Street between South Plymouth Court to South Federal Street on Saturday, June 17, 1989, from 6:00 A.M. to 7:00 P.M. and on Sunday, June 18, 1989, from 6:00 A.M. to 9:00 P.M., for the conduct of the Fifth Annual Printers Row Book Fair.

C.A.R.A./Chicago Area Runners Association.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to C.A.R.A./Chicago Area Runners Association, 708 North Dearborn Street, to close to traffic North Columbus Drive (east side) between East Lake Street and East Randolph Street, on Sunday, March 12, 1989, during the hours of 8:30 A.M. and 10:30 A.M., in conjunction with the 10th Annual C.A.R.A. Chamrock Shuffle 8K (4.9 mile) Footrace.

Chicago Bulls.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Chicago Bulls, c/o Steve Schanwald, Vice President, Marketing and Broadcasting, 980 North Michigan Avenue, Suite 1600, to close to traffic East Illinois Street between North Fairbanks Court and North Peshtigo Court and North McClurg Court between East Grand Avenue and East Illinois Street from 5:00 A.M. to 6:00 P.M. on July 29 and 30, 1989 and North McClurg Court between East Grand Avenue and East North Water Street and North New Street between East Illinois Street and East North Water Street from 12:01 A.M. on Saturday, July 29 to 6:00 P.M. on Sunday, July 30, 1989, in conjunction with the Chicago Bulls 3 on 3 Basketball Tournament; also grant permission to hood the one-way signs on East Grand Avenue between North Fairbanks Court and North Lake Shore Drive to allow traffic to move in both directions from 5:00 A.M. to 6:00 P.M. for the period of July 29 and 30, 1989.

Chicago Theatre.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Chicago Theatre, c/o Anthony Schiller, Event Coordinator, 175 North State Street, to close to traffic East Benton Place (north side) from the backstage loading door of the Chicago Theatre to the front of the building (State Street) from 9:00 A.M. on April 27 to 12:00 Midnight on May 6, 1989, in conjunction with the David Letterman Show.

Greater State Street Council.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Greater State Street Council, 36 South State Street, c/o Lisa Capone, Director of Promotions and Events, to close to traffic State Street between Lake Street and Jackson Boulevard from 12 Midnight on June 14 to 12:00 Midnight on June 16, 1989, for the conduct of their Third Annual Street Festival.

Margie Korshak Associates, Incorporated.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Margie Korshak Associates, Incorporated, 211 East Ontario Street, to close to traffic upper East Illinois Street from North Michigan Avenue to the City Front Center on Tuesday, April 18, 1989 during the hours of 11:45 A.M. and 1:30 P.M. in conjunction with the opening of the Gateway City Front Center.

March Of Dimes Birth Defects Foundation/Greater Chicago Area.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the March of Dimes Birth Defects Foundation/Greater Chicago Area, One North Dearborn Street, to close to traffic the east-west alley bounded by West Adams Street, West Monroe Street, South State Street and South Dearborn Street, on Thursday, April 6, 1989, from 6:00 A.M. to 2:00 P.M., to park three vehicles for the balloon launch and for the bands' vans in conjunction with the Foundation's Golden Mile Event.

National Association Of Letter Carriers.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the National Association of Letter Carriers, 330 South Wells Street, to close to traffic the northbound lanes on South Michigan Avenue between 1401 and 1411 on Sunday, April 30, 1989, from 3:00 P.M. to 4:00 P.M. for a groundbreaking ceremony.

National Restaurant Association.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the National Restaurant Association, c/o Jim Brimm, Race Director, 150 North Michigan Avenue, to close to traffic East Columbus Drive between South Balbo Avenue and South Lake Shore Drive from 6:00 A.M. to 8:30 A.M. and East Roosevelt Road between South Lake Shore Drive and South Columbus Avenue from 6:00 A.M. to 12:00 Noon on Sunday, May 21, 1989, in conjunction with the 10K Road Race.

Saint Gregory Elementary School.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Saint Gregory Elementary School, c/o Dianc Clucas, 5942 North Hermitage Avenue, to close to traffic North Ashland Avenue between West Bryn Mawr Avenue and West Catalpa Avenue, on Thursday, April 6, 1989, from 1:30 P.M. to 2:00 P.M. for a balloon launch event.

702 Studio, Incorporated.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the 702 Studio, Incorporated, 702 North Wells Street, to close the west side of North Wells Street from a point approximately 50 feet south of West Superior Street to West Huron Street, on Saturday, April 22, 1989, during the hours of 6:00 P.M. and 12:00 Midnight, in conjunction with the 10th Anniversary of Studio 702, Incorporated; and also grant permission for the erection of an awning from the door of 702 North Wells Street to the curb only for the above mentioned period.

Mr. Lee Caldwell/University Of Chicago.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Lee Caldwell, Director of Security, University of Chicago, 5555 South Ellis Avenue, to close to traffic East 60th Street from South University Avenue to South Woodlawn Avenue from Midnight April 21st to 10:00 A.M. April 22nd, 1989, for the purpose of air lifting two cooling towers by helicopter to the University.

University Village Association.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the University Village Association, c/o Joan M. Klaus, Executive Director, 925 South Loomis Street, to close to traffic West Taylor Street between South Morgan and South Halsted Streets, for the period of June 15 through June 19, 1989, for the conduct of "Touch of Italy".

VAL COM -- Professional Computer Center, Incorporated.

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to VAL COM -- Professional Computer Center, Incorporated, 111 North Canal Street, to close to traffic the east lane in front of 111 North Canal Street, on March 17, 1989, during the hours of 6:30 A.M. and 6:00 P.M., to park their float entry before and after the St. Patrick's Day Parade and for a recreational purpose in observance of said day.

PERMISSION TO HOLD TASTE OF LINCOLN AVENUE ON PORTIONS OF SPECIFIED PUBLIC WAYS.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, May 9, 1989.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration a communication signed by Alderman Edwin W. Eisendrath, 43rd Ward (referred to your committee on April 26, 1989) to issue a permit to Wrightwood Neighbors Conservation Association for the conduct of a carnival and/or street fair, begs leave to recommend that Your Honorable Body *Pass* the proposed order, which is transmitted herewith.

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

Respectfully submitted,

(Signed) JOHN S. MADRZYK, Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to issue a permit to Wrightwood Neighbors Conservation Association, 990 West Fullerton Avenue, for the conduct of the Taste of Lincoln Avenue street fair on North Lincoln Avenue from West Fullerton Avenue to West Wrightwood Avenue, West Altgeld Street from North Sheffield Avenue to 822 West Altgeld Street, and West Montana Street from North Lincoln Avenue to North Sheffield Avenue, for the period of July 29 and July 30, 1989, during the hours of 6:00 A.M. to 9:00 P.M. each day, in accordance with the City's carnival ordinance, Sections 34-49.1 through 34-49.5; and upon issuance of said permit the Commissioner of Public Works shall provide barricades to prohibit vehicular traffic over the portion of the street affected, as provided by said carnival ordinance.

PERMISSION TO HOLD SAINT ITA CHURCH STREET FAIR ON PORTION OF NORTH MAGNOLIA AVENUE.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, May 9, 1989.

To the President and the Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration a communication signed by Alderman Kathy Osterman, 48th Ward (referred to your committee on April 26, 1989), to issue a permit to Saint Ita Church, for the conduct of a street fair, begs leave to recommend that Your Honorable Body *Pass* the proposed order which is transmitted herewith.

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

Respectfully submitted,

(Signed) JOHN S. MADRZYK, Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to issue a permit to Saint Ita Church, 1220 West Catalpa Avenue, c/o Bob Feie, 5863 North Kenmore Avenue, Chicago, Illinois 60660, for the conduct of a street fair on North Magnolia Avenue between West Catalpa and West Bryn Mawr Avenues during the hours of 9:00 A.M. and 10:00 P.M. each day for the period of August 11 through August 13, 1989 (fundraising block party), in accordance with the City's carnival ordinance, Sections 34-49.1 through 34-49.5; and upon issuance of said permit the Commissioner of Public Works shall provide barricades to prohibit vehicular traffic over the portion of the street affected, as provided by said carnival ordinance.

COMMITTEE ON STREETS AND ALLEYS.

APPROVAL OF GRANTS OF PRIVILEGE FOR SIDEWALK CAFES IN PUBLIC WAYS.

The Committee on Streets and Alleys submitted the following report:

CHICAGO, May 4, 1989.

To the President and Members of the City Council:

Your Committee on Streets and Alleys begs leave to recommend that Your Honorable Body *Pass* thirty proposed ordinances transmitted herewith (referred on April 26, 1989) to maintain and use portions of the public way for sidewalk cafes adjacent to specified premises.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) PATRICK J. LEVAR, Chairman.

On motion of Alderman Levar, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

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

Chicago Oyster, Incorporated (Doing Business As Dearborn Street Oyster Bar).

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Oyster, Incorporated, doing business as Dearborn Street Oyster Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 411 South Dearborn Street. Said sidewalk cafe shall be thirty-five (35) feet in length and eleven (11) feet in width for a total of three hundred eighty-five (385) square feet and shall begin six (6) feet from the face of the curb line along South Dearborn Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows: Monday through Saturday, 11:00 A.M. to 10:00 P.M.

Compensation: \$539.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Convito Italiano, Incorporated (Doing Business As Convito Italiano Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to Convito Italiano, Incorporated, doing business as Convito Italiano Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 11 East Chestnut Street. Said sidewalk cafe area shall be fourteen (14) feet in length and fourteen (14) feet in width for a total of one hundred ninety-six (196) square feet and shall begin six (6) feet from the face of the curb line along East Chestnut Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:30 A.M. to 9:00 P.M.

Compensation: \$706.00

Amplification of music is prohibited on the above referenced portion of the public right of way during the operation of said sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Deli On Dearborn (Doing Business As Deli On Dearborn Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to Deli on Dearborn, doing business as Deli on Dearborn Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 723 South Dearborn Street. Said sidewalk cafe shall be twenty (20) feet in length and eight (8) feet in width for a total of one hundred sixty (160) square feet and shall begin eight (8) feet from the face of the building along South Dearborn Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. to 7:00 P.M. Saturday, 8:00 A.M. to 4:00 P.M. Sunday, 8:00 A.M. to 1:00 P.M.

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of

Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Mr. Marshall DeMar (Doing Business As Oak Tree Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to Marshall DeMar, doing business as Oak Tree Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 25 East Oak Street. Said sidewalk cafe shall be fifty-four (54) feet in length and six (6) feet nine (9) inches in width for a total of three hundred sixty-five (365) square feet and shall begin fourteen (14) feet from the face of the curb line along East Oak Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 7:00 A.M. to 11:00 P.M.

Compensation: \$657.00

Amplification of music is prohibited on the above reference portion of the public right of way during the operation of said sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4: The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage: provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Eastgate Associates (Doing Business As Rue Saint Clair Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to Eastgate Associates, doing business as Rue Saint Clair Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 640 North Saint Clair Street. Said sidewalk cafe shall be seventy-five (75) feet in length and ten (10) feet in width for a total of seven hundred fifty (750) square feet and shall begin six (6) feet from the face of the curb line along North Saint Clair Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. to 11:00 P.M.

Compensation: \$1,350.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance, through and including, November 1, 1989.

Amplification of music is prohibited on the above referenced portion of the public right of way during the operation of said sidewalk cafe.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Electric Beer Pump, Incorporated (Doing Business As Alcock's "We Rock").

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

SECTION 1. Permission and authority are hereby given and granted to Electric Beer Pump, Incorporated, doing business as Alcock's "We Rock", upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 411 South Wells Street. Said sidewalk cafe shall be seventeen (17) feet in length and six (6) feet in width, for a total of one hundred two (102) square feet and shall begin ten (10) feet from the face of the curb line along South Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 9:00 P.M. Sunday, 12:00 Noon to 9:00 P.M.

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy.

5/10/89

Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested; and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Gastronomical Pleasures, Incorporated (Doing Business As Picolo Mondo Cafe).

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

SECTION 1. Permission and authority are hereby given and granted to Gastronomical Pleasures, Incorporated, doing business as Picolo Mondo Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 2460 North Clark Street. Said sidewalk cafe shall be twenty-two (22) feet in length and eleven (11) feet in width for a total of two hundred forty-two (242) square feet and shall begin six (6) feet from the face of the building along West Arlington Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 10:00 A.M. to 11:00 P.M. Friday and Saturday, 10:00 A.M. to 12:00 Midnight

Compensation: \$339.00

The serving and consumption of alcohol on the public way in conjunction with the operation of this sidewalk cafe is strictly prohibited.

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit ٠÷.

for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

> Mr. Felix Gomez (Doing Business As MiCasa, Su Casa Restaurant, Incorporated).

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

SECTION 1. Permission and authority are hereby given and granted to Felix Gomez, doing business as Mi Casa, Su Casa Restaurant, Incorporated, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 2524 North Southport Avenue. Said sidewalk cafe shall be eighty-eight (88) feet in length and ten (10) feet in width at its southern most portion and seven (7) feet in width at its northern most portion, for a total of seven hundred sixty-six (766) square feet and shall begin seven (7) feet from the face of the building along North Lill Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$521.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

> Gordon Sinclair Enterprises, Incorporated (Doing Business As Gordon Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to Gordon Sinclair Enterprises, Incorporated, doing business as Gordon Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 500 North Clark Street. Said sidewalk cafe shall be sixty-four (64) feet in length and seven (7) feet in width for a total of four hundred forty-eight (448) square feet and shall begin seven (7) feet four (4) inches back from the face of the curb line along West Illinois Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:30 A.M. to 10:00 P.M.

Compensation: \$807.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Amplification of music is prohibited on the above reference portion of the public right of way during the operation of said sidewalk cafe.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Grand And Wells Tap, Incorporated (Doing Business As Grand And Wells Tap).

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

SECTION 1. Permission and authority are hereby given and granted to Grand and Wells Tap, Incorporated, doing business as Grand and Wells Tap, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 531 North Wells Street. Said sidewalk cafe shall be forty-five (45) feet in length and nine (9) feet in width for a total of four hundred five (405) square feet and shall begin six (6) feet eight (8) inches from the face of the curb line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:30 A.M. to 11:00 P.M.

Compensation: \$729.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Amplification of music is prohibited on the above referenced portion of the public right of way during the operation of said sidewalk cafe.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Hamburger Hamlet Of Walton Street, Incorporated (Doing Business As Hamburger Hamlet).

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

SECTION 1. Permission and authority are hereby given and granted to Hamburger Hamlet of Walton Street, Incorporated, doing business as Hamburger Hamlet, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 44 East Walton Street. Said sidewalk cafe shall be nineteen (19) feet and fifty-four (54) feet in length and eight (8) feet respectively in width for a total of five hundred eighty-four (584) square feet and shall begin seven (7) feet three (3) inches back from the face of the curb line along East Walton Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$1,052.00

Amplification of music is prohibited on the above referenced portion of the public right of way during the operation of said sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures

and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance, or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come

5/10/89

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Irving's For Red Hot Lovers Number 5, Incorporated (Doing Business As Irving's Number 5).

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

SECTION 1. Permission and authority are hereby given and granted to Irving's for Red Hot Lovers Number 5, Incorporated, doing business as Irving's Number 5, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 111 North Wells Street. Said sidewalk cafe shall be thirty-three (33) feet in length and ten (10) feet in width for a total of three hundred thirty (330) square feet and shall begin seven (7) feet from the face of the curb line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 7:30 A.M. to 7:00 P.M. Saturday, 10:00 A.M. to 3:00 P.M.

Compensation: \$1,281.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

5/10/89

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Jake's Pup In The Ruf, Incorporated (Doing Business As Jake's Pup In The Ruf).

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

SECTION 1. Permission and authority are hereby given and granted to Jake's Pup in the Ruf, Incorporated, doing business as Jake's Pup in the Ruf, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 4401 North Sheridan Road. Said sidewalk cafe shall be thirty (30) feet in length and ten (10) feet in width for a total of three hundred (300) square feet and shall begin nine (9) feet eight (8) inches from the face of the curb line along North Sheridan Road. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 7:00 A.M. to 7:00 P.M.

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The

 ζ

grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until

the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

K & E Enterprises, Incorporated (Doing Business As Croissant & Company)

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

SECTION 1. Permission and authority are hereby given and granted to K & E Enterprises, Incorporated, doing business as Croissant & Company, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 203 North Wabash Avenue. Said sidewalk cafe area Number 1 on the North Wabash Avenue side of the above named property shall be six (6) feet in length and four (4) feet in width and sidewalk cafe area Number 2 shall be eight (8) feet in length and four (4) feet in width for a total of fifty-six (56) square feet and shall begin sixteen (16) feet from the face of the curb line along North Wabash Avenue. Said sidewalk cafe area on the East Lake Street side of the above named property shall be twelve (12) feet in length and four (4) feet in width for a total of fortyeight (48) square feet and shall begin sixteen (16) feet from the face of the curb line along East Lake Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows: Monday through Friday, 8:00 A.M. to 7:30 P.M. Saturday, 8:00 A.M. to 5:30 P.M. Sunday, 10:00 A.M. to 4:00 P.M.

Compensation: \$404.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

> Mr. Edward Joseph Krajewski (Doing Business As Not Just Pasta, Incorporated).

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

SECTION 1. Permission and authority are hereby given and granted to Edward Joseph Krajewski, doing business as Not Just Pasta, Incorporated, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for

a sidewalk cafe adjacent to its premises located at 2965 North Lincoln Avenue. Said sidewalk cafe shall be twenty-five (25) feet in length and six (6) feet in width for a total of one hundred fifty (150) square feet and shall begin seven (7) feet from the face of the curb line along North Lincoln Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday, 5:00 P.M. to 11:00 P.M. Tuesday through Friday, 11:00 A.M. to 11:00 P.M. Saturday and Sunday, 8:00 A.M. to 11:00 P.M.

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Mr. Alvin G. Mazz (Doing Business As Los Tres Sombreros).

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

SECTION 1. Permission and authority are hereby given and granted to Alvin G. Mazz, doing business as Los Tres Sombreros, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 4401 North Clark Street. Said sidewalk cafe shall be forty (40) feet in length and shall have an average width of eleven (11) feet in width for a total of four hundred forty (440) square feet and shall begin five (5) feet from the face of the curb line along West Montrose Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. to 12:00 Midnight

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation. alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

JOURNAL--CITY COUNCIL--CHICAGO

Ms. Angela Mitchell (Doing Business As Artist's Snack Shop).

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

SECTION 1. Permission and authority are hereby given and granted to Angela Mitchell, doing business as Artist's Snack Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 412 South Michigan Avenue. Said sidewalk cafe shall be fifty-seven (57) feet in length and thirteen (13) feet in width, for a total of seven hundred forty-one (741) square feet and shall begin fifteen (15) feet from the face of the curb line along South Michigan Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. to 11:00 P.M.

Compensation: \$1,038.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers, and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done, by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Muskies Hamburgers, Incorporated (Doing Business As Muskies Hamburgers).

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

SECTION 1. Permission and authority are hereby given and granted to Muskies Hamburgers, Incorporated, doing business as Muskies Hamburgers, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 963 West Belmont Avenue. Said sidewalk cafe shall be eighteen (18) feet in length and five (5) feet six (6) inches in width, for a total of ninety-nine (99) square feet and shall begin eight (8) feet seven (7) inches from the face of the curb line along North Sheffield Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 12:00 Midnight

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Public Works and in accordance with the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will 5/10/89

have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

JOURNAL--CITY COUNCIL--CHICAGO

Sacro Corporation Of Illinois (Doing Business As Johnny Rockets).

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

SECTION 1. Permission and authority are hereby given and granted to Sacro Corporation of Illinois, doing business as Johnny Rockets, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 901 North Rush Street. Said sidewalk cafe area Number 1 shall be forty (40) feet in length and eight (8) feet in width and shall begin seven (7) feet from the face of the curb line along North Rush Street. Sidewalk cafe area Number 2 shall be fifty-two (52) feet in length and eight (8) feet in width and shall begin fourteen (14) feet from the face of the curb line along East Delaware Place. Total area being used shall be seven hundred thirty-six (736) square feet. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 7:00 A.M. to 3:00 P.M. -- 6:00 P.M. to 10:00 P.M. Saturday, 11:00 A.M. to 11:00 P.M. Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$1,325.00

Amplification of music is prohibited on the above referenced portion of the public right of way during the operation of said sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago at any time for good cause without the consent of said grantee. Upon termination 5/10/89

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Salvador's Mexican Restaurant On Erie, Incorporated (Doing Business As Salvador's).

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

SECTION 1. Permission and authority are hereby given and granted to Salvador's Mexican Restaurant on Erie, Incorporated, doing business as Salvador's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 661 North Clark Street. Said sidewalk cafe shall be thirty-four (34) feet in length and ten (10) feet in width for a total of three hundred-forty (340) square feet and shall begin six (6) feet from the face of the curb line along West Erie Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:30 A.M. to 10:45 P.M.

Compensation: \$612.00

Amplification of music is prohibited on the above referenced portion of the public right of way during the operation of said sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination

of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Salvador's Mexican Restaurant On Randolph (Doing Business As Salvador's).

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

SECTION 1. Permission and authority are hereby given and granted to Salvador's Mexican Restaurant on Randolph, doing business as Salvador's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 30 East Randolph Street. Said sidewalk cafe shall be sixty (60) feet in length and ten (10) feet six (6) inches in width for a total of six hundred thirty (630) square feet and shall begin nine (9) feet from the face of the curb line along North Wabash Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:30 A.M. to 10:45 P.M.

Compensation: \$2,445.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until

the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Slick's, Incorporated (Doing Business As Chezz Chazz).

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

SECTION 1. Permission and authority are hereby given and granted to Slick's, Incorporated, doing business as Chezz Chazz, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 3651 North Southport Avenue. Said sidewalk cafe shall be twenty-two (22) feet in length and fifteen (15) feet five (5) inches in width for a total of three hundred forty-one (341) square feet and shall begin seven (7) feet from the face of the curb line along North Southport Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Friday, 5:00 P.M. to 11:00 P.M. Saturday and Sunday, 11:00 A.M. to 12:00 Midnight

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance, or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability. including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Trinken, Incorporated (Doing Business As Tap And Growler Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to Trinken, Incorporated, doing business as Tap and Growler Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 901 West Jackson Boulevard. Said sidewalk cafe shall be seventy (70) feet in length and five (5) feet in width for a total of three hundred fifty (350) square feet and shall begin ten (10) feet from the face of the curb line along West Jackson Boulevard. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 12:00 Midnight

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Washington Square, Incorporated (Doing Business As The Boss Bar).

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

SECTION 1. Permission and authority are hereby given and granted to Washington Square, Incorporated, doing business as The Boss Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way adjacent to its premises located at 420 North Clark Street. Said sidewalk cafe area Number 1 shall be fifteen (15) feet in length and ten (10) feet in width and shall begin five (5) feet from the face of the curb line along North Clark Street. Sidewalk cafe area Number 2 shall be sixty (60) feet in length and ten (10) feet in width and shall begin five (5) feet from the face of the curb line along West Hubbard Street. Total area used shall be seven hundred fifty (750) square feet. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows: Monday through Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$1,350.00

Amplification of music is prohibited on the above referenced portion of the public right of way during the operation of said sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of the termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

ł

authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the. responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Yofi Tofi Enterprises, Incorporated (Doing Business As Orly's Restaurant, Saloon & Bakery).

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

SECTION 1. Permission and authority are hereby given and granted to Yofi Tofi Enterprises, Incorporated, doing business as Orly's Restaurant, Saloon & Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 600 South Dearborn Street. Said sidewalk cafe shall be thirty-two (32) feet in length and eight (8) feet six (6) inches in width for a total of two hundred seventy-two (272) square feet and shall have seven (7) feet two (2) inches of clear space from the face of the building to the first obstruction on South Dearborn Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. to 11:00 P.M. Friday and Saturday, 11:00 A.M. to 12:00 Midnight

Compensation: \$381.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Yugo Inn, Incorporated (Doing Business As Yugo Inn).

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

SECTION 1. Permission and authority are hereby given and granted to Yugo Inn, Incorporated, doing business as Yugo Inn, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 2824 North Ashland Avenue. Said sidewalk cafe shall be on the West Wolfram Street side of the above named property and shall be forty (40) feet in length and nine (9) feet in width for a total of three hundred sixty (360) square feet and shall begin nine (9) feet from the face of the curb line along West Wolfram Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Wednesday through Sunday, 12:00 Noon to 12:00 Midnight

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

Zephyr's Ice Cream Shop, Incorporated (Doing Business As Zephyr's Ice Cream Shop).

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

SECTION 1. Permission and authority are hereby given and granted to Zephyr's Ice Cream Shop, Incorporated, doing business as Zephyr's Ice Cream Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 1777 West Wilson Avenue. Said sidewalk cafe area shall be forty (40) feet in length and ten (10) feet in width for a total of four hundred (400) square feet and shall begin five (5) feet from the face of the curb line along West Wilson Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 12:00 Midnight

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

720 North Wells Limited Partnership (Doing Business As 720 Cairo).

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

SECTION 1. Permission and authority are hereby given and granted to 720 North Wells Limited Partnership, doing business as 720 Cairo, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 720 North Wells Street. Said sidewalk cafe shall be twenty-five (25) feet six (6) inches in length and nine (9) feet in width along North Wells Street and fifty-one (51) feet six (6) inches in length and eight (8) feet six (6) inches in width along West Superior Street for a total of six hundred sixty-eight (668) square feet and shall begin five (5) feet from the face of the curb line along North Wells Street and five (5) feet from the face of the curb line along North Wells street and five (5) feet from the face of the curb line along West Superior Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:30 A.M. to 11:00 P.M.

Compensation: \$1,203.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Amplification of music is prohibited on the above referenced portion of the public right of way during the operation of said sidewalk cafe.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or

£

expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Public Works and in accordance with the City Municipal Code. In the event of the failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

733 South Dearborn Corporation (Doing Business As Moonraker).

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

SECTION 1. Permission and authority are hereby given and granted to 733 South Dearborn Corporation, doing business as Moonraker, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 733 South Dearborn Street. Said sidewalk cafe area Number 1 shall be eleven (11) feet in length and five (5) feet in width and area Number 2 shall be twenty-nine (29) feet in length and five (5) feet in width for a total of two hundred (200) square feet and shall begin five (5) feet from the face of the curb line along South Dearborn Street with tree grates. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. to 11:00 P.M. Friday and Saturday, 11:00 A.M. to 12:00 Midnight Sunday, 10:00 A.M. to 10:00 P.M.

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures

and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance, or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

3332 North Broadway Corporation (Doing Business As J. Higby's Yogurt And Treat Shoppe).

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

SECTION 1. Permission and authority are hereby given and granted to 3332 North Broadway Corporation, doing business as J. Higby's Yogurt and Treat Shoppe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right of way for a sidewalk cafe adjacent to its premises located at 3332 North Broadway. Said sidewalk cafe area shall be thirteen (13) feet in length and five (5) feet in width along North Broadway and twelve (12) feet in length and six (6) feet in width along West Buckingham Place for a total of one hundred thirty-seven (137) square feet and shall begin seven (7) feet from the face of the curb line along North Broadway and eight (8) feet from the face of the curb line along West Buckingham Place. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 12:00 Midnight

Compensation: \$300.00

Authority for the above named privilege is herein given and granted from and after date of passage of this ordinance through, and including, November 1, 1989.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Commissioner of General Services. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and his decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (certificate of insurance) in an amount not less than \$1,000,000.00 combined single limit with said insurance covering all liability, including public liability, property damage and dramshop liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a certificate of insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of General Services, Real Estate Section, no later than 30 days prior to expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Commissioner of General Services and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of General Services, Bureau of Asset Management.

COMMITTEE ON TRAFFIC CONTROL AND SAFETY.

AMENDMENT OF MUNICIPAL CODE CHAPTER 27, SECTION 27-319 BY INCLUDING 12TH WARD WITHIN EXEMPTION PROVISIONS FOR SPECIFIED PICKUP TRUCKS AND/OR VANS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (January 18, 1989) a proposed ordinance to add the 12th Ward to Section 27-319, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO,

Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Proposed ordinance to amend the Municipal Code of the City of Chicago, Section 27-319 so as to include the 12th Ward in Section 2 of the ordinance.

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

LOADING ZONES ESTABLISHED AND AMENDED ON PORTIONS OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (March 30, June 22, September 22, October 14, 26, November 16, 30, December 14, 1988, January 18, February 1, 10, 16 and March 8, 1989) proposed ordinances to establish and amend loading

zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

On motion of Alderman Laurino, the said proposed substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

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

Establishment Of Loading Zones.

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

SECTION 1. That in accordance with the provisions of Section 27-410 of the Municipal Code of Chicago, the following locations are hereby designated as loading zones for the distances specified, during the hours designated:

Public Way

Distance And Hours

West Armitage Avenue (South side) From a point 121 feet east of North Humboldt Boulevard, to a point 25 feet east thereof -- no exceptions;

5/10/89

Public Way

South Ashland Avenue (West side)

West Belmont Avenue (North side)

West Belmont Avenue (South side)

North California Avenue (East side)

South Canal Street (West side)

West Catalpa Avenue (North side)

East Cedar Street (North side)

West Chicago Avenue (South side)

North Clark Street (West side) **Distance And Hours**

From a point 430 feet south of West 43rd Street, to a point 25 feet south thereof -- 9:00 A.M. to 6:00 P.M. --Monday through Friday;

From a point 80 feet west of North Cicero Avenue, to a point 20 feet west thereof -- 8:00 A.M. to 4:00 P.M. --Monday through Saturday;

From a point 240 feet east of North Lavergne Avenue, to a point 25 feet east thereof -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday;

From a point 100 feet north of West George Street, to a point 50 feet north thereof -- 7:00 A.M. to 6:00 P.M. --Monday through Saturday;

From a point 30 feet south of West Harrison Street, to a point 88 feet south thereof -- 6:00 A.M. to 6:00 P.M. --Monday through Friday;

From a point 20 feet west of North Kedzie Avenue, to a point 20 feet west thereof --7:00 A.M. through 5:00 P.M. --Monday through Friday;

From a point 85 feet west of North Lake Shore Drive (local) to a point 55 feet west thereof -- at all times;

From a point 165 feet east of North Wolcott Street, to a point 25 feet east thereof -- 9:00 A.M. to 6:00 P.M. --Monday through Saturday;

From a point 20 feet north of West Thorndale Avenue, to a point 40 feet north thereof -- 9:00 A.M. to 5:00 P.M. -- Monday through Saturday; Public Way

West Erie Street (South side)

West Fletcher Street (South side)

North Fremont Street (West side)

West Goethe Street (South side)

West Grand Avenue •(South side)

West Huron Street (South side)

West Hubbard Street (South side)

West Lakeside Place (West side)

East Illinois Street (South side)

West Irving Park Road (North side) **Distance And Hours**

From a point 245 feet east of North Kingsbury Street, to a point 25 feet east thereof -- at all times;

From a point 45 feet east of North Campbell Avenue, to a point 100 feet east thereof -- 8:00 A.M. to 4:00 P.M. --Monday through Friday;

From a point 5 0 feet south of West Weed Street, to a point 25 feet south thereof -- 8:00 A.M. to 12:00 Midnight;

From a point 30 feet west of North Wells Street, to a point 25 feet west thereof and North Wells Street (west side) from a point 15 feet south of West Goethe Street, to a point 25 feet south thereof -- at all times;

From a point 115 feet west of North Dearborn Street, to a point 90 feet -- at all times;

From a point 96 feet east of North Franklin Street, to a point 96 feet east thereof -- at all times;

From a point 62 feet east of North Dearborn Street, to a point 24 feet east thereof;

From a point 305 feet east of North Sheridan Road, to a point 25 feet east thereof -- at all times;

From a point 137 feet east of North McClurg Court, to a point 80 feet east thereof -- at all times -- 7:00 P.M. to 11:00 P.M. -- no exceptions;

From a point 170 feet east of North Lockwood Avenue, to a point 25 feet east thereof -- 12 Midnight to 3:00 A.M.;

JOURNAL--CITY COUNCIL--CHICAGO

Public Way

East Illinois Street (South side)

North LaSalle Street (West side)

West Maple Street (South side)

South Mackinaw Avenue (West side)

South May Street (East side)

West Ontario Street (North side)

West Ontario Street (South side)

East Ontario Street (North side)

East Randolph Street (North side)

North Ravenswood Avenue (East side) Distance And Hours

From a point 405 feet east of North McClurg Court, to a point 80 feet east thereof -- at all times:

From a point 25 feet north of West Superior Street, to a point 40 feet north thereof -- 9:30 A.M. to 7:30 P.M. --Monday through Friday;

From a point 30 feet west of North Dearborn Street, to a point 36 feet north thereof -- 8:00 A.M. to 8:00 P.M. (everyday) -- 15 minutes;

From a point 275 feet south of West 85th Street, to a point 25 feet south thereof -- 7:00 A.M. to 9:00 P.M. --Monday through Saturday;

From a point 48 feet south of West 32nd Place, to a point 24 feet south thereof -- 6:00 A.M. to 11:00 A.M. -- Monday through Friday;

From a point 355 feet east of North Kingsbury Street, to a point 25 feet east thereof -- no exceptions;

From a point 360 feet west of North Orleans Street, to a point 40 feet west thereof -- no exceptions;

From a point 185 feet west of North Fairbanks Court, to a point 25 feet west thereof -- 6:00 P.M. to 2:00 A.M.;

From North Field Boulevard, to a point 25 feet east thereof (lower level) -- at all times;

From a point 80 feet north of West Montrose Avenue, to a point 50 feet north thereof; Public Way

North Tripp Avenue (East side)

East Van Buren Street (North side)

North Wells Street (East side)

North Wells Street (West side)

North Western Avenue (West side)

East 79th Street (North side)

East 113th Street (South side)

Distance And Hours

From a point 85 feet south of West. Grand Avenue, to a point 55 feet south thereof -- 6:00 A.M. to ____P.M. --Monday through Friday;

From a point 122 feet west of South Wabash Avenue, to a point 30 feet west thereof -- at all times;

From a point 74 feet north of West Division Street, to a point 50 feet north thereof -- at all times;

From a point 20 feet south of West Superior Street to a point 20 feet thereof -- no exceptions;

From a point 169 feet north of West LeMoyne Street to a point 23 feet north thereof -- 10:00 A.M. to 10:00 P.M. --Monday through Saturday;

From a point 259 feet east of South State Street to a point 25 feet east thereof -- 8:00 A.M. to 10:00 P.M. -- Mondaythrough Friday;

From a point 30 feet east of South State Street to a point 25 feet east thereof -- 6:00 A.M. to 6:00 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. Amend ordinance passed June 12, 1985, page 178320 which reads: "South Archer Avenue (north side) from a point 135 feet west of South Lorel Avenue, to a point 25 feet west thereof" by striking: "Parking prohibited at all times" and inserting: Loading Zone -- 7:00 A.M. to 4:00 P.M., Monday through Saturday.

SECTION 2. Amend ordinance passed October 15, 1987, pages 5328 -- 5339 related to East Delaware Place from a point 105 feet west of North Rush Street, to a point 28 feet west thereof by striking the above and inserting: from a point 79 feet west of North Rush Street to a point 80 feet west thereof -- at all times.

SECTION 3. Amend ordinance passed December 14, 1988, pages 21499 -- 21502 related to South Peoria Street (west side) from a point 32 feet north of West Van Buren Street, to a point 75 feet north thereof by striking: "at all times" and inserting: 9:00 A.M. to 5:00 P.M., Monday through Friday.

SECTION 4. 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 the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which were referred (March 9, May 11, September 22, October 14, 16, November 30, December 14, 21, 1988, January 18 and March 3, 1989) proposed ordinances to restrict and amend vehicular traffic movement on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

5/10/89

On motion of Alderman Laurino, the said proposed substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

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

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

West Crystal Street

First north/south alley west of

South Justine Street

North Springfield Avenue

West 56th Street

Limits And Direction

From North Wood Street to North Hermitage Avenue -- easterly;

North England Avenue, 3500 block (between West Addison Street and West Cornelia Avenue) -- westerly;

Between West 69th Street and West 71st Street -- southerly;

From West Avondale Avenue to West Addison Street -- southerly;

From South Western Avenue to South Claremont Avenue -- westerly.

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

Amendment Of One-Way Traffic Restrictions.

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

SECTION 1. Amend ordinance November 11, 1988, page 19277 which reads: "West Byron Street from North St. Louis Avenue to North Kedzie Avenue -- easterly (except that part between North Bernard Street and North Kimball Avenue -- westerly" by striking the above and inserting: West Byron Street from North St. Louis Avenue to North Kedzie Avenue -- easterly.

SECTION 2. Amend ordinance by striking: "East Chestnut Street, between North State Street and North Michigan Avenue".

SECTION 3. Amend ordinance passed December 28, 1983, page 4430 which reads: "West Cullerton Street between South Rockwell Street and South Washtenaw Avenue" by striking: "easterly" and inserting: westerly.

SECTION 4. Amend ordinance by striking: "North Karlov Avenue to West Addison Street -- northerly" and inserting: North Karlov Avenue from West Roscoe Street to West Addison Street -- northerly (two-way from North Milwaukee Avenue to West Roscoe Street).

SECTION 5. Amend ordinance passed October 16, 1972, page 3893 which reads: "West 42nd Place between South Kedzie Avenue and South Albany Avenue" by striking: "South" Albany Avenue" and inserting: South Kedzie Avenue to the second alley east thereof -- easterly.

SECTION 6. Amend ordinance passed January 21, 1959, page 9623 which reads: "West 63rd Place from South Lawler Avenue to South Lockwood Avenue" by striking: "South Lawler Avenue" and inserting: South Leclaire Avenue -- westerly.

SECTION 7. Amend ordinance passed November 16, 1964, page 3351 related to West 96th Street from South Western Avenue to South Claremont Avenue by striking: "South Claremont Avenue" and inserting: first alley east of South Western Avenue.

SECTION 8. This ordinance shall take effect and be in force hereinafter its passage and publication.

PARKING METER AREAS ESTABLISHED ON PORTIONS OF DESIGNATED STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which were referred (September 22, November 30, 1988 and January 18, 1989) proposed ordinances to establish parking meters on designated streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to Section 27-415 of the Municipal Code of Chicago, the Commissioner of Public Works is hereby authorized and directed to establish Parking Meter Areas as follows:

Street

Limits

West Diversey Parkway

Between North Orchard Street and North Racine Avenue -- 8:00 A.M. to 9:00 P.M. -- Monday through Saturday; Street

Limits

South Halsted Street (Both sides) Between West 62nd Street and West 65th Street -- 9:00 A.M. to 9:00 P.M.;

North Lincoln Avenue

At 4624 -- 4636.

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

REMOVAL OF PARKING METERS AT SPECIFIED LOCATIONS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which were referred (July 29, September 22, November 16, 1988, January 18 and February 1, 1989) proposed ordinances to amend parking meters on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Removal of meters for 1036 North Dearborn Street -- meter numbers 247-1063, 1062.

SECTION 2. Removal of meters for 20 East Delaware Place.

SECTION 3. Removal of meters for 730 North LaSalle Street -- meter numbers 236-1077 and 1078.

SECTION 4. Removal of meter for 29 West Hubbard Street -- meter number 231-1039.

SECTION 5. Removal of meter for 441 East Ontario Street -- meter number 290-4052.

SECTION 6. Removal of meter for 222 East Superior Street -- meter number 1008.

SECTION 7. This ordinance shall take effect and be in force hereinafter its passage and publication.

REGULATIONS PRESCRIBED AND AMENDED IN REFERENCE TO PARKING OF VEHICLES ON SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which were referred (June 24, 1987, February 10, 25, March 30, April 20, May 11, 25, June 8, July 13, September 22, 30, October 14, 26, November 16, 30, December 4, 14, 21, 1988, January 18, February 1, 16 and

March 8 and 29, 1989) proposed ordinances to regulate the parking of vehicles during specified hours on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

On motion of Alderman Laurino, the said proposed substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

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

Prohibition Against Parking Of Vehicles At All Times.

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

SECTION 1. Pursuant to Section 27-413 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle at any time upon the following public ways in the areas indicated:

Public Way

Area

South Aberdeen Street

At 9240 (except Handicapped Permit 4009);

Public Way

South Aberdeen Street

West Ainslie Street

North Albany Avenue

South Avenue M

West Ardmore Avenue

North Artesian Avenue

South Blackstone Avenue

South Blackstone Avenue

South Chicago Avenue (East side)

South Coles Avenue

West Cortland Street

West Cullom Avenue

South Crandon Avenue

North Delphia Avenue

West Draper Street

Area

At 5709 (except Handicapped Permit 3594);

At 2463 (except Handicapped Permit 4021);

At 6240 (except Handicapped Permit 4030);

At 10303 (except Handicapped Permit 3667);

-At 3773 (except Handicapped Permit 3773);

At 1717 (except Handicapped Permit 3491);

At 7444 (except Handicapped Permit 3584);

At 8819 (except Handicapped Permit 3685);

From a point 408 feet north of South East End Avenue to a point 75 feet north thereof;

At 7335 (except Handicapped Permit 3730);

At 3417 (except Handicapped Permit 3631);

At 3300 (except Handicapped Permit 3658);

At 9120;

At 5525 (except Handicapped Permit 4024);

At 1215 (except Handicapped Permit 4025);

Public Way

Area

At 5442 (except Handicapped Permit 3786);

At 6756 (except Handicapped Permit 4001):

At 8117 (except Handicapped Permit 3465);

At 6828 (except Handicapped Permit 4008);

At 6320 (except Handicapped Permit 4004):

At 3046 (except Handicapped Permit 3727);

At 1542 (except Handicapped Permit 3765);

At 5323 (except Handicapped Permit 3766);

For 5718 (except Handicapped Permit 3336);

For 8428 (except Handicapped Permit 4011);

At 5948 (except Handicapped Permit 4006);

At 6911 (except Handicapped Permit 3624);

At 7400 (except Handicapped Permit 4022);

At 3935 (except Handicapped Permit 3764);

At 3351 (except Handicapped Permit 3567);

South Dorchester Avenue

South East End Avenue

South Evans Avenue

South Evans Avenue

South Fairfield Avenue

West George Street

West Glenlake Avenue

North Glenwood Avenue

North Glenwood Avenue

South Green Street

South Green Street

North Hamilton Avenue

South Hamlin Avenue

North Hermitage Avenue

West Hirsch Street

South Honore Street

South Hoxie Avenue

West Hubbard Street

West Irving Park Road

West Kamerling Avenue

South Keating Avenue

North Kedvale Avenue

North Kedvale Avenue

South Kedvale Avenue

North Kilbourn Avenue

North Kildare Avenue

South Kildare Avenue

South Kilpatrick Avenue

South Kolin Avenue

North Kostner Avenue

Area

At 3719 (except Handicapped Permit 3739);

At 10418 (except Handicapped Permit 3737);

At 1356 (except Handicapped Permit 4000);

At 1655 (except Handicapped Permit 4029);

At 4341 (except Handicapped Permit 4017);

At 5246 (except Handicapped Permit 3775);

At 1109 (except Handicapped Permit 3659);

At 1113 (except Handicapped Permit 3232);

At 1237 (except Handicapped Permit 3692);

At 3122 (except Handicapped Permit 3818);

At 1913 (except Handicapped Permit 3647);

At 5151 (except Handicapped Permit 3756);

At 6321 (except Handicapped Permit 3718);

At 3031 (except Handicapped Permit 3690);

At 6347 (except Handicapped Permit 4020);

5/10/89

Public Way	Area
South Laflin Street	At 8732 (except Handicapped Permit 3397);
South LaSalle Street	At 8017 (except Handicapped Permit 3573);
North Latrobe Avenue	At 2342 (except Handicapped Permit 3799);
North Leavitt Street	At 3333 (except Handicapped Permit 3757);
North Linder Avenue	At 4854 (except Handicapped Permit 3579);
North Long Avenue	At 2534 (except Handicapped Permit 4015);
South Loomis Boulevard	At 7831 (except Handicapped Permit 1918);
South Loomis	At 6630 (except Handicapped Permit 3778);
South Luella Avenue	At 7606 (except Handicapped Permit 4002);
North Luna Avenue	At 5535 (except Handicapped Permit 3761);
South Manistee Avenue	At 8340 (except Handicapped Permit 3743);
South Manistee Avenue	At 12644 (except Handicapped Permit 3736);
North Manton Avenue	At 5928 (except Handicapped Permit 3712);
North Maplewood Avenue	At 826 (except Handicapped Permit 3679);
North Marmora Avenue	At 5465 (except Handicapped Permit 3763);

862

Public Way

South Marshfield Avenue

North Mason Avenue

South May Street

West Maypole Avenue

South Michigan Avenue

North Monitor Avenue

North Monitor Avenue

South Morgan Street

North Mozart Street

South Mozart Street

North Newcastle Avenue

West Ogden Avenue (East lane)

South Oglesby Avenue

North Overhill Avenue

West Parker Avenue

Area

At 5748 (except Handicapped Permit 3687);

At 2727 (except Handicapped Permit 3759);

At 8810 (except Handicapped Permit 4010);

At 3940 (except Handicapped Permit 4013);

At 7225 (except Handicapped Permit 3663);

At 2555 (except Handicapped Permit 4063);

At 5141 (except Handicapped Permit 3762);

At 5753 (except. Handicapped. Permit 3779);

At 1928 (except Handicapped Permit 3652);

At 4642 (except Handicapped Permit 3671);

At 5429 (except Handicapped Permit 4023);

From South Fairfield Avenue to South California Avenue (with the exemption of emergency vehicles);

At 7306 (except Handicapped Permit 3682);

At 3317 (except Handicapped Permit 3758);

At 4718 (except Handicapped Permit 4014);

Public Way

South Parnell Avenue

South Prairie Avenue

South Pulaski Road (East side)

West Rascher Avenue

North Ridgeway Avenue

South Rockwell Street

North Rogers Avenue

South Sacramento Avenue

South Sacramento Avenue

South St. Louis Avenue

South Spaulding Avenue

South Talman Avenue

North Tripp Avenue

North Tripp Avenue

South Trumbull Avenue

Area

At 9543 (except Handicapped Permit 3201);

At 7616 (except Handicapped Permit 3542);

From a point 66 feet north of West 61st Place, to a point 84 feet thereof -public benefit;

At 7730 (except Handicapped Permit 3639);

At 4906 (except Handicapped Permit 3705);

At 5133 (except Handicapped Permit 3250);

At 5750 (except Handicapped Permit 3704);

At 3676 (except Handicapped Permit 3676);

At 3596 (except Handicapped Permit 3596);

At 1924 (except Handicapped Permit 3693);

At 5317 (except Handicapped Permit 3686);

At 5018 (except Handicapped Permit 3574);

At 2044 (except Handicapped Permit 3823);

At 1623 (except Handicapped Permit 3633);

At 1944 (except Handicapped Permit 3588);

REPORTS OF COMMITTEES

Public Way

South Wabash Avenue

South Wabash Avenue

South Wallace Street

West Walton Street

South Washtenaw Avenue

South Washtenaw Avenue

South Waveland Avenue

South Wells Street

West Willow Street (North side)

West Winona Avenue

South Yates Boulevard

West 21st Street

West 21st Place (South Side)

West 21st Place

West 24th Street

Area

At 9259 (except Handicapped Permit 3664);

At 7344 (except Handicapped Permit 3576);

At 4525 (except Handicapped Permit 4003);

At 2650 (except Handicapped Permit 3754);

At 5750 (except Handicapped Permit 3674);

At 5131 (except Handicapped Permit 3777);

At 5235 (except Handicapped Permit 4019);

At 3102 (except Handicapped Permit 3613);

From North Clybourn Avenue to North Marcey Street -- no exceptions:

At 5118 (except Handicapped Permit 4027);

At 7545 (except Handicapped Permit 3733);

At 1543 (except Handicapped Permit 3506);

From a point 148 feet east of South Laflin Street, to a point 75 feet east thereof;

At 2653 (except Handicapped Permit 3695);

At 311 (except Handicapped Permit 4032);

-5/10/89

Public Way

West 25th Place

West 38th Street

West 46th Place

West 52nd Street

West 55th Street

East 56th Street (North side)

East 56th Street (South side)

West 71st Street

West 71st Place

West 73rd Place

East 77th Place

West 84th Place

East 89th Place

East 90th Place

East 99th Place

At 319 (except Handicapped Permit 3660);

At 2953 (except Handicapped Permit 3645);

At 515 (except Handicapped Permit 3670);

From a point 75 feet east of South Justine Street, to a point 45 feet east thereof -- no exceptions;

At 6217 (except Handicapped Permit 3784);

From a point 100 feet west of South Ellis Avenue, to a point 30 feet east thereof;

From a point 102 feet west of South Ellis Avenue, to a point 20 feet west thereof;

At 71st Street (except Handicapped Permit 4005);

At 1328 (except Handicapped Permit 4007);

At 1460 (except Handicapped Permit 3689);

At 2813 (except Handicapped Permit 3666);

At 3246 (except Handicapped Permit 3740);

At 820 (except Handicapped Permit 3627);

At 636 (except Handicapped Permit 3684);

At 24 (except Handicapped Permit 3586);

Area

Public Way

Area

West 58th Street (North side) From a point 20 feet west of South Halsted Street, to a point 45 feet west thereof -- at all times.

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 August 31, 1977, pages 1977 -- 1978 by striking: "North Cicero Avenue (east side) from West Newport Avenue to a point 210 feet south thereof".

SECTION 2. Amend ordinance passed February 26, 1986, page 28159 which reads: "North Kedzie Avenue (east side) from a point 85 feet south of West Sunnyside Avenue to a point 70 feet south thereof" by striking: "Loading Zone -- 9:00 A.M. to 5:00 P.M. -- Monday through Friday" and inserting: No Parking Any Time.

SECTION 3. Amend ordinance passed February 3, 1987, pages 39222 -- 39229 related to North Stave Street (east side) from 2001 to 2099 (from West Armitage Avenue to North Francis Place) by striking the above and inserting: from 2025 through 2099.

SECTION 4. This ordinance shall take effect and be in force hereinafter its passage and publication.

Prohibition Of Parking During Specified Hours.

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

SECTION 1. Pursuant to Section 27-414 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public ways in the areas indicated, during the hours specified:

5/10/89

Public Way

South Claremont Avenue (East side)

North Mozart Street (West side)

West 61st Street (Both sides)

West 102nd Street (North side) Limits And Time

From a point 20 feet north of West 63rd Street, to a point 90 feet north thereof -- 6:00 A.M. to 6:00 P.M. -- Monday through Saturday;

From a point 10 feet south of West Hollywood Avenue, to a point 120 feet south thereof -- 8:00 A.M. to 4:00 P.M. -on all school days (except for school buses);

From South Winchester- Avenue to South Damen Avenue -- 1:00 P.M. to 3:00 P.M. -- on school days;

From South Longwood Drive to a point 425 feet west thereof -- 3:00 P.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 Parking Prohibitions During Specified Hours.

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

SECTION 1. Amend ordinance by striking: "North Francisco Avenue (east side) from West Irving Park Road to the first alley south thereof".

SECTION 2. Repeal ordinance passed 6-6-84, pages 7250 -- 7251 related to West Fullerton Avenue (south side) by striking: "from a point 75 feet east of North Kilbourn Avenue to a point 25 feet east thereof" and inserting: from a point 50 feet east of North Kilbourn Avenue to a point 50 feet east thereof.

SECTION 3. Repeal ordinance passed 1-17-62, page 6648 which reads: "South Halsted Street (west side) from a point 200 feet north to a point 200 feet south of West 65th Street -- 4:00 P.M. to 6:00 P.M., except Saturday, Sunday and holidays".

SECTION 4. Amend ordinance passed 10-16-72, page 3890 which reads: "South Michigan Avenue (west side) from West 93rd Street to West 94th Street" by striking: "West 93rd Street" and inserting in lieu thereof: West 94th Street -- 8:00 A.M. to 10:00 A.M., except Saturday, Sunday and holidays.

SECTION 5. Amend ordinance passed 4-29-70, page 8508 which reads: "West Montana Street (south side) 220 feet east of North Ashland Avenue to a point 80 feet" by striking above and inserting: West Montana Street 230 feet east of North Ashland Avenue to a point 90 feet -- 8:00 A.M. to 5:00 P.M., Monday through Friday.

SECTION 6. Amend ordinance by striking: "West Montrose Avenue (both sides) between North Ashland Avenue and North Marine Drive -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M., Monday through Saturday.

SECTION 7. Repeal ordinance passed 10-13-76, page 3842 which reads: "South Paulina Street from West 91st Street to West 92nd Street -- 8:00 A.M. to 10:00 A.M., Monday through Friday".

SECTION 8. Amend ordinance by striking: "South Wolcott Avenue (both sides) from a point 20 feet north of West 44th Street to a point 115 feet north thereof" and inserting: South Wolcott Avenue (west side only) from 20 feet north of West 44th Street to a point 215 feet north thereof -- 8:00 A.M. to 4:00 P.M., Monday through Friday.

SECTION 9. This ordinance shall take effect and be in force hereinafter its passage and publication.

Parking Limitations During Specified Hours.

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

SECTION 1. Pursuant to Section 27-414 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public ways in the areas indicated, during the hours specified:

Public Way

Limits And Time

South Baltimore Avenue (East side) From East 132nd Street to East 133rd Street -- 1 hour -- 9:00 A.M. to 6:00 P.M. --Monday through Saturday;

5/10/89

Public Way

South Baltimore Avenue (West side)

South Baltimore Avenue (Both sides)

West Belmont Avenue (East side)

South Honore Street (Both sides)

North Nordica Avenue (West side)

West 111th Street (South side)

East 133rd Street (Both sides) Limits And Time

From East 133rd Street to East 134th Street -- 1 hour -- 9:00 A.M. to 6:00 P.M. --Monday through Saturday;

From East 132nd Street to 133rd Street -- 1 hour -- 9:00 A.M. to 6:00 P.M. --Monday through Saturday;

From a point 215 feet east of North Leclaire Avenue to a point 25 feet east thereof -- 30 minutes -- Monday through Friday;

From West 39th Street to the first alley north thereof -- 1 hour -- 7:00 A.M. to 7:00 P.M. -- Monday through Friday (public benefit);

From West Higgins Avenue to the first alley south -- 1 hour -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday;

From a point 25 feet west of South Whipple Street to a point 25 feet west thereof -- 30 minutes -- 8:00 A.M. to 12:00 Midnight;

From the first alley east of South Baltimore Avenue to the first alley west of South Baltimore Avenue -- 1 hour --9:00 A.M. to 6:00 P.M. -- Monday through Saturday.

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

Amendment Of Parking Limitation During Specified Hours On Portion Of West Addison Street.

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

SECTION 1. Amend ordinance passed December 14, 1988, page 21514 related to West Addison Street (both sides) from 7100 -- 7130 by striking: "(Both sides)" and inserting: (South side), 1 hour, 9:00 A.M. to 6:00 P.M., Monday through Sunday.

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

Establishment Of Residential Permit Parking Zones.

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

SECTION 1. Pursuant to Section 27-317 of the Municipal Code of Chicago, portions of the below-named streets are hereby designated as residential parking zones, for the following locations:

Public Way

Limits

West Augusta Boulevard

West Barry Avenue

West Burton Place (Both sides)

North Elk Grove Avenue (Both sides)

West Iowa Street (Both sides)

North Keeler Avenue (West side) From North Austin Avenue to North Mayfield Avenue;

From North Kimball Avenue to North St. Louis Avenue -- at all times --Zone 95;

Between North LaSalle Street and the first alley west thereof -- at all times;

From 1500 north to the first east/west alley south of West NorthAvenue on east side and from 1500north to the second alley south of West North Avenue on west side of North Elk Grove Avenue;

From the first alley east of North Austin Boulevard -- at all times;

From North Sauganash Avenue to the first alley north (6020 North Keeler Avenue);

Public Way

North Keeler Avenue (East side)

North Monticello Avenue (Both sides)

North Paulina Street (West side)

West Rice Street

North Sauganash Avenue (East side)

North Tripp Avenue (East side)

North Tripp Avenue (West side)

West Walton Street (Both sides) Limits

From North Sauganash Avenue to the first alley north (6021 North Keeler Avenue);

At 4500 -- at all times;

From 908 through 924 -- at all times -- Zone 154;

From the first alley east of North Austin Avenue to North Mayfield Avenue -- at all times;

From 6011 to 6079;

From North Sauganash Avenue to the first alley north (6039 North Tripp Avenue);

From North Sauganash Avenue to the first alley north (6040 North Tripp Avenue);

From the first alley east of North Austin Avenue to North Mayfield Avenue -- at all times.

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

Amendment Of Residential Permit Parking Zones.

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

SECTION 1. Amend ordinance passed February 10, 1988, pages 10496 -- 10497 related to West Balmoral Avenue (north side) at 5536, 5538 and 5540 by striking: "Zone 101" and inserting: Zone 164 -- at all times.

REPORTS OF COMMITTEES

SECTION 2. Amend ordinance passed December 16, 1987, page 7456 by striking: "North Harding Avenue (both sides) from West Wrightwood Avenue to West Schubert Avenue -- Zone 93 -- at all times".

SECTION 3. Repeal ordinance passed February 11, 1981, page 5481 which reads: "West 55th Street (both sides) from South Cicero Avenue to South Central Avenue -- 35 miles per hour".

SECTION 4. Repeal ordinance passed August 7, 1985, page 19108 which reads: "West 102nd Street (both sides) between South Springfield Avenue and south from South Harding Avenue to South Springfield Avenue", also repeal ordinance passed October 9, 1985, page 20661 which reads: "West 102nd Street (both sides) between South Springfield Avenue and South Pulaski Road -- Zone 13 -- at all times".

SECTION 5. This ordinance shall take effect and be in force hereinafter its passage and publication.

Establishment Of Service Drives/Diagonal Parking.

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

SECTION 1. Pursuant to Section 27-306 of the Municipal Code of Chicago, portions of the below-named streets are hereby designated as Diagonal Parking/Service Drives for the following locations:

Public Way

West Dickens Avenue (South side)

South Lake Shore Drive

North Opal Avenue (East side) Limits

From North Hoyne Avenue to the first alley east thereof (curbs need to be cut);

5000 block to the 5100 block (old outer drive -- west side of the street);

From West Belmont Avenue to the first alley north 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 by striking: "West Belmont Avenue at 2640 (alongside on North Washtenaw Avenue from West Belmont Avenue to the first alley north thereof)".

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

TRAFFIC LANE TOW-AWAY ZONES ESTABLISHED AND AMENDED ON PORTIONS OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which were referred (September 22, October 14, 26, November 16, 30, December 21, 1988, January 18, February 1, 16 and March 8, 1989) proposed ordinances to establish and amend traffic lane tow-away zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO,

Chairman.

On motion of Alderman Laurino, the said proposed substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

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

Establishment Of Traffic Lane Tow-Away Zones.

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 prohibitions along said routes:

Public Way

Limits And Time

West Berwyn Avenue (Both sides)

West Buckingham Place (South side)

East Chestnut Street (South side)

East Chicago Avenue (South side)

North Clark Street (East side) From North Sheridan Road east to the cul-de-sac -- at all times;

From a point 792 feet west of North Broadway property line to a point 25 feet thereof -- at all times;

From a point 330 feet east of North Michigan Avenue to a point 25 feet east thereof -- at all times;

From a point 210 feet east of North Michigan Avenue to a point 25 feet east thereof -- at all times;

From a point 110 feet north of West Huron Street to a point 60 feet north thereof -- at all times;

Public Way

South Cornell Avenue (West side)

East Delaware Place (North side)

East Delaware Place (South side)

West Deming Place (North side)

West Division Street (North side)

North Franklin Street (West side)

North Hamlin Avenue (West side)

North Hampden Court (West side)

West Huron Street (South side)

West Huron Street (North side) Limits And Time

From a point 145 feet south of East 67th Street to a point 25 feet south thereof -- at all times;

From a point 95 feet east of North Mies Van Der Rohe Way to a point 120 feet east thereof -- at all times;

From a point 42 feet east of North Mies Van Der Rohe Way to a point 46 feet east thereof -- at all times;

From a point 390 feet east of North Orchard Street to a point 16 feet east thereof -- at all times;

From a point 122 feet east of North Wells Street to a point 25 feet east thereof -- at all times;

From a point 10 feet north of West Chicago Avenue to a point 20 feet north thereof (800 North Franklin Street -- at all times;

From a point 265 feet north of West Grand Avenue to a point 35 feet north thereof -- at all times;

From a point 375 feet north of West Wrightwood Avenue to a point 25 feet thereof -- at all times;

From a point 20 feet east of North Clark Street to a point 145 feet east thereof-- at all times;

From a point 20 feet east of North Hudson Avenue to a point 25 feet thereof and West Huron Street (north side) from a point 80 feet east of North Hudson Avenue to a point 25 feet thereof -- at all times: Public Way

West Kemper Place (South side)

North Kenmore Avenue

North McClurg Court (Both sides)

East Ohio Street (North side)

West Ontario Street (North side)

West Ontario Street (South side)

East Ontario Street (South side)

West Rosemont Avenue (South side)

North Rush Street

North Wabash Avenue (East side) Limits And Time

From North Orchard Street to a point 125 feet east thereof -- 8:30 A.M. to 4:00 P.M. -- on all school days, except school buses;

From a point 10 feet south of West Fullerton Avenue to a point 25 feet south thereof and North Kenmore Avenue (east side) from a point 105 feet south of West Fullerton Avenue to a point 25 feet south thereof -- at all times;

From East Grand Avenue to West Illinois Street -- at all times;

From a point 60 feet west of North McClurg Court, to a point 40 feet west thereof -- at all times;

From a point 100 feet east of North Franklin Street, to a point 75 feet east thereof -- at all times;

From a point 135 feet east of North Franklin Street, to a point 60 feet east thereof -- 3:00 P.M. to 6:00 P.M. --Monday through Friday;

From a point 301 feet west of North Lake Shore Drive, to a point 50 feet west thereof -- at all times;

From North Sheridan Road to the first north/south alley west thereof - -8:00 A.M. to 4:30 P.M. -- school days;

From a point 30 feet south of East Chestnut Street, to a point 68 feet south thereof -- Monday through Saturday --7:00 A.M. to 6:00 P.M.;

From a point 20 feet north of East Pearson Street, to a point 33 feet north thereof -- Monday through Saturday --7:00 A.M. to 6:00 P.M.;

Public Way

North Sheridan Road (Both sides)

East Superior Street (North side)

East Walton Street

West Wisconsin Street (North side)

West 58th Place (Both sides) Limits And Time

From West Foster Avenue to West Bryn Mawr Avenue -- at all times;

From a point 207 feet east of North St. Clair Street, to a point 55 feet east thereof -- at all times;

From North Rush Street to North Mies Van Der Rohe Way -- at all times;

From North Sedgwick Street to a point 105 feet west thereof and from a point 160 feet west of North Sedgwick Street to North Hudson Avenue -- at all times;

From South Cicero Avenue to a point 500 feet east thereof -- at all times.

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

Amendment Of Traffic Lane Tow-Away Zone.

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

SECTION 1. Amend ordinance by striking: "North State Parkway, at 1400, at all times" and inserting: West Schiller Street (north side) from North State Parkway to a point 50 feet west thereof.

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

INSTALLATION OF "CLOSED TO TRAFFIC" SIGNS AT SPECIFIED LOCATIONS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which were referred (September 22, October 14 and November 16, 1988), proposed ordinances to establish close to traffic signs on portions of designated sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO,

Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Commissioner of Public Works is hereby authorized and directed to give consideration to close to traffic signs at the following locations:

Street

South Harding Avenue

First north/south alley east of

. . . .

West 27th Street

Limits

Between West 48th Street and West 49th Street -- 7:30 A.M. and 2:30 P.M., for school purposes (provided all provisions of Sections 27-419 and 27-420 of the city traffic regulations are fulfilled);

North McVicker Avenue between West 52nd Street and West 53rd Street --7:50 A.M. to 8:15 A.M. and also 2:00 P.M. to 2:25 P.M., on all school days for 1988 --1989 (provided all provisions of Sections 27-419 and 27-420 of the city traffic regulations are fulfilled);

Between South Drake Avenue and South Central Park Avenue, including the north/south alley in the subject area --8:00 A.M. to 8:30 A.M., 12:00 Noon to 1:00 P.M. and 3:00 P.M. to 3:30 P.M., on all school days (provided all provisions of Sections 27-419 and 27-420 of the city traffic regulations are fulfilled).

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

COMMISSIONER OF PUBLIC WORKS AUTHORIZED TO ERECT TRAFFIC WARNING SIGNS AND TRAFFIC CONTROL SIGNALS ON PORTIONS OF SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which were referred (November 18, 1987, February 25, March 30, April 13, June 8, July 13, 29, September 22, October 14, 26, November 16, 30, December 7, 14 and 21, 1988, January 18, February 1, 10 and 16, 1989)

proposed orders for traffic warning signs, begs leave to recommend that Your Honorable Body do *Pass* the substitute proposed order submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of Public Works be and he is authorized and directed to erect traffic warning signs on the following streets, of the types specified:

Street

Type Of Sign

West Agatite Avenue for North Lockwood Avenue

West Altgeld Street and

North Southport Avenue

West Archer Avenue and

South Meade Avenue

"One-Way Stop" sign;

"Four-Way Stop" sign;

"No Turn On Red -- 7:00 A.M. to 7:00 P.M.";

"Four-Way Stop" sign;

North Bell Avenue and

West Barry Avenue and North Leavitt Street

"All-Way Stop" sign;

5/10/89

Type Of Sign Street West Estes Avenue West Belle Plaine Avenue and "All-Way Stop" sign; North Hoyne Avenue "Stop" sign; Southwest corner of West Berteau Avenue at intersection of North Linder Avenue "Stop" sign; South Blackstone Avenue for East 74th Street South Blackstone Avenue for "All-Way Stop" sign; East 91st Street "Two-Way Stop" sign; West Bloomingdale Avenue at North Wood Street "Stop" sign; Stopping South Burnham Avenue for East 81st Street "Stop" sign; West Byron Street for North Odell Avenue

South Calhoun Avenue for East 108th Street

West Catalpa Avenue for North Ravenswood Avenue

West Carmen Avenue and North California Avenue

East/westbound traffic on South Central Park Avenue at the viaduct on West 58th Street

Westbound traffic on West Cornelia Avenue where it terminates at the intersection of North Albany Avenue

"One-Way Stop" sign; "One-Way Stop" sign;

Automatic traffic control signals;

"Stop" sign;

"Stop" sign;

REPORTS OF COMMITTEES

Street

West Cullerton Street and South Carpenter Street

West Dakin Avenue for North Meade Avenue

South Dorchester Avenue and East 74th Street

South Dorchester Avenue for East 89th Street

South Eberhart Avenue and East 100th Street

North/southbound traffic on South Emerald Avenue at intersection of West 104th Street

South Escanaba Avenue at East 96th Street

South Escanaba Avenue for East 80th Street

West Estes Avenue for North Oakley Avenue

South Fairfield Avenue at West 112th Street

South Fairfield Avenue for West 113th Street

North/southbound traffic on South Green Street at intersection of West 104th Street

South Homan Avenue for West 52nd Street Type Of Sign

"All-Way Stop" sign;

"One-Way Stop" sign;

"All-Way Stop" sign;

"Stop" sign;

"All-Way Stop" sign;

"Stop" sign;

"All-Way Stop" sign;

"Stop" sign;

"One-Way Stop" sign;

"One-Way Stop" sign;

"One-Way Stop" sign;

"Stop" sign;

"All-Way Stop" sign;

5/10/89

Street

North/southbound traffic on South Indiana Avenue at intersection of East 133rd Street

Northwest corner of North Janssen Avenue at intersection of West Roscoe Street

North Kedvale Avenue at intersection of West Eddy Street

South Kildare Avenue and West 50th Street

South Kimbark Avenue and East 53rd Street

South Kolin Avenue for West 52nd Street

North/southbound traffic on North Lakewood Avenue at intersection of West Belden Avenue

West Leland Avenue for North Kasson Avenue

North Lotus Avenue for West Wellington Avenue

North/southbound traffic on South Lowe Avenue at intersection of West 124th Street

North/southbound traffic on North Magnolia Avenue at intersection of West Dickens Avenue

North Magnolia Avenue for West Victoria Street

Type Of Sign

"Stop" sign;

"Stop" sign;

"Stop" sign;

"All-Way Stop" sign;

"All-Way Stop" sign; .

"Stop" sign;

"Four-Way Stop" sign;

"Stop" sign; "Stop" sign;

"Stop" sign;

"Two-Way Stop" sign;

REPORTS OF COMMITTEES

Street

South Maplewood Avenue for West-104th Street .

North Marmora Avenue for West Ardmore Avenue

North Mason Avenue and West Arthington Street

North Mason Avenue at intersection of West Berteau Avenue

South May Street and West 53rd Street

North/southbound traffic on South Michigan Avenue at intersection of West 105th Street

North Mont Clare Avenue and West Summerdale Avenue

North Moody Avenue and West Wabansia Avenue

North/southbound traffic on North Mulligan Avenue at intersection of West Strong Street

North Neva Avenue for West Wrightwood Avenue

North Nordica Avenue for West Barry Avenue

North Octavia Avenue for West Wellington Avenue

North Oketo Avenue and West Pratt Avenue

South Parnell Avenue and West 29th Street

South Perry Avenue and West 123rd Street Type Of Sign

"All-Way Stop" sign;

"One-Way Stop" sign;

"All-Way Stop" sign;

"Stop" sign;

"All-Way Stop" sign;

"Stop" sign;

"All-Way Stop" sign;

"All-Way Stop" sign;

"Stop" sign;

"One-Way Stop" sign;

"Two-Way Stop" sign;

"One-Way Stop" sign;

"Three-Way Stop" sign;

"All-Way Stop" sign;

"All-Way Stop" sign;

Street

886

South Princeton Avenue and West 26th Street

West Roscoe Street at intersection of North Lockwood Avenue

North Richmond Street for West Walton Street

North/southbound traffic on North Sacramento Avenue at intersection of West Cornelia Avenue

North Sayre Avenue and West George Street

West Schubert Avenue and North Fairfield Avenue

North Southport Avenue and West Altgeld Street

North Spaulding Avenue for West Berwyn Avenue

South Stewart Avenue at the intersection of West 80th Street

West Talcott Avenue and North Sayre Avenue, stopping westbound traffic

North Troy Street and West Wellington Avenue

North/southbound traffic on South Vernon Avenue at intersection of East 104th Street

North/southbound traffic on South Vernon Avenue at intersection of East 108th Street[.]

Type Of Sign

"All-Way Stop" sign;

"All-Way Stop" sign; "One-Way Stop" sign;

"Stop" sign;

"All-Way Stop" sign;

"Three-Way Stop" sign; "All-Way Stop" sign;

"One-Way Stop" sign;

"Stop" sign; "One-Way Stop" sign;

"Stop" sign;

"Stop" sign;

"Stop" sign;

5/10/89

REPORTS OF COMMITTEES

Street

South Wabash Avenue at intersection of East 72nd Street

Westbound traffic on West Wellington Avenue at intersection of North Troy Street

West Wellington Avenue and North Oak Park Avenue

North Whipple Street and West Cornelia Avenue

South Whipple Street at intersection of West Fillmore Street

West Wrightwood Avenue and North Neva Avenue

West Wrightwood Avenue at intersection of North Linder Avenue

West 20th Place for South May Street

West 24th Place for South Kedvale Avenue

East 49th Street and South Champlain Avenue

West 50th Street for South Artesian Avenue

West 53rd Street for South Kilbourn Avenue

West 56th Street and South Kildare Avenue

West 60th Street for South Keating Avenue Type Of Sign

"Stop" sign;

"Stop" sign;

Automatic traffic control signals;

"All-Way Stop" sign,

"Stop" sign;

"Three-Way Stop" sign;

"All-Way Stop" sign;

"One-Way Stop" sign;

"Stop" sign;

"Four-Way Stop" sign;

"All-Way Stop" sign;

"Two-Way Stop" sign;

"All-Way Stop" sign;

"All-Way Stop" sign;

5/10/89

Street

West 63rd Place and South Latrobe Avenue

East/westbound traffic on West 72nd Street at intersection of South Campbell Avenue

West 72nd Street for South Fairfield Avenue

East/westbound traffic on East 80th Street at intersection of South Bennett Avenue

East 87th Street and South Colfax Avenue

East/westbound traffic on East 88th Street at intersection of South Bennett Avenue

East 88th Street for South Clyde Avenue

East/westbound traffic on East 88th Street and South Eberhart Avenue

West 89th Street and South Union Avenue

East/westbound traffic on East 90th Street at intersection of South Harper Avenue

East 92nd Street and South Jeffery Avenue

East/westbound on East 92nd Place at intersection of South Langley Avenue

East 96th Street for South Greenwood Avenue Type Of Sign

"All-Way Stop" sign;

"Stop" sign;

"Stop" sign;

"Stop" sign;

Automatic traffic control signals;

"Stop" sign;

"Stop" sign;

"Stop" sign;

"All-Way Stop" sign;

"Stop" sign;

"All-Way Stop" sign;

"Stop" sign;

"Two-Way Stop" sign;

888

REPORTS OF COMMITTEES

Street

East 98th Street for South University Avenue

East 101st Street for South Eberhart Avenue

East 104th Street for South Avenue J

East 105th Street for South Avenue O

East/westbound traffic on East 107th Street at intersection of South Eberhart Avenue

East/westbound traffic on East 107th Street at intersection of South Edbrooke Avenue

West 107th Place for South Aberdeen Street

East 110th Street and South Ewing Avenue

West 112th Street and South Union Avenue

East/westbound traffic on West 123rd Street at intersection of South Perry Avenue

East 121st Street for South Langley Avenue —

East/westbound traffic on East 134th Street at intersection of South Vernon Avenue Type Of Sign

"Stop" sign;

"Three-Way Stop" sign; "Stop" sign;

"All-Way Stop" sign;

"Stop" sign;-

"Stop" sign;

"Three-Way Stop" sign;

"Four-Way Stop" sign;

"Stop" sign;

"Stop" sign;

"Two-Way Stop" sign;

"Stop" sign.

PROVISION FOR "SLOW, CHILDREN PLAYING" AREA AT SPECIFIED LOCATION.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (September 9, 1987 and February 10, 1988) a proposed ordinance for "Slow, Children Playing" area on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO,

Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to Section 27-415 of the Municipal Code of Chicago, the Commissioner of Public Works is hereby authorized and directed to establish "Slow, Children Playing" area as follows: Street

Distance

West 102nd Street

Between South Longwood Drive and South Seeley Avenue.

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

WEIGHT LIMITATIONS ESTABLISHED ON PORTIONS OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which were referred (December 21, 1988 and February 1, 1989) proposed ordinances to limit the weight of trucks and commercial vehicles on portions of designated streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. 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

South Claremont Avenue

Limits And Maximum Load

From West 56th Street to West 59th Street -- 5 tons:

West Cullom Avenue

4800 and 4900 blocks, between North Cicero Avenue and North Milwaukee Avenue -- 5 tons.

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

Failed To Pass -- VARIOUS TRAFFIC REGULATIONS, TRAFFIC SIGNS, ET CETERA.

(Adverse Committee Recommendations).

The Committee on Traffic Control and Safety submitted a report recommending that the City Council do not pass sundry proposed ordinances and proposed orders (transmitted with said committee report) relating to traffic regulations, traffic signs, et cetera. Alderman Laurino moved to Concur In the committee's recommendations. 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 recommendation?" 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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

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

The committee report listing said ordinances and orders which failed to pass reads as follows:

CHICAGO, May 10, 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 (November 24, 1986, April 1, 1987, June 24, 1987, July 15, 1987, September 9 and 23, 1987, October 15, 1987, December 9, 1987, February 10, 1988, March 30, 1988, April 13, 20 and 27, 1988, May 11 and 25, 1988, July 13 and 29, 1988, September 22, 1988, October 14 and 26, 1988, November 16 and 30, 1988, December 7, 14 and 21, 1988 and January 18, 1989, February 1 and 16, 1989 and March 8, 1989) concerning traffic regulations and traffic signs, et cetera as follows:

Parking Prohibited At All Times:

South Blackstone AvenueAt 7444;South Chicago AvenueAt 7925;South Cottage Grove AvenueAt 4524, between 4500 and 4600 blocks of
South Cottage Grove Avenue;South Cottage Grove AvenueAt 7427;West Grace StreetAt 5616;

5/10/89

•	
West Grace Street	At 5622;
North Kedzie Avenue	At 2225;
South Oakley Avenue (Both sides)	Between West 47th Place and West 48th Street;
South Saginaw Avenue	At 9350;
South Wabash Avenue	At 9529;
South Wallace Street	At 4525;
West 21st Street	At 1543;
West 63rd Place	At 5531;
West 63rd Street	At 1408;
West 68th Street	At 1020;

Parking Prohibited During Specified Hours:

South Damen Avenue At 4722 -- 8:00 A.M. to 2:00 P.M. ----Monday through Saturday.

Parking Limited:

North Damen Avenue At 736 -- 748. (West side)

Loading Zones:

North California Avenue	At 1816;
North Franklin Street	At 750;
West Fullerton Avenue	At 2516;
West Fullerton Avenue	At 3440 3442;
South Halsted Street	At 5730;

REPORTS OF COMMITTEES

West Irving Park Road

North Michigan, Avenue

North North Park Avenue

East Van Buren Street

North Wells Street (East side)

West 35th Street (East side)

. West 59th Street

Residential Permit Parking:

North Kenneth Avenue (Both sides)

West 83rd Street (Both sides)

Miscellaneous Signs:

Southeast corner of South Evans Avenue and East 93rd Street

1837 West Grand Avenue

East 79th Street and South Wabash Avenue

Parking Meters:

West Margate Terrace and North Marine Drive (in the cul-de-sac).

At 7235;

At 410;

At 1601;

At 18;

Between West Division Street and West Goethe Street;

Corner of South Wolcott Avenue from West 35th Street to 100 feet south thereof;

At 2318.

4800 block;

3700 block.

"Do Not Enter" signs;

Caution light and crosswalk signals;

"Slow -- School Crossing" signs.

5/10/89

Service Drive And/Or Diagonal Parking:

West Dickens Avenue (East side) From a point 60 feet from the main entrance to a point 72 feet east thereof -service drive and diagonal parking.

Single Direction:

North Claremont Avenue

West Concord Place

South Lockwood Avenue

South Lockwood Avenue

. . · · ·

West Wolfram Street

At the entrance

At the entrance

Through Traffic Prohibited Signs:

At the entrance

At the entrance

4100 block -- northerly (previously passed February 16, 1989);

Between North Leavitt Street and North Milwaukee Avenue -- easterly;

From South Archer Avenue to West 55th Street -- northerly:

From the first alley south of South Archer Avenue to West 55th Street -northerly;

North Mildred Street to North Sheffield Avenue -- westerly;

Of the alley on West 87th Place between South Paulina Street and South Marshfield Avenue -- easterly (previously passed February 10, 1988);

Of the alley on West 88th Street between South Paulina Street and South Marshfield Avenue -- southerly (previously passed February 10, 1988).

To the north-south alley bounded by North Ashland Avenue, North Bosworth Avenue, West Howard Street and North Jonquil Terrace;

To the north-south alley between South Merrimac Avenue and South Mobile Avenue from Archer Avenue to West 55th Street. Tow-Away Zone Signs:

West Belmont Avenue

At 812;

West 49th Street and South Cornell Avenue In front of the garage doors of Newport Condominium.

Traffic Warning Signs And Signals:

(February 1, 1989) "Stop" signs -- for north and southbound traffic on South California Avenue at the intersection of West 26th Street;

(January 18, 1989) "All-Way Stop" signs -- at the intersection of North Central Avenue and West Dowagiac Avenue;

(February 1, 1989) Automatic traffic control signals -- North Clark Street and West Berwyn Avenue;

(February 1, 1989) "Stop" signs -- stopping north and southbound traffic on North Clark Street at the intersection of West Berwyn Avenue;

(October 14, 1988) "Stop" signs -- on South Dorchester Avenue (one-way street/southerly) at the intersection of East 74th Street;

(January 18, 1989) "Stop" signs -- stopping north-southbound traffic at the intersection of East 74th Street;

(February 16, 1989) "No Turn On Red -- At All Times" signs -- at the intersection of West Fullerton Avenue and North California Avenue;

(December 14, 1988) "Stop" signs -- stopping east and westbound traffic on West George Street at the intersection of North Newland Avenue;

(January 18, 1989) "Stop" signs -- for north and southbound traffic on South Kolin Avenue at the intersection of West 52nd Street;

(November 30, 1988) "All-Way Stop" signs -- North Lincoln Avenue at the intersection of West Belle Plaine Avenue;

(September 22, 1988) "Stop" signs -- for north and southbound traffic on South Luella Avenue at the intersection of East 88th Street (passed November 16, 1988, page 19300);

(July 15, 1987) Left-turn signal -- East Marquette Avenue and South Jeffery Avenue;

(January 18, 1989) "Stop" signs -- South Paulina Street at the intersection of West 88th Street;

(October 26, 1988) Automatic traffic control signals -- at the intersection of West Polk Street and South Oakley Avenue;

(July 13, 1988) "All-Way Stop" signs -- at West 19th Street and South Carpenter Street (passed September 22, 1988, page 17836);

(July 13, 1988) "All-Way Stop" signs -- at West 21st Street and South May Street (passed September 22, 1988, page 17839);

(July 13, 1988) "All-Way Stop" signs -- at West 21st Street and South Carpenter Street (passed June 22, 1988, page 14708);

(October 14, 1988) "All-Way Stop" signs -- at West 26th Street and South Princeton Avenue;

(February 16, 1989) "All-Way Stop" signs -- East 43rd Street at the intersection of South St. Lawrence Avenue;

(September 22, 1988) "Stop" signs -- for 62nd Place and South Lawndale Avenue, stopping South Lawndale Avenue.

Weight Limitations Signs:

South Eberhart Avenue

From East 100th Street to East 103rd Street, weight limit -- 5 tons (passed November 15, 1961, page 5768).

Amend Parking Prohibited At All Times:

Removal of existing no parking signs at the curve located at East 51st Street and South Lake Shore Drive.

Amend Single Direction:

Amend ordinance passed September 22, 1988, page 17805, related to North Tripp Avenue, from the first alley north of West Lawrence Avenue to West Foster Avenue by striking: "from the first alley north -- southerly".

898

Amend Parking Meters:

Removal of two parking meters at 18 East Van Buren Street.

These non-recommendations were concurred in by all members of the committee present, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

Re-Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 30 BY ADDING NEW SECTIONS 30-23 THROUGH 30-25 TO CLARIFY PROCEDURES FOR DESIGNATION OF HONORARY STREET NAME SIGNS.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council re-refer to the Committee on Streets and Alleys a proposed ordinance to amend Municipal Code Chapter 30 by adding new Sections 30-23 through 30-25 to clarify regulations for designating honorary street name signs.

On motion of Alderman Laurino, the committee's recommendation was Concurred In and the said proposed ordinance was Re-Referred to the Committee on Streets and Alleys.

Re-Referred -- PORTION OF SOUTH STONY ISLAND AVENUE TO BE GIVEN HONORARY NAME OF "HONORABLE ELIJAH MUHAMMED DRIVE".

The Committee on Traffic Control and Safety submitted a report recommending that the City Council re-refer to the Committee on Streets and Alleys a proposed ordinance to assign the honorary street name of Honorable Elijah Muhammed Drive" to that portion of South Stony Island Avenue from East 56th Street to East 129th Street.

On motion of Alderman Laurino, the committee's recommendation was Concurred In and the said proposed ordinance was Re-Referred to the Committee on Streets and Alleys.

Re-Referred -- CLOSE TO TRAFFIC PORTION OF NORTH AUSTIN AVENUE FOR GRADUATION EXERCISES.

The Committee on Traffic Control and Safety submitted a report recommending that the City Council re-refer to the Committee on Beautification and Recreation a proposed order to close to vehicular traffic that portion of North Austin Avenue between West Cornelia Avenue and West Roscoe Street for graduation exercises.

On motion of Alderman Laurino, the committee's recommendation was Concurred .In and the said proposed order was Re-Referred to the Committee on Beautification and Recreation.

COMMITTEE ON ZONING.

APPOINTMENT OF MR. DAVID R. MOSENA AS COMMISSIONER OF PLANNING, CITY AND COMMUNITY DEVELOPMENT.

The Committee on Zoning submitted the following report:

CHICAGO, May 10, 1989.

To the President and Members of the City Council:

Your Committee on Zoning, having had under consideration a communication signed by The Honorable Richard M. Daley, Mayor, under date of April 26, 1989, appointing David R. Mosena as Commissioner of Planning, City and Community Development, begs leave to recommend that Your Honorable Body do *Approve* the said recommendation, which is transmitted herewith. This communication was heard in committee on May 9, 1989 and the recommendation of do approve was concurred in by the respective members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS, Chairman.

On motion of Alderman Banks, seconded by Aldermen Davis and Natarus, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. David R. Mosena as Commissioner of Planning, City and Community Development was *Approved* by yeas and nays as follows:

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

Nays -- None.

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

JOINT COMMITTEE

COMMITTEE ON FINANCE.

COMMITTEE ON COMMITTEES, RULES AND ETHICS.

AMENDMENT OF MUNICIPAL CODE CHAPTERS 25, 26, 26.2 AND 26.3 CONCERNING GOVERNMENTAL ETHICS.

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, May 10, 1989.

To the President and Members of the City Council:

Your Joint Committee on Finance and Committee on Committees, Rules and Ethics, having had under consideration an ordinance amending Chapters 25, 26, 26.2 and 26.3 of the Municipal Code of Chicago concerning governmental ethics, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed substitute ordinance, as amended.

This recommendation was concurred in by a viva voce vote of the members of the joint committee, with no dissenting vote.

Respectfully submitted,

(Signed)

) EDWARD M. BURKE, Chairman, Committee on Finance.

(Signed) RICHARD F. MELL,

Chairman, Committee on Committees, Rules and Ethics.

Said proposed substitute ordinance, as amended, transmitted with the foregoing committee report, reads as follows:

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

SECTION 1. Section 26.2-1 of the Municipal Code is hereby amended by deleting the language in brackets and inserting the language in italics as follows, and by inserting in proper numerical sequence new subsections (s), (t), (u) and (w) as follows:

(g) "Doing business" means any one or any combination of sales, purchases, leases, or contracts to, from, or with the City or any City agency in an amount in excess of [\$5,000] \$10,000 in any twelve consecutive months.

[(s)] (v)

(s) "Political activity" means:

(1) Serving as an officer of a political party, of a political club, or of an organization relating to a campaign for elected office ("organization"); as a member of a national, state or local committee of a political party, club or organization; as an officer or

member of a committee of a political party, club or organization; or being a candidate for any of these positions;

(2) Organizing or reorganizing a political party, club or organization;

(3) Directly or indirectly soliciting, receiving, collecting, handling, disbursing, or accounting for assessments, contributions, or other funds for any political party, political fund, candidate for elected office, candidate for political party office, or any committee thereof or committee which contributes to any of the foregoing;

(4) Organizing, selling tickets to, promoting, or actively participating in a fundraising activity of a public office holder, candidate in an election or political party, political club or an organization;

(5) Taking an active part in managing the political campaign of a candidate for public office in an election or a candidate for political party office;

(6) Becoming a candidate for, or campaigning for, an elective public office in an election;

(7) Soliciting votes in support of or in opposition to a candidate for public office in an election or a candidate for political party office;

(8) Acting as recorder, watcher, challenger or similar officer at the polls on behalf of a political party or a candidate in an election;

(9) Driving voters to the polls on behalf of a political party or a candidate in an election;

(10) Endorsing or opposing a candidate for public office in an election or a candidate for political party office in a political advertisement, a broadcast, campaign literature, or similar material, or distributing such material;

(11) Serving as a delegate, alternate, or proxy to a political party convention;

(12) Addressing a convention, caucus, rally, or similar gathering in support of or in opposition to a candidate for public office or political party office;

(13) Initiating or circulating a nominating petition for elective office;

(14) Soliciting, collecting, or receiving a political contribution or a contribution for any political party, political fund, candidate for elected office, candidate for political party office, or any committee thereof or committee which contributes to any of the foregoing; or

(15) Paying or making a political contribution or a contribution for any political party, political fund, candidate for elected office, candidate for political party office, any committee thereof or committee which contributes to any of the foregoing.

5/10/89

(t) "Political contribution" means any gift, subscription, loan, advance, deposit of money, allotment of money, or anything of value given or transferred by one person to another, including in cash, by check, by draft, through a payroll deduction or allotment plan, by pledge or promise, whether or not enforceable, or otherwise, for purposes of influencing in any way the outcome of any election. For the purposes of this definition, a political contribution does not include:

- (1) a loan made at a market rate by a lender in his or her ordinary course of business;
- (2) the use of real or personal property and the cost of invitations, food, and beverages, voluntarily provided by an individual in rendering voluntary personal services on the individual's residential premises for candidaterelated activities; provided the value of the service provided does not exceed an aggregate of \$150 in a reporting period as defined in Article 9 of the Illinois Election Code;
 - the sale of any food or beverage by a vendor for use in a candidate's campaign at a charge less than the normal comparable charge, if such charge for use in a candidate's campaign is at least equal to the cost of such food or beverage to the vendor.

(u) "Political fundraising committee" means any fund, organization, political action committee or other entity that, for purposes of influencing in any way the outcome of any ⁻ election, receives or expends money or anything of value or transfers money or anything of value to any other fund, political party, candidate, organization, political action committee, or other entity.

(w) "Seeking to do business". A person is seeking to do business with the City if he (a) has taken any action within the past 6 months to obtain a contract or business from the City which, if such action were successful, would result in the person doing business with the City; and (b) the contract or business sought has not been awarded to any person.

SECTION 2. Section 26.2-14 of the Municipal Code is hereby amended by deleting the language in brackets and inserting the language in italics as follows:

26.2-14. Solicitation or acceptance of political contributions and membership on political fundraising committees.

(a) No official or employee shall compel, coerce or intimidate any City official or employee to make, [or] refrain from making or solicit any political contribution. Nothing in this section shall be construed to prevent any official or employee from voluntarily making or soliciting an otherwise permissible [a] contribution or from

(3)

receiving an otherwise permissible [a] voluntary contribution, except as set forth in this section or in Sections 26.2-32, 26-30 and 25-42 of the Municipal Code.

(b) No non-elected City employee or official shall knowingly solicit or accept any political contribution from a person doing business or seeking to do business with the City. Notwithstanding the foregoing, a non-elected City employee or official who is a candidate for public office may solicit or accept political contributions on behalf of his or her own candidacy from a person doing business or seeking to do business with the City, subject to the same restrictions as are applicable to elected City officials.

(c) No person with contract management authority shall serve on any political fundraising committee.

SECTION 3. Chapter 26.2 of the Municipal Code is hereby amended by renumbering Sections 26.2-32 through 26.2-48, respectively, as 26.2-33 through 26.2-49, respectively, and inserting in proper numerical sequence the following new Section 26.2-32 in italics as follows:

26.2-32. Political activities of Board members and certain employees. Members of the Board and all employees of the Board shall not engage in any political activity, as defined in Chapter 26.2-1 of the Municipal Code of Chicago, as amended.

SECTION 4. Section 26.3-1 of the Municipal Code is hereby amended by striking the language in brackets and inserting the language in italics as follows:

(d) "Contribution" means a political contribution as defined in [Article 9 of the Illinois Election Code] Chapter 26.2 of the Municipal Code of Chicago, as amended.

(k) "Seeking to do business" means seeking to do business as defined in Chapter 26.2 of the Municipal Code of Chicago, as amended.

SECTION 5. Section 26.3-4 of the Municipal Code is hereby amended by striking the language in brackets and inserting the language in italics as follows:

26.3-4. (a) [No person who has had a financial interest in or has been awarded any City contract within the preceding four years] No person who has done business with the city within the preceding four reporting years or is seeking to do business with the City shall make contributions in any aggregate amount exceeding \$1,500 (i) to any candidate for City office during a single candidacy; or (ii) to an elected official of the government of the City during any calendar year of his term; or to any official or employee of the City who is seeking election to any other office. For purposes of this section, (i) candidacy in primary and general elections shall be considered separate and distinct candidacies; and (ii) all contributions to a candidate's authorized political committees shall be considered contributions to the candidate. The combined effect of these provisions is intended to permit total contributions up to but not exceeding \$3,000 in a [calendar] *reporting* year in which a candidacy occurs. A reporting year is from July 1 to June 30. The first filing date will be July 30, 1988, and annually thereafter.

(b) For purposes of subsection (a) above, an entity and its subsidiaries, parent company or otherwise affiliated companies, and any of their employees, officers, directors and partners who make a political contribution for which they are reimbursed by the entity or its affiliates shall be considered a single person. However, nothing in this provision shall be construed to prohibit such an employee, officer, director or partner from making a political contribution for which he is not reimbursed by a person with whom he or she is affiliated, even if that person has made the maximum contribution allowed under subsection (a).

(c) For purposes of subsection (a) above, a contribution to (i) any political fundraising committee of a candidate or elected official, or (ii) any political fundraising committee which, during the calendar year in which the contribution is to be made, has itself made contributions or given financial support in excess of 50% of that committee's total receipts for the reporting year to a particular candidate, elected official, or the authorized fundraising committee of that candidate or elected official, shall be considered a contribution to that candidate or elected official.

SECTION 6. Chapter 26 of the Municipal Code is hereby amended by adding the following new Section 26-30:

26-30. Political Activity. Neither the Purchasing Agent nor any member of the Commission on Human Relations nor any employee of the Department of Purchases, Contracts and Supplies, the Department of Revenue, the Building Board of Appeals, or of the Commission on Human Relations shall engage in any political activity as defined in Chapter 26.2 of the Municipal Code of Chicago, as amended.

SECTION 7. Section 25-42 of the Municipal Code is hereby amended by inserting the language as follows:

Neither the Board of Municipal Investigation, the executive director of the Office of Municipal Investigation, nor any employee of the Office of Municipal Investigation shall engage in any political activity as defined in Chapter 26.2 of the Municipal Code of Chicago, as amended.

SECTION 8. This ordinance shall be effective upon passage and publication.

Alderman Bloom moved to amend the foregoing proposed substitute ordinance, as follows:

"I move to amend Section 1 of the substitute ordinance by inserting the italic language in subsection (p) of Section 26.2-1 of the Municipal Code in its proper numerical sequence:

(p) 'Official' means any person holding any elected office of the City or any appointed, non-employee member or member of any City agency, including any person engaged by the City to perform professional services whose employer is reimbursed in full or in part for such professional services."

Alderman Bloom then moved to *Refer* the foregoing proposed amendment to the Committee on Finance. The motion *Prevailed* by a viva voce vote.

Thereupon, on motion of Alderman Burke, the foregoing proposed substitute ordinance was *Passed* by yeas and nays as follows:

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

Nays -- None.

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

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:

Aldermen

Location, Distance And Time

North Dearborn Street (east side) from a point 100 feet south of the south building line of West Wacker Drive to a point 9 feet south thereof -- at all times -- no exceptions;

West Washington Boulevard (south side) from a point 20 feet east of North Morgan Street to a point 70 feet east thereof --6:00 A.M. to 7:00 P.M. -- Monday through Saturday;

South Commercial Avenue, at 9541, for approximately 50 feet -- 8:00 A.M. to 8:00 P.M. -- no exceptions;

West Cermak Road, at 4548 -- 7:00 A.M. to 4:30 P.M. -- Monday through Saturday;

West Fullerton Avenue, at 5236 -- 8:00 A.M. to 7:00 P.M. -- no exceptions;

North Lakewood Avenue, at 2804, from a point 60 feet north of West Diversey Parkway, to a point 30 feet north thereof -- at all times -- daily.

ROTI (1st Ward)

VRDOLYAK (10th Ward)

- '

HENRY (24th Ward)

.

HAGOPIAN (30th Ward)

HANSEN (44th Ward)

Referred -- ESTABLISHMENT OF ADDITIONAL TIME RESTRICTION FOR LOADING ZONE AT 325 WEST OHIO STREET.

Alderman Natarus (42nd Ward) presented a proposed ordinance to amend an ordinance passed by the City Council by adding the hours "6:00 P.M. to 7:00 A.M." to the existing hours of 9:30 A.M. to 4:00 P.M. for the loading zone at 325 West Ohio Street, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF ONE-WAY TRAFFIC RESTRICTIONS ON SPECIFIED PUBLIC WAYS.

The aldermen named below presented proposed ordinance and orders to restrict the movement of vehicular traffic to a single direction in each case on specified public ways, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Public Wav

Alderman

HUELS (11th Ward)

LANGFORD (16th Ward)

SHEAHAN (19th Ward)

South Lock Street, from South Archer Avenue to the first viaduct north thereof -- northerly;

South Short Street, from West Fuller . Street to South Hillock Street -northerly;

West 58th Street, between South Morgan Street and South Halsted Street -easterly;

South Francisco Avenue, from West 102nd Place to West 103rd Street -southerly.

5/10/89

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED ONE-WAY TRAFFIC RESTRICTION ON PORTION OF SOUTH RHODES AVENUE.

Alderman Shaw (9th Ward) presented a proposed ordinance which would amend an ordinance passed February 26, 1986 (Council Journal page 28164) by striking the words "South Rhodes Avenue, from East 103rd Street to East 107th Street -- southerly", relative to the one-way traffic restriction on a portion of South Rhodes Avenue and by inserting in lieu thereof "South Rhodes Avenue, from East 104th Street to East 107th Street", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED ONE-WAY TRAFFIC RESTRICTION ON PORTION OF NORTH SAWYER AVENUE.

Alderman Figueroa (31st Ward) presented a proposed ordinance which would amend a previously passed ordinance by striking the words "North Sawyer Avenue, from West Altgeld Street to West Fullerton Avenue -- southerly", relative to the one-way traffic restriction on a portion of North Sawyer Avenue and inserting in lieu thereof "North Sawyer Avenue, from West Fullerton Avenue to the first westbound alley north of West Fullerton Avenue -- southerly", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- DISCONTINUANCE OF ONE-WAY TRAFFIC RESTRICTION ON PORTION OF NORTH KEDZIE AVENUE.

Alderman Figueroa (31st Ward) presented a proposed ordinance which would amend a previously passed ordinance-by discontinuing the one-way traffic restriction at the first north/south alley west of North Kedzie Avenue, from West Fullerton Avenue to West Altgeld Street, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- DISCONTINUANCE OF ONE-WAY TRAFFIC RESTRICTION ON PORTION OF SOUTH THROOP STREET

Alderman Huels (11th Ward) presented a proposed order to amend a previously passed order by discontinuing the one-way traffic restriction on South Throop Street, from West 51st Street to the first alley north thereof, which was *Referred to the Committee on Traffic Control and Safety.*

Referred -- EXTENSION OF PARKING METER AREA NUMBER 497 TO INCLUDE PORTION OF NORTH ROCKWELL STREET.

Alderman O'Connor (40th Ward) presented a proposed order to extend Parking Meter Area Number 497 located at North Lincoln, West Lawrence and North Western Avenues by including North Rockwell Street between West Leland Avenue and West Eastwood Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF DIAGONAL PARKING ON PORTION OF NORTH ALBANY AVENUE.

Alderman Butler (27th Ward) presented a proposed order for the establishment of diagonal parking on North Albany Avenue, from West Huron Street to West Chicago Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- LIMITATION OF PARKING DURING SPECIFIED HOURS AT DESIGNATED LOCATIONS.

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

5/10/89

SHEAHAN (19th Ward) through Friday; GARCIA (22nd Ward)

KRYSTYNIAK (23rd Ward)

LEVAR (45th Ward)

Location, Distance And Time

South Kedzie Avenue, at 10457 -- one hour -- Monday through Friday;

West 110th Place (north side) from South Western Avenue to South Oakley Avenue -- no parking during school hours -- 8:00 A.M. to 4:00 P.M. -- Monday

West 31st Street (south side) from South Keeler Avenue to a point 50 feet east thereof and from West 31st Street to the first alley south thereof -- two hours -- at all times -- daily;

South Newcastle Avenue (both sides) from West Archer Avenue to the first alley north thereof -- one hour -- 9:00 A.M. to 12:00 Midnight -- no exceptions;

North Milwaukee Avenue, at 5901 --5909, for approximately 125 feet -- two hours -- 10:00 A.M. to 10:00 P.M. -- no exceptions.

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

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

Alderman

913

Alderman

ROTI (1st Ward)

TILLMAN (3rd Ward)

SHAW (9th Ward)

VRDOLYAK (10th Ward)

HUELS (11th Ward)

FARY (12th Ward)

STREETER (17th Ward)

Location And Distance

South Federal Street (east side) from a point 85 feet south of West 16th Street, to a point 40 feet west thereof;

South Federal Street (west side) from a point 85 feet south of West 16th Street, to a point 42 feet south thereof;

South Throop Street, at 209 (except for handicapped):

South Lafayette Avenue, at 6062 (except for handicapped);

South Wells Street, at 5416 (except for handicapped);

East 104th Place, at 573 (except for handicapped);

South Exchange Avenue, at 9947 (except for handicapped);

South Saginaw Avenue, at 12732 (except for handicapped);

West 46th Place, at 536, for approximately 25 feet (except for handicapped);

West Pershing Road, at 2524 (driveway);

South Carpenter Street, at 8016 (except for handicapped);

South Morgan Street, at 7242 (except for handicapped);

SHEAHAN (19th Ward)

JONES (20th Ward)

GARCIA (22nd Ward)

.

HENRY (24th Ward)

BUTLER (27th Ward)

DAVIS (29th Ward)

.....

FIGUEROA (31st Ward)

BANKS (36th Ward)

Location And Distance

West 110th Place, at 2515 (except for handicapped);

South Indiana Avenue, at 7019 (except for handicapped);

South Kenneth Avenue, at 3022 (except for handicapped);

South Kolin Avenue, at 2734 (except for handicapped);

South Spaulding Avenue, at 2538 (except for handicapped);

South Hamlin Avenue, at 1633 (except for handicapped);

West Polk Street, at 3540 (except for handicapped);

West Flournoy Street, at 2905 (except for handicapped);

West Lexington Street, at 2904 (except for handicapped);

North Austin Boulevard, at 1121 (except for handicapped);

West Kamerling Avenue, at 5406 (except for handicapped);

West Le Moyne Street, at 3542 (except for handicapped);

North Lotus Avenue, at 3053 (except for handicapped);

NEW BUSINESS PRESENTED BY ALDERMEN

Alderman

5/10/89

GILES (37th Ward)

PUCINSKI (41st Ward)

NATARUS (42nd Ward)

LEVAR (45th Ward)

SHILLER (46th Ward)

SCHULTER (47th Ward)

STONE for SCHULTER (47th Ward)

Location And Distance

North Marmora Avenue, at 3012 (except for handicapped);

North Plainfield Avenue, at 3643 (except for handicapped);

North Lotus Avenue, at 739 (except for handicapped);

North Newburg Avenue, at 6061 (except for handicapped);

North North Branch Street, at 1200. (across from and at either side of driveway);

West Huron Street (south side) in rear of 536 West Erie Street;

North Meade Avenue, at 5711 (except for handicapped);

West Windsor Avenue, at 5517 (except for handicapped);

West Bittersweet Place, at 732;

North Hermitage Avenue, at 3934 (except for handicapped);

North Paulina Street, at 4110 (except for handicapped);

North Bell Avenue, at 4225 (except for handicapped);

Location And Distance

STONE (50th Ward)

West Estes Avenue, at 2830 (except for handicapped).

Referred -- PROHIBITION OF PARKING DURING SPECIFIED HOURS ON PORTION OF SOUTH LOOMIS STREET.

Alderman Huels (11th Ward) presented a proposed ordinance to prohibit the parking of vehicles on the west side of South Loomis Street, from South Archer Avenue to the viaduct north thereof, from 3:00 P.M. to 7:00 P.M. on Monday through Friday, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION ON PORTION OF NORTH NORDICA AVENUE.

Alderman Pucinski (41st Ward) presented a proposed ordinance which would amend an ordinance passed on December 12, 1988 (Council Journal page 21512) by striking the words "North Nordica Avenue (west side) between West Higgins Avenue and the first alley south thereof -- 7:00 A.M. to 9:00 A.M. -- Monday through Friday", relative to the parking prohibition on a portion of North Nordica Avenue and inserting in lieu thereof "North Nordica Avenue (west side) between West Higgins Avenue and the first alley south thereof -- one hour parking -- Monday through Saturday -- 9:00 A.M. to 6:00 P.M.", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- DISCONTINUANCE OF PARKING PROHIBITION ON PORTION OF WEST AUGUSTA BOULEVARD.

Alderman Butler (27th Ward) presented a proposed ordinance which would amend a previously passed ordinance by discontinuing the parking prohibition on the south side of 3200 West Augusta Boulevard, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- DISCONTINUANCE OF PARKING PROHIBITION ON PORTION OF SOUTH NEWCASTLE AVENUE.

Alderman Krystyniak (23rd Ward) presented a proposed ordinance which would amend an ordinance passed on March 1, 1976 (Council Journal page 2618) by discontinuing the parking prohibition on both sides of South Newcastle Avenue, from West Archer Avenue to the first alley north thereof, from 8:00 A.M. to 10:00 A.M., no exceptions, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- DISCONTINUANCE OF PARKING PROHIBITION ON PORTION OF WEST 100TH PLACE.

Alderman J. Evans (21st Ward) presented a proposed ordinance which would amend a previously passed ordinance by discontinuing the parking prohibition on both sides of West 100th Place, between South Vincennes Avenue and South Throop Street, which was *Referred* to the Committee on Traffic Control and Safety.

Referred -- DISCONTINUANCE OF PARKING PROHIBITION ON PORTION OF WEST 103RD STREET.

Alderman J. Evans (21st Ward) presented a proposed ordinance which would amend a previously passed ordinance by discontinuing the parking prohibition in the 100 block of West 103rd Street, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- REPEAL OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT 4303 WEST CULLERTON STREET.

Alderman Henry (24th Ward) presented a proposed ordinance to repeal an ordinance passed on November 15, 1979 (Council Journal page 1298) which would discontinue the parking prohibition at 4303 West Cullerton Street (Permit 174), 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

KRYSTYNIAK (23rd Ward)

Location, Distance And Time

South Harding Avenue (west side) in the 4800 block -- 7:00 A.M. to 6:00 P.M. -- Monday through Friday;

South Lawndale Avenue (west side) in the 4700 block -- 6:00 A.M. to 10:00 P.M. -- daily;

North Troy Street, in the 4000 and 4100 blocks -- at all times;

North Meade Avenue (both sides) in the 2300 block -- at all times;

North Bernard Street, in the 4800 and 4900 blocks;

North St. Louis Avenue, in the 4700 block;

North La Crosse Avenue, in the 5100 block -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday.

Referred -- DESIGNATION OF SERVICE DRIVES/DIAGONAL PARKING AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to designate service drives and

MELL (33rd Ward)

BANKS (36th Ward)

LAURINO (39th Ward)

LEVAR (45th Ward)

permit diagonal parking at the locations designated and for the distances specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman

GARCIA (22nd Ward)

KRYSTYNIAK (23rd Ward)

Location And Distance

West 26th Street, at 4044, alongside South Karlov Avenue (west side) from West 26th Street to the first alley north thereof;

West 63rd Street, at 6501, alongside South Natchez Avenue (west side) from West 63rd Street to the first alley south thereof;

West Addison Street, at 7101, alongside North Nordica Avenue from West Addison Street to a point 85 feet south thereof.

Referred -- ESTABLISHMENT OF TOW-AWAY ZONES AT SPECIFIED LOCATIONS.

Alderman Natarus (42nd Ward) presented two proposed ordinances to establish tow-away zones at 1133 North Dearborn Street and across from the driveway at 171 West Oak Street, which were Referred to the Committee on Traffic Control and Safety.

Referred -- EXTENSION OF TOW-AWAY ZONE AT 30 EAST HURON STREET.

Alderman Natarus (42nd Ward) presented a proposed ordinance to extend the tow-away zone at 30 East Huron Street an additional twenty feet south thereof, which was *Referred to* the Committee on Traffic Control and Safety.

BANKS (36th Ward)

Referred -- INSTALLATION OF AUTOMATIC TRAFFIC CONTROL SIGNALS AT INTERSECTION OF EAST 49TH STREET AND SOUTH DREXEL BOULEVARD.

Alderman T. Evans (4th Ward) presented a proposed order for the installation of automatic traffic control signals at the intersection of East 49th Street and South Drexel Boulevard, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- PROPOSED STUDY REGARDING INSTALLATION OF AUTOMATIC TRAFFIC CONTROL SIGNALS AT INTERSECTION OF WEST 47TH STREET AND SOUTH KOLMAR AVENUE.

Alderman Fary (12th Ward) and Alderman Krystyniak (23rd Ward) presented a proposed order to study the feasibility of installing automatic traffic control signals at the intersection of West 47th Street and South Kolmar Avenue, 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 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

ROTI (1st Ward) and RUSH (2nd Ward)

South Prairie Avenue and East 26th Street -- "Two-Way Stop";

CALDWELL (8th Ward)

HUELS (11th Ward)

FARY (12th Ward)

Location And Type Of Sign

East 89th Street, at South Paxton Avenue -- "Stop";

Entrance to the east-west alley north of East 79th Street, between South Euclid Avenue and South Bennett Avenue --"Stop";

South Loomis Street, at South Eleanor Street -- "No Right Turn -- 3:00 P.M. to 6:00 P.M.";

South Loomis Street, at South Hillock Street -- "No Right Turn -- 3:00 P.M. to 6:00 P.M.";

West 34th Place and South Racine Avenue -- "Stop";

South Francisco Avenue, at West 38th Place -- "Stop";

South Mozart Avenue, at West 44th Street -- "Three-Way Stop";

West 34th Street and South Hamilton Avenue -- "Three-Way Stop";

West 36th Street, at South Francisco Avenue -- "Four-Way Stop";

West 40th Street, at South Campbell Avenue -- "Three-Way Stop";

West 42nd Street, at South Mozart Street -- "Stop";

LANGFORD (16th Ward)

KELLAM (18th Ward)

SHEAHAN (19th Ward)

KOTLARZ (35th Ward)

LAURINO for KOTLARZ (35th Ward)

Location And Type Of Sign

West 43rd Street, at South Whipple Street -- "Stop";

West 44th Street, at South Albany Avenue -- "Stop";

West 47th Street and South Springfield Avenue -- "Do Not Block Intersection";

West 56th and South Green Street --"Two-Way Stop";

South Seeley Avenue, at 8437 --"Handicapped Parking";

South Harding Avenue, from West 101st Street to West 101st Place -- "Residential Parking -- 7:00 A.M. to 3:00 P.M. --Monday through Friday";

West 101st Street, from South Pulaski Avenue to South Springfield Avenue --"Residential Parking -- 7:00 A.M. to 3:00 P.M. -- Monday through Friday";

North Avondale Avenue, at North Hamlin Avenue -- "Stop";

North Avondale Avenue, at North Springfield Avenue -- "Stop";

West Wrightwood Avenue and North Kostner Avenue -- "Four-Way Stop";

West Wellington Avenue and North Tripp Avenue -- "Three-Way Stop";

LAURINO for CULLERTON (38th Ward)

LAURINO (39th Ward)

SHILLER (46th Ward)

SCHULTER (for 48th Ward)

ORR (49th Ward)

Location And Type Of Sign

Entrance to the first east-west alley south of West Montrose Avenue, between North Austin Avenue and North Mason Avenue -- "Through Traffic Prohibited";

West Carmen Avenue and North Kildare Avenue -- "Three-Way Stop";

West Cornelia Avenue, at North Elaine Place -- "Stop";

North Clark Street and West Olive Avenue -- "Four-Way Stop";

North Wayne Avenue and West Ardmore Avenue -- "Three-Way Stop";

West Lunt Avenue, at North Paulina Street -- "Stop".

Referred -- PROPOSED STUDY REGARDING INSTALLATION OF "STOP" SIGNS AT INTERSECTION OF WEST 56TH STREET AND SOUTH NEW ENGLAND AVENUE.

Alderman Krystyniak (23rd Ward) presented a proposed order to study the feasibility of installing "Stop" signs at the intersection of West 56th Street and South New England Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- PROPOSED STUDY REGARDING INSTALLATION OF "STOP" SIGNS AT INTERSECTION OF WEST 56TH STREET AND SOUTH SAYRE AVENUE.

Alderman Krystyniak (23rd Ward) presented a proposed order to study the feasibility of installing "Stop" signs at the intersection of West 56th Street and South Sayre Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- REPLACEMENT OF "NO TURN" SIGNS WITH "NO -LEFT TURN" SIGNS AT WEST 63RD STREET AND SOUTH HALSTED STREET.

Alderman Langford (16th Ward) presented a proposed order to remove and replace the "No Turn" signs with "No Left Turn" signs on all four corners of West 63rd Street and South Halsted Street, 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 two proposed ordinances to amend the Chicago Zoning Ordinance for the purpose of reclassifying particular areas, which were *Referred to* the Committee on Zoning, as follows:

BY ALDERMAN RUSH (2nd Ward):

To classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map No. 8-E bounded by a line 575.29 feet north of and parallel to East 35th Street; the alley next west of South Prairie Avenue; a line 682.47 feet south of and parallel to East 33rd Street; South Prairie Avenue; and

a line 581.60 feet north of and parallel to East 35th Street; the alley next east of South Prairie Avenue; a line 467.37 feet south of and parallel to East 33rd Street; South Indiana Avenue; and

a line 695.60 feet north of and parallel to East 35th Street: the alley next east of South Indiana Avenue; a line 563.37 feet south of and parallel to East 33rd Street; South Indiana Avenue; and

a line 671.60 feet north of and parallel to East 35th Street: the alley next east of South Indiana Avenue; a line 587.37 feet south of and parallel to East 33rd Street; South Indiana Avenue; and

a line 575.60 feet north of and parallel to East 35th Street: the alley next east of South Prairie Avenue; a line 714.83 feet south of and parallel to East 33rd Street; South Indiana Avenue; and

a line 551.60 feet north of and parallel to East 35th Street; the alley next east of South Prairie Avenue; a line 698.66 feet south of and parallel to East 33rd Street; and South Indiana Avenue.

BY ALDERMAN STREETER (17th Ward):

To classify as a B2-1 Restricted Retail District instead of an R3 General Residence District the area shown on Map No. 18-G bounded by

a line 50 feet north of and parallel to West 74th Street; South Morgan Street; West 74th Street; and the alley next west of and parallel to South Morgan Street.

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

The aldermen named below presented fifty-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:

JOURNAL--CITY COUNCIL--CHICAGO

Alderman

T. EVANS (4th Ward)

BLOOM (5th Ward)

Claimant

Cornell Village Tower Association;

Cornell Village Townhouse Association;

Ellis,Estates Condominium Association (3);

5036 -- 5038 Condominium Association;

Jackson Towers Condominium;

Paxton Condominium, Incorporated;

The Inns Of Court On Blackstone;

The Park Condominiums;

Tower Homes Realty Trust;

75th On The Lake Home Owners' Association;

5421 South Cornell Avenue Condominium Apartments;

5477 -- 5479 South Hyde Park Boulevard Condominiums;

5511 -- 5515 South University Condominiums;

5534 -- 5536 South Dorchester Condominiums;

5749 -- 5759 South Kenwood Condominium Association;

6700 Crandon Condominium;

Alderman

FARY (12th Ward)

BURKE (14th Ward)

SHEAHAN (19th Ward)

KRYSTYNIAK (23rd Ward)

KOTLARZ (35th Ward)

PUCINSKI (41st Ward)

EISENDRATH (43rd Ward)

Claimant

Ms. Helen Martin;

Mr. Joseph S. Dorsch;

Dave and Gayle Finn;

Mr. Daniel D. Holmes;

Mr. Chuck Miller;

Mr. Norman Pacyga;

6728 West 64th Place Corporation (4); -

Ibrahim Bulut;

Friendly Village No. 1 Condominium Association;

Innisbrook Condominium No. 1;

Mr. Michael Pulkownik;

Mr. Stanley Ptaszek;

5237 North East River Road Condo Association:

6847 -- 6849 North Olmsted Condo Association;

Astor Terrace Condominium;

Shakespeare Building;

JOURNAL--CITY COUNCIL--CHICAGO

Alderman

HANSEN (44th Ward)

LEVAR (45th Ward)

SHILLER (46th Ward)

SCHULTER (for 48th Ward)

OSTERMAN (48th Ward)

STONE (50th Ward)

Claimant

The Hampden Green Condominiums Association;

Vedado Condo Association

Burling Place Condo Association:

Milwaukee Courts Condo Association:

Waterford Condominium Association:

707 Junior Terrace Condominium Association (2);

Ainslie Park Condominium Association;

Catalpa-Winthrop Corporation;

Glenwood Catalpa Condominium Association;

New Orleans West Condo Association;

West Edgewater Condominium Association;

939 -- 941 West Winona Street Condominium Association;

2049 Ainslie Condominium;

Mr. Leonard C. Caim;

Ms. Marsha Lerner;

6120 -- 6122 North Hamilton Avenue Building Cooperative Corporation.

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 -- ESTABLISHMENT OF BUS STANDS ON PORTIONS OF SPECIFIED PUBLIC WAYS.

Three proposed ordinances to establish bus stands at the locations specified, pursuant to Chapter 27, Section 27-412 of the Municipal Code, for use by sightseeing buses, which were Referred to the Committee on Local Transportation, as follows:

North LaSalle Street, on the west side, from a point 91 feet north of West Randolph Street to a point 85 feet north thereof;

West Randolph Street, along the north curb, from a point 20 feet west of North LaSalle Street to a point 120 feet west thereof; and

East Wacker Drive, on the north side, from a point 117 feet west of North Michigan Avenue to a point 43 feet west thereof.

Referred -- ESTABLISHMENT OF TAXICAB STAND 591 ON PORTION OF NORTH DEARBORN STREET.

Also, a proposed ordinance to establish taxicab stand 591 along the east curb of North Dearborn Street, from a point 198 feet south of the south building line of West Wacker Drive to a point 120 feet south thereof for six vehicles, which was *Referred to the Committee on Local Transportation*.

JOURNAL--CITY COUNCIL--CHICAGO

Referred -- EXEMPTION OF SUNDRY ORGANIZATIONS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

Also, two proposed ordinances to exempt the organizations listed below from the physical barrier requirement pertaining to alley accessibility for their parking facilities at the locations specified, pursuant to the provisions of Municipal Code Chapter 33, Section 33-19.1, which were *Referred to the Committee on Streets and Alleys*, as follows:

New West Association, 1440 West Taylor Street: and

Vincent Paul and Associates, 1101 West Taylor Street.

Referred -- GRANTS OF PRIVILEGE TO SUNDRY ORGANIZATIONS FOR VARIOUS PURPOSES.

Also, seven proposed ordinances to grant permission and authority to the organizations listed for the purposes specified, which were *Referred to the Committee on Streets and Alleys*, as follows:

ABP Midwest, Incorporated, doing business as Au Bon Pain, The French Bakery Cafe -to maintain and use a portion of the public way adjacent to its premises at 222 North LaSalle Street for a sidewalk cafe;

Breakfast Club, Incorporated, doing business as Breakfast Club -- to maintain and use a portion of the public way adjacent to its premises at 1381 West Hubbard Street for a sidewalk cafe;

Homart Development Company -- to construct, maintain and use caissons under portions of West Quincy Street, South Wells Street and West Adams Street, and the vaulted area under South Franklin Street for use as an underground storage facility and/or underground pedway adjacent to the premises at 215 South Franklin Street;

Investment Properties Associates -- to maintain and use existing vaulted space beneath the south portion of South Calhoun Place associated with the premises at 18 North State Street, containing a subway entrance and access to the Dearborn Street arcade and basement hall, storerooms, private office and employee locker rooms; Oak Edwardo's, Incorporated, doing business as Edwardo's Natural Pizza Restaurant -to maintain and use a portion of the public way adjacent to its premises at 521 South Dearborn Street for a sidewalk cafe;

Obydon, Limited -- to construct, maintain and use a canopy, handicapped ramp and concrete steps adjacent to the property at 71 East Wacker Drive; and

Roanoke Associates, Limited -- to construct, maintain and use the sidewalk vaulted area adjacent to the premises at 11 South LaSalle Street for retail business, storage and utility purposes.

Referred -- PERMISSION TO HOLD SIDEWALK SALES AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of Public Works to grant permission to the organizations listed to hold sidewalk sales in front of the locations specified, which were *Referred to the Committee on Beautification and Recreation*, as follows:

F. W. Woolworth Company -- to hold a sidewalk sale in front of 1601 West Chicago Avenue for the period extending May 1 through May 31, 1989; and

Sheldons Art Materials, Drafting and Craft Supplies, c/o Mr. Paul Davey -- to hold a sidewalk sale in front of 209 North Wabash Avenue for the period extending May 11 through May 13, 1989.

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTIONS OF SPECIFIED PUBLIC WAYS FOR VARIOUS PURPOSES.

Also, three proposed orders directing the Commissioner of Public Works to grant permission to the applicants named, as noted, to close to traffic the public ways specified for the purposes listed, which were *Referred to the Committee on Special Events and Cultural Affairs*, as follows:

American Cancer Society, Illinois Division, Incorporated, Chicago Loop Area -- to close that part of North Columbus Drive, between East Roosevelt Road and East Balbo Drive, in conjunction with the traditional Grand Prix Bike Track on Sunday, June 4, 1989;

5/10/89

Ms. Leslie Shook, Theatre Manager of DePaul University/The Theatre School -- to close the north lane of East Balbo Drive, from South Michigan Avenue to South Wabash Avenue, between the hours of 5:00 P.M. and 7:45 P.M. and to close East Balbo Drive completely, for the same location, between the hours of 7:45 P.M. and 8:30 P.M. in conjunction with the Blackstone Benefit Gala on Friday, May 12, 1989; and

The Just Say No Foundation, c/o Gary Silbar Promotions -- to close that part of South Columbus Drive, between East Jackson Boulevard and East Roosevelt Road, to hold a walk and rally on Thursday, May 11, 1989.

Referred -- ISSUANCE OF PERMITS TO CONSTRUCT AND MAINTAIN CANOPIES AT SPECIFIED LOCATIONS.

Also, twelve proposed orders directing the Commissioner of General Services to issue permits to the applicants listed, for the construction, maintenance and use of canopies to be attached or already attached to specified buildings or structures, which were *Referred to the Committee on Streets and Alleys*, as follows:

Bond Drug Company of Illinois, doing business as Walgreen's -- to maintain and use eight existing canopies attached to 300 North Michigan Avenue:

Chicago Title and Trust, under Trust 49881 -- to maintain and use one existing canopy attached to 2323 South Wentworth Avenue;

Mr. Sang M. Chun, doing business as Accent Jewelry -- to maintain and use one existing canopy attached to 36 West Randolph Street;

Mr. Dominic De Leo -- to maintain and use one existing canopy attached to 1119 West Taylor Street;

Italian Village Restaurant, Incorporated -- to maintain and use one existing canopy attached to 71 West Monroe Street;

Marshall Field and Company -- to maintain and use four existing canopies attached to 111 North State Street;

Morton Thiokol, Incorporated -- to maintain and use one existing canopy attached to 110 North Wacker Drive;

New Partnership -- to construct, maintain and use six canopies to be attached to 209 West Jackson Boulevard; The Standard Club -- to maintain and use one existing canopy attached to 320 South Plymouth Court;

33 West Monroe Associates -- to maintain and use one existing canopy attached to 33 West Monroe Street;

Boni Vino -- to maintain and use one existing canopy attached to 111 West Van Buren Street; and

Wallace Acquisitions, Incorporated, doing business as Binyon's, Incorporated -- to maintain and use one existing canopy attached to 327 South Plymouth Court.

Presented By

ALDERMAN RUSH (2nd Ward):

SUNDAY, MAY 21, 1989 PROCLAIMED "WEST POINT BAPTIST CHURCH DAY" IN CHICAGO.

A proposed resolution reading as follows:

WHEREAS, West Point Baptist Church, 3566 South Cottage Grove Avenue, is a viable and prominent institution in the City of Chicago; and

WHEREAS, West Point Baptist Church, founded over 70 years ago, has historically supported efforts directed toward the betterment of our community; and

WHEREAS, Under the leadership of their distinguished pastor, the Reverend Carroll J. Thompson, the West Point Baptist Church has continually grown, providing even greater service to its community and the City of Chicago; and

WHEREAS, On May 21, 1989, West Point Baptist Church will be holding a "Dedication Day Celebration" dedicating a new addition to their church edifice; now, therefore,

Be It Resolved by the City Council of the City of Chicago, That Sunday, May 21, 1989 is hereby proclaimed "West Point Baptist Church Day" in the City of Chicago in honor and recognition of their outstanding contribution to Chicago and urge all citizens of Chicago to join in celebration of this honorable occasion.

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

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

JUNE 9 -- 12, 1989 PROCLAIMED "AMYOTROPHIC LATERAL SCLEROSIS WEEKEND" IN CHICAGO.

Also, a proposed resolution reading as follows:

WHEREAS, Amyotrophic Lateral Sclerosis is a disease that destroys nerve muscles in the body, leaving the mind intact; and

WHEREAS, Some 300,000 Americans are afflicted with Amyotrophic Lateral Sclerosis, commonly referred to as Lou Gehrig's Disease, and

WHEREAS, The Amyotrophic Lateral Sclerosis Association has joined with Major League Baseball to dedicate the 1989 baseball season as a 50th year anniversary tribute to Lou Gehrig; and

WHEREAS, This tribute is designed to raise awareness and funds to help the A.L.S. Association conquer this disease; and

WHEREAS, On June 9, 1989, the Chicago White Sox will pay tribute to Lou Gehrig and on June 12, 1989 the Chicago Cubs will pay tribute to Lou Gehrig as a part of Major League Baseball's effort to promote awareness of A.L.S.; now, therefore,

Be It Resolved by the City Council of the City of Chicago, That June 9 -- 12, 1989 is hereby proclaimed "Amyotrophic Lateral Sclerosis Weekend" in the City of Chicago and all citizens of Chicago are urged to support the efforts of the A.L.S. Association in the promotion of greater awareness of Lou Gehrig's Disease.

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

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Presented By

ALDERMAN T. EVANS (4th Ward):

Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL POLICE EMPLOYED BY CHICAGO OSTEOPATHIC MEDICAL CENTER.

A proposed ordinance requiring Chicago Osteopathic Medical Center, including the hospital and the college, to pay a ten dollar license fee for each of the special police employed therein, pursuant to Municipal Code Chapter 173, Section 173-6, which was *Referred to the Committee on Finance*.

Referred -- PERMISSION TO HOLD JUN-JUN FESTIVAL ON PORTION OF SOUTH DREXEL BOULEVARD

Also, a proposed order directing the Commissioner of Public Works to grant permission to Muhuri H. Fahara to hold the Jun-Jun Festival on that part of South Drexel Boulevard, between East 45th Street and East 47th Street, for the period extending June 2 through June 4, 1989, which was *Referred to the Committee on Beautification and Recreation*.

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:

Pelletier Enterprises, Incorporated, doing business as Mellow Yellow -- to maintain and use one canopy attached to 1508 East 53rd Street; and

Powhatan Building Corporation -- to maintain and use one canopy attached to 1648 East 50th Street.

Presented By

ALDERMAN BLOOM (5th Ward):

Referred -- PERMISSION TO HOLD OUTDOOR FAIRS AT SPECIFIED LOCATIONS.

Two proposed orders directing the Commissioner of Public Works to grant permission to the applicants listed to hold the outdoor fairs noted below at the locations specified, which were *Referred to the Committee on Beautification and Recreation*, as follows:

57th Street Art Fair -- to hold an art fair on both sides of East 56th Street, between South Kimbark Avenue and South Kenwood Avenue, on both sides of East 57th Street, between South Kimbark Avenue and South Dorchester Avenue, on that part of South Kimbark Avenue, between East 56th Street and East 57th Street, and on the William H. Ray Elementary School grounds during the period of June 3 and 4, 1989; and

Ms. Rebecca Janowitz of the Book Fair Committee -- to hold the 57th Street Children's Book Fair on that part of East 57th Street, from South Dorchester Avenue to South Kenwood Avenue, on Sunday, September 24, 1989. }

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF EAST 59TH STREET.

Also, a proposed order directing the Commissioner of Public Works to grant permission to the University of Chicago Lab Schools to close to traffic that part of East 59th Street, from South Dorchester Avenue to South Kimbark Avenue, on Saturday, May 20, 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:

Irmco Properties and Management Corporation -- to maintain and use one canopy attached to 5500 South South Shore Drive; and

Quadrangle Club -- to maintain and use one canopy attached to 1155 East 57th Street.

Presented By

ALDERMAN BEAVERS (7th Ward):

GRATITUDE AND BEST WISHES EXTENDED TO CHICAGO POLICE OFFICER ARCHIE L. CURRIN ON HIS RETIREMENT.

A proposed resolution reading as follows:

WHEREAS, Chicago Police Officer Archie L. Currin, Star 10719, is retiring after over three decades of outstanding public service; and

5/10/89

WHEREAS, In a highly diversified police career, Officer Currin has been a patrolman and a detective; he has worked in a Crime Car and in a Gang Crimes Unit, most closely associated with the 1st, 2nd and 3rd Districts. He began his duties in 1956, and from 1982 until his recent retirement, he was assigned to the Gun Registration Section; and

WHEREAS, The leaders of this great City are cognizant of the contributions of our fine public servants; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 10th day of May, 1989, A.D., do hereby congratulate Chicago Police Officer Archie L. Currin on the occasion of his retirement after 33 years of dedicated public service, and extend to this outstanding citizen our best wishes for continued happiness and success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Officer Archie L. Currin.

Alderman Beavers 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 Beavers, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henrý, Soliz, Gutierrez, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Referred -- GRATITUDE AND BEST WISHES EXTENDED TO CHICAGO POLICE OFFICER SCOTT E. HUBBS ON HIS RETIREMENT.

Also, a proposed resolution reading as follows:

WHEREAS, Chicago Police Officer Scott E. Hubbs, Star 10668, is retiring after over thirty years of outstanding public service; and

WHEREAS, Officer Hubbs entered the law enforcement field February 26, 1958, and in the following three decades served in the Chicago Police Department in many capacities. He was closely associated with the 15th, 7th, and 4th Districts before being assigned to the Midway Airport Security Unit and finally the Gun Registration Section. During his career, Scott E. Hubbs received a Life Saving Award, numerous Honorable Mentions and a number of Letters of Recognition from the general public; and

WHEREAS, The leaders of this great city are cognizant of the contributions of our outstanding public servants; now, therefore,

Be It Resolved. That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 10th day of May, 1989, A.D., do hereby congratulate Chicago Police Officer Scott E. Hubbs as he retires from an excellent 31-year career of public service, and extend to this fine citizen our very best wishes for continuing happiness and success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Scott E. Hubbs.

Alderman Beavers 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 Beavers, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

GRATITUDE AND BEST WISHES EXTENDED TO CHICAGO POLICE OFFICER LAWRENCE THOMAS ON HIS RETIREMENT.

Also, a proposed resolution reading as follows:

WHEREAS, Chicago Police Officer Lawrence Thomas, Star 9080, is retiring after over thirty years of outstanding public service; and

WHEREAS, Lawrence Thomas joined the Chicago Police Department in 1957 and served in various capacities until 1971 when he was detailed to the Gun Registration

5/10/89

5/10/89

Section, where he remained for some eighteen years and from which he retired. During his tenure he acquired several Honorable Mentions and Letters of Recognition; and

WHEREAS, Symbolizing the solidity and strength of family life, Officer Lawrence Thomas and his wife, Marian, have been married some forty years and have four children: now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 10th day of May, 1989, A.D., do hereby congratulate Chicago Police Officer Lawrence Thomas on the occasion of his retirement, and extend to him and his fine family our very best wishes for much future happiness and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Lawrence Thomas.

Alderman Beavers 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 Beavers, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Referred -- GRANT OF PRIVILEGE TO MODERN DAY DEVELOPMENT FOR CONSTRUCTION OF LINT BASIN.

Also, a proposed ordinance to grant permission and authority to Modern Day Development to construct, maintain and operate a lint basin in the public way adjacent to 7847 South Essex Avenue for the exclusive use of the laundromat located above the aforementioned premises, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN CALDWELL (8th Ward):

Referred -- PERMISSION TO HOLD RUMMAGE SALE ON PORTION OF SOUTH DANTE AVENUE.

A proposed order directing the Commissioner of Public Works to grant permission to Mr. Lester Johnson to hold a rummage sale on that part of South Dante Avenue from East 87th Street to East 88th Street during the period of June 3 and 4, 1989, which was *Referred to the Committee on Special Events and Cultural Affairs*.

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 8620 SOUTH STONY ISLAND AVENUE.

Also, a proposed order directing the Commissioner of General Services to issue a permit to Doty Nash Funeral Home, Limited to maintain and use one existing canopy attached to the building or structure at 8620 South Stony Island Avenue, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN SHAW (9th Ward):

TRIBUTE TO LATE MS. ROCHELLE COHEN.

A proposed resolution reading as follows:

WHEREAS, God in his infinite wisdom has called to her eternal reward Rochelle Cohen, a native of Chicago and a lifetime resident of our great south side; and

WHEREAS, Rochelle Cohen was born February 8, 1964, and attended Gompers Elementary School, where she was an honor student. She was a graduate of Corliss High and attended Eastern Illinois University; and WHEREAS, In her relatively brief life Rochelle Cohen was an integral part of a loving family life. She leaves behind two daughters, her parents, Mr. and Mrs. Sidney Cohen, many other relatives and a host of friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 10th day of May, 1989, A.D., do hereby express our sorrow on the passing of Rochelle Cohen, 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 the family of Rochelle Cohen.

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

TRIBUTE TO LATE MR. BENNIE "NICK" MATTHEWS.

Also, a proposed resolution reading as follows:

WHEREAS, God in his infinite wisdom has called to his eternal reward Bennie "Nick" Matthews, one of our city's outstanding public servants: and

WHEREAS, Born in Mississippi in 1930, Bennie Matthews came to Chicago at an early age and thus spent most of his life here. He was employed by the Chicago Park District for many years; and

WHEREAS, The product of a large and loving family -- four sisters and three brothers --Bennie Matthews was a devoted husband and father. He and his wife, Maelene, have five children and nine grandchildren. He leaves behind this outstanding family and a host of other relatives and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 10th day of May, 1989, A.D., do hereby express our sorrow on the passing of Bennie "Nick" Matthews, and extend to his fine family and many friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. Bennie Matthews and family.

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

TRIBUTE TO LATE MR. ANDREW ALEXANDER SUMMERVILLE.

Also, a proposed resolution reading as follows:

WHEREAS, God in his infinite wisdom has called to his eternal reward Andrew Alexander Summerville; and

WHEREAS, Andrew Alexander Summerville was born in Chicago on September 25, 1961. He was graduated from Saint Dorothy Catholic Grammar School and Mendel Catholic Preparatory School, and after attending Columbia College studied to be a paramedic and was graduated from Illinois Medical Training School; and

WHEREAS, Andrew Alexander Summerville served his country in the United States Army in Germany, and after his honorable discharge worked at the family business, Summerville Food and Liquor on Chicago's great south side; and

WHEREAS, Andrew Alexander Summerville leaves behind his loving parents, Mr. and Mrs. Kirt Summerville, his brother and sister-in-law, Mr. and Mrs. Anthony Summerville, other relatives and 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 10th day of May, 1989, A.D., do hereby express our sorrow on the passing of Andrew Alexander Summerville, and extend to his 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. and Mrs. Kirt Summerville.

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

JOURNAL--CITY COUNCIL--CHICAGO

Referred -- PORTION OF EAST 123RD STREET TO BE RENAMED "JAMES A. RODGERS DRIVE".

Also, a proposed ordinance to rename that part of East 123rd Street between South Michigan Avenue and South Indiana Avenue as "James A. Rodgers Drive", which was Referred to the Committee on Streets and Alleys.

Referred -- PERMISSION TO HOLD NEW COVENANT SIDEWALK SALE ON PORTION OF SOUTH MICHIGAN AVENUE.

Also, a proposed order directing the Commissioner of Public Works to grant permission to Ms. Wanda Rodgers to hold the New Covenant Sidewalk Sale on that part of South Michigan Avenue from East 107th Street to East 108th Street on Saturday, May 13, 1989, which was *Referred to the Committee on Beautification and Recreation*.

Referred -- CHICAGO BOARD OF EDUCATION DIRECTED TO CONDUCT COST ANALYSIS OF IMPLEMENTING MEDIA MARKETING CAMPAIGN EMPHASIZING IMPORTANCE OF EDUCATION, ET CETERA.

Also, a proposed order directing the Chicago Board of Education to analyze the costs of and appropriate the monies for a complete media marketing campaign focusing on the importance of education, which was *Referred to the Committee on Education*.

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 11255 SOUTH MICHIGAN AVENUE.

Also, a proposed order directing the Commissioner of General Services to issue a permit to K. T. W., Incorporated, doing business as Fredrics Shoes, to maintain and use one existing canopy attached to the building or structure at 11255 South Michigan Avenue, which was Referred to the Committee on Streets and Alleys.

Referred -- CHICAGO BOARD OF EDUCATION URGED TO STUDY FEASIBILITY OF HIRING PROFESSIONAL AGENCIES FOR ADVERTISING BENEFITS OF EDUCATION.

Also, a proposed resolution urging the Chicago Board of Education to study the feasibility of hiring professional advertising agencies to pilot an advertising campaign advocating the benefits of education and further urging said Board to study the impact of such advertisement on young children of pre-school and school age, which was *Referred to the Committee on Education*.

Referred -- ILLINOIS GENERAL ASSEMBLY URGED TO AMEND ILLINOIS REVISED STATUTES BY EXTENDING COMPULSORY SCHOOL AGE ATTENDANCE.

Also, a proposed resolution urging the Illinois General Assembly to amend the Illinois Revised Statutes, Chapter 122, Section 26-1, by requiring mandatory school attendance until the age of eighteen instead of the age of sixteen, which was *Referred to the Committee on Education*.

Presented By

ALDERMAN VRDOLYAK (10th Ward):

Referred -- GRANT OF PRIVILEGE TO STONY ISLAND RECLAMATION COMPANY FOR CONSTRUCTION -- OF FORCE SEWER MAIN.

A proposed ordinance to grant permission and authority to the Stony Island Reclamation Company to construct, maintain and use a force sewer main within South Stony Island Avenue, from East 122nd Street to a point approximately one mile south thereof, which will connect with the existing Metropolitan Sanitary District wet well located along the north river bank of the Calumet River, which was *Referred to the Committee on Streets and Alleys*.

JOURNAL--CITY COUNCIL--CHICAGO

Referred -- PERMISSION TO HOLD OUTDOOR EVENTS AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of Public Works to grant permission to the applicants listed to hold the outdoor events noted below at the locations specified, which were *Referred to the Committee on Beautification and Recreation*, as follows:

Ms. Beverly Kay -- to hold a Hegewisch Fest and/or street fair on that part of South Baltimore Avenue, between East 132nd Street and East 134th Street, on that part of South Brandon Avenue, between East 132nd Street and 134th Street, and on that part of East 133rd Street, between South Brandon Avenue and South Houston Avenue, during the period of August 5 and 6, 1989; and

East Side Chamber of Commerce -- to hold a sidewalk sale on both sides of South Ewing Avenue, between East 104th Street and East 108th Street, and on both sides of East 106th Street, between South Avenue H and South Avenue L, during the period of July 21 and 22, 1989.

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF SOUTH EWING AVENUE FOR ENTERTAINMENT PURPOSES.

Also, a proposed order directing the Commissioner of Public Works to grant permission to the East Side Chamber of Commerce to close to traffic that part of South Ewing Avenue, between East 105th Street and East 106th Street, for entertainment purposes in conjunction with its annual sidewalk sale during the period of July 21 and 22, 1989, which was *Referred* to the Committee on Special Events and Cultural Affairs.

5/10/89 NEW BUSINESS PRESENTED BY ALDERMEN

Referred -- ISSUANCE OF PERMITS TO CONSTRUCT AND MAINTAIN CANOPIES AT SPECIFIED LOCATIONS.

Also, three proposed orders directing the Commissioner of General Services to issue permits to the organizations listed for the construction, maintenance and use of canopies to be attached or already attached to specified buildings or structures, which were *Referred to the Committee on Streets and Alleys*, as follows:

East Side Bank and Trust Company -- to maintain and use one existing canopy attached to 10635 South Ewing Avenue;

Helen's House of Fashion -- to construct, maintain and use one canopy to be attached to 10532 -- 10534 South Ewing Avenue; and

South Chicago Savings Bank -- to maintain and use one canopy attached to 2959 East 92nd Street.

Referred -- APPROVAL OF PROPERTY AT INTERSECTION OF EAST 122ND STREET AND SOUTH STONY ISLAND AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at the northeast corner of East 122nd Street and South Stony Island Avenue as appropriate for Class 6(b) tax incentives under the Cook County Real Property Assessment Classification Ordinance, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN HUELS (11th Ward):

TRIBUTE TO LATE MR. WILLIAM J. QUINLAN.

A proposed resolution reading as follows:

947

WHEREAS, William J. Quinlan passed away after a long illness; and

WHEREAS, William J. Quinlan was a lifelong resident of the Bridgeport community who had been employed as a supervisor of the Department of Water for the City of Chicago; and

WHEREAS, William J. Quinlan was a former president of the Chicago Municipal Employees Society, and was vice-chairman and board member of the Chicago Municipal Employees Credit Union until 1988, and

WHEREAS, William J. Quinlan was active in Democratic politics and was a fine precinct captain for the 11th Ward Democratic Party; and

WHEREAS, William J. Quinlan will be greatly missed by his wife, Catherine, his children: William, Jack and Robert, his seven grandchildren, and his many other family members; and

WHEREAS, William J. Quinlan will be greatly missed by his family members and many friends whose lives he had touched; and

WHEREAS, William J. Quinlan was a fine husband, father, grandfather and friend, as well as a fine public servant to all of the citizens of the City of Chicago; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered on this 10th day of May in 1989, do hereby mourn the death of William J. Quinlan, a fine dedicated public servant, and we also extend our deepest sympathy to his wife and family; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of William J. Quinlan.

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 unanimously by a rising vote.

CONGRATULATIONS AND BEST WISHES EXTENDED TO GOLDEN DINERS CLUB OF BENTON COMMUNITY SETTLEMENT ON ITS FIFTEENTH ANNIVERSARY CELEBRATION.

Also, a proposed resolution reading as follows:

WHEREAS, The Golden Diners Club of the Benton Community Settlement will mark its' 15th year of service with a celebration that will be held on May 18, 1989; and

WHEREAS, The Benton Community Settlement has been very active in service to the elderly by hosting the Golden Diners Club in conjunction with the City of Chicago and the Department of Aging and Disability; and

WHEREAS, In addition to the luncheons, social services, health screenings, and educational and recreational programs have been provided to the senior citizens involved in the programs; and

WHEREAS, Services to the elderly have been a top priority of the Golden Diners Club, and the Benton Community Settlement has been an advocate of inter-generational programming as they interact youth groups with the senior citizens for cookouts, holiday parties, picnics and weekend camping trips; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered on this 10th day of May in 1989, do hereby extend our heartiest congratulations to the Golden Diners Club of the Benton Community Settlement, on this occasion of its 15th anniversary, and may we also extend our sincerest best wishes to them for the many more years to come; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the 15th anniversary celebration of the Golden Diners Club of the Benton Community Settlement.

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

5/10/89

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

949

JOURNAL--CITY COUNCIL--CHICAGO

5/10/89

CONGRATULATIONS AND BEST WISHES EXTENDED TO REVEREND CARL J. MC NERNEY ON HIS FORTIETH ANNIVERSARY OF ORDINATION INTO PRIESTHOOD.

Also, a proposed resolution reading as follows:

WHEREAS, Reverend Carl J. McNerney has celebrated his 40th anniversary of his ordination as a priest on May 7, 1989; and

WHEREAS, Father McNerney was born in Indianapolis, Indiana on December 15, 1920 to Carl and Kathleen McNerney, and then moved with his family to Saint Gabriel's Parish when he was 9 years old; and

WHEREAS, Father McNerney attended Saint Gabriel Elementary School, Quigley Preparatory Seminary North, and Saint Mary of the Lake Seminary in Mundelein, Illinois; and

WHEREAS, On May 7, 1949, he was ordained to the priesthood by His Eminence Samuel Cardinal Stritch; and

WHEREAS, Reverend Carl McNerney celebrated his first mass at Saint Gabriel Church on May 8, 1949; and

WHEREAS, Reverend Carl McNerney has had an illustrious 40 years as a priest with various appointments such as:

Saint Columbanus	1949 1959
Our Lady of Hope	1960 1966
Saint Jude the Apostle	1960 1966
Saint Bede the Venerable	1966 1975
Saint Gabriel	1975 Present

; and

WHEREAS, During his career at Saint Gabriel's Parish, Father McNerney has celebrated two centennials: the Parish Centennial in October of 1980 and the 100th anniversary of the church in October of 1988; and WHEREAS, Reverend Carl McNerney has been a great asset, not only to the members of the Saint Gabriel Parish, but to the many citizens of the 11th Ward community as well, along with all of those whose spiritual lives he has touched; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered on this 10th day of May in 1989, do hereby extend our heartiest congratulations to Reverend Carl J. McNerney on his 40th anniversary as a priest, and may we also extend our sincerest best wishes to him in the many more years to come; and

Be It Further Resolved, That a suitable copy of this resolution be made available for Reverend Carl J. McNerney for the special mass and reception that will be held in his honor on May 21, 1989.

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

COMMENDATIONS AND BEST WISHES EXTENDED TO MR. GARY STEFFHAGEN FOR HEROIC ACTIONS IN RESCUE OF FIRE VICTIMS.

Also, a proposed resolution reading as follows:

WHEREAS, Gary Steffhagen is to be commended by the City Council for his heroic deed as he was very instrumental in saving the lives of residents of the 11th Ward community; and

WHEREAS, Gary Steffhagen is a lifelong resident of the Canaryville community where he resides with his wife, Renee (Gronkowski) and his daughter Allison; and

WHEREAS, Gary is the proud son of Mr. and Mrs. Steffhagen, who also reside in the Canaryville community; and

WHEREAS, Gary is a graduate of Saint Gabriel's Elementary School and De LaSalle High School, and is presently employed by the Illinois Bell Telephone Company; and

WHEREAS, Gary Steffhagen is to be commended for his courageous and determined efforts to put his life before others in his attempt to save those in a dangerous situation; and

WHEREAS, The 11th Ward community is very proud of and grateful to Gary Steffhagen, who exemplifies the sincere, courageous, dedicated Chicagoan that we can all be proud of and happy to have in our community; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered on this 10th day of May in 1989, do hereby commend Gary Steffhagen for his heroic efforts in saving lives at a fire that occurred in our community, and may we also extend our sincerest best wishes to him in all of his future endeavors; and

Be It Further Resolved. That a suitable copy of this resolution be made available for Gary Steffhagen.

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Presented By

ALDERMAN FARY (12th Ward):

COMMENDATIONS AND GRATITUDE EXTENDED TO MR. DON HARDT FOR HIS HEROIC ACTION IN APPREHENDING ROBBERY SUSPECT.

A proposed resolution reading as follows:

WHEREAS, On April 28, 1989, Don Hardt was credited by Brighton Park residents with apprehending a suspected strong-arm robber; and

WHEREAS, Don Hardt was working in the vicinity of 3048 West 44th Street on that day and heard calls for assistance in the area; and

WHEREAS, His attention was called to an individual being pursued through an alley near him; and

WHEREAS, With these calls for help Don Hardt heroically risked his safety in the apprehension of a suspect in a strong-arm robbery committed moments before; and

WHEREAS, Don Hardt apprehended and subdued this individual until the arrival of police; and

WHEREAS, It was discovered that a local senior citizen, Mrs. Kazineira Sakalaus, was robbed and severly beaten by the suspect; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of Chicago gathered this 10th day of May, 1989, A.D., do hereby offer our commendation and gratitude to Mr. Don Hardt for becoming involved and aiding a victim of crime; and

Be It Further Resolved, That a suitable copy of this resolution be prepared by the Clerk of the City of Chicago for presentation to Mr. Don Hardt in recognition of his unselfish action.

Alderman Fary 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 Fary, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

953

CONGRATULATIONS EXTENDED TO REVEREND RICHARD JOSEPH THOMAS KLABOR ON HIS TENTH ANNIVERSARY OF ORDINATION INTO PRIESTHOOD.

Also, a proposed resolution reading as follows:

WHEREAS, Richard Joseph Thomas Klabor, Pastor of the Catholic Family of the Sacred Heart, is distinguished among Chicago's clergy for his incomparable leadership, gifts as a pastoral leader and devotion to our city and its neighborhoods; and

WHEREAS, His contributions to his parish flock are witness to his vision and enthusiasm as a great organizer; and

WHEREAS, Reverend Klabor has embraced the priesthood and devoted his talent and energy over the years to teaching and guiding those who follow Christian life; and

WHEREAS, Reverend Richard Joseph Thomas Klabor will celebrate his 10th anniversary as a priest; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered this 10th day of May, 1989, do hereby extend our warmest greetings and congratulations to Reverend Klabor who celebrates a Christian life of hard work, dedication to his parishioners and devotion to God and the church; and

Be It Further Resolved. That a suitable copy of this resolution be prepared by the Clerk of the City of Chicago for presentation at the planned festivities on May 21st, 1989.

Alderman Fary 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 Fary, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

NEW BUSINESS PRESENTED BY ALDERMEN

CONGRATULATIONS EXTENDED TO MONSIGNOR D. A. MOZERIS ON HIS GOLDEN ANNIVERSARY OF ORDINATION INTO PRIESTHOOD.

Also, a proposed resolution reading as follows:

5/10/89

WHEREAS, Monsignor D. A. Mozeris, Pastor Emeritus of Immaculate Conception Parish, 2745 West 44th Street, is distinguished among Chicago's clergymen for his incomparable leadership, his devotion to our city and its neighborhoods and his gifts as a pastoral leader; and

WHEREAS, His contributions to his parish and community are witness to his vision and enthusiasm as a great organizer; and

WHEREAS, Monsignor Mozeris has embraced the priesthood and devoted his talent and energy over the years to teaching and in guiding the Christian life; and

WHEREAS, Monsignor D. A. Mozeris celebrated his golden anniversary in the priesthood on April 16th, 1989; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered this 10th day of May, 1989, do hereby extend our warmest greetings and congratulations to Monsignor Mozeris who celebrates a Christian life of dedication to his flock and devotion to God and the church; and

Be It Further Resolved, That a suitable copy of this resolution be prepared by the Clerk of the City of Chicago and presented to Monsignor D. A. Mozeris.

Alderman Fary 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 Fary, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

JOURNAL--CITY COUNCIL--CHICAGO

CONGRATULATIONS EXTENDED TO SAINT JOHN'S POLISH NATIONAL CATHOLIC CHURCH ON ITS GOLDEN ANNIVERSARY

Also, a proposed resolution reading as follows:

WHEREAS, At a time when free Polish Christians in Chicago's Brighton Park community dreamed of their own National Catholic Church they gathered together on October 31st, 1939; and

WHEREAS, During this meeting a Parish Committee was formed and Saint John the Baptist was chosen as the patron saint of the new parish; and

WHEREAS, The Reverend Donald Kulawasz was called upon to be the first pastor; and

WHEREAS, The first service was held on Sunday, April 7th, 1940 and the temporary church was dedicated by the Reverend Leon Grochowski on Sunday, September 15th, 1940; and

WHEREAS, Saint John the Baptist has served the Brighton Park neighborhood and outlying area continually for more than 50 years; and

WHEREAS, Saint John under the care and guidance of Reverend Martin H. Wachna continues to serve the spiritual needs of all parishioners; and

WHEREAS, Saint John's Polish National Catholic Church will celebrate 50 years of growth under God's grace on Sunday, May 21st, 1989; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered this 10th day of May, 1989, do hereby congratulate Saint John's Polish National Catholic Church on their golden anniversary; and

Be It Further Resolved, That a suitable copy of this resolution be prepared by the Clerk of the City of Chicago for presentation at a celebration of the church planned for May 21st, 1989.

Alderman Fary 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 Fary, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48. 5/10/89

Nays -- None.

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

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 4358 SOUTH RICHMOND STREET.

Also, a proposed order directing the Commissioner of General Services to issue a permit to Patka Funeral Home to maintain and use one existing canopy attached to the building or structure at 4358 South Richmond Street, which was *Referred to the Committee on Streets* and Alleys.

Referred -- ISSUANCE OF PERMITS TO ERECT SIGNS/SIGNBOARDS AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of Inspectional Services to issue sign permits to the contractors listed below for the erection of signs/signboards at the locations specified, which were *Referred to the Committee on Zoning*, as follows:

Brian's Service and Repair -- to erect a sign/signboard at 3636 South Kedzie Avenue for Accurate Perforating Company; and

M-K Signs -- to erect a sign/signboard at 4700 South Kedzie Avenue for Kedzie Plaza.

Presented By

ALDERMAN MADRZYK (13th Ward):

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 147, SECTION 147-13 BY PROHIBITING SALE OF ALCOHOLIC LIQUOR OUTDOORS DURING CERTAIN LATE NIGHT HOURS.

A proposed ordinance to amend Chapter 147, Section 147-13 of the Municipal Code by prohibiting the sale of alcoholic liquor at any outdoor portion of a licensed premises after the

hour of 11:00 P.M. on Sundays through Thursdays and after the hour of midnight on Fridays and Saturdays, which was *Referred to the Committee on License*.

Presented By

ALDERMAN BURKE (14th Ward):

CONGRATULATIONS EXTENDED TO MR. AND MRS. JOSEPH HORKAVY ON THEIR GOLDEN WEDDING ANNIVERSARY.

A proposed resolution reading as follows:

WHEREAS, Elizabeth and Joseph Horkavy were joined in matrimony on June 17, 1939 at Saint Simon's Church at 52nd and South California Avenue; and

WHEREAS, Betty and Joe have resided in the Gage Park neighborhood for forty-seven years; and

WHEREAS, Symbolizing the strength and continuity of family life, Joe and his lovely wife, Betty are the proud parents of Joseph R. Horkavy and Linda J. Williams; and

WHEREAS, Betty and Joe are the proud grandparents of Eric, Joe, Gary and Debra Horkavy and Keith and Jeffrey Williams; and

WHEREAS, This year Mr. and Mrs. Joseph Horkavy will be celebrating fifty golden years of wedded bliss; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, assembled this 10th day of May, 1989, do hereby extend our heartiest congratulations to Mr. and Mrs. Joseph Horkavy on the occasion of their golden wedding anniversary, and offer our very best wishes to the entire Horkavy family for a very healthy, happy and successful future; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. and Mrs. Joseph Horkavy.

Alderman Burke 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 Burke, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 9, SECTION 9-16 BY REGULATING AND LICENSING USE AND APPLICATION OF PESTICIDES.

Also, a proposed ordinance to amend Chapter 9, Section 9-16 of the Municipal Code by adding a new subsection (d) thereto which would require the licensing of all persons engaged in the business of applying pesticides and regulate the use of pesticides within the city, which was Referred to a Joint Committee composed of the members of the Committee on Energy, Environmental Protection and Public Utilities and the members of the Committee on Health.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 130 BY ADDING NEW SECTION 130-9 REQUIRING RETAIL FOOD ESTABLISHMENTS TO USE "ENVIRONMENTALLY ACCEPTABLE PACKAGING", ET CETERA.

Also, a proposed ordinance to amend Chapter 130 of the Municipal Code by adding thereto a new section to be known as Section 130-9 which would minimize the use of nondegradable, nonreturnable and nonrecyclable food and beverage packaging in the city by requiring retail food establishments to use "environmentally acceptable packaging" for food and beverage products, and to create an advisory committee to monitor the abuse of said packaging restriction, which was Referred to a Joint Committee composed of the members of the Committee on Energy, Environmental Protection and Public Utilities and the members of the Committee on Health.

959

JOURNAL--CITY COUNCIL--CHICAGO

Referred -- REQUEST TO "FAIL TO PASS" ALL PENDING MATTERS INTRODUCED PRIOR TO JANUARY 1, 1988.

Also, a proposed resolution requesting that all matters currently pending before the City Council which had been introduced prior to January 1, 1988 be considered "Failed To Pass".

On motion of Alderman Burke, the said proposed resolution was Referred to the Committee on Finance.

Presented By

ALDERMAN BURKE (14th Ward) And OTHERS:

JUNE 17, 1989 DESIGNATED AS "JOSEPH P. DOHERTY DAY" IN CHICAGO.

A proposed resolution, presented by Aldermen Burke, Sheahan, Kellam and O'Connor, reading as follows:

WHEREAS, The Irish-American community is a vital component of Chicago's greatness; and

WHEREAS, Joseph Patrick Thomas Doherty is in his sixth year as a prisoner of the United States government and is the longest-held prisoner in the history of the New York Metropolitan Correctional Center; and

WHEREAS, He has never been charged with nor convicted of any crime in the United States and his alleged crime in northeastern Ireland has been ruled by United States federal judges to be political and not criminal in nature; and

WHEREAS, United States federal and immigration judges have in every one of their decisions ruled in his favor and against the Executive Branch's effort to return him to the infamous judicial system of his enemies; and

WHEREAS, In his latest legal victory November 14, 1988, the Board of Immigration Appeals granted his motion to reopen his case to apply for political asylum; now, therefore,

Be It Resolved, That the City Council of the City of Chicago, do hereby designate June 17, 1989, to be Joseph P. Doherty Day to draw attention to a great wrong, in the hope that

justice will be finally and promptly served, that he will be granted political asylum, and that his cruel and unusual punishment will finally be brought to an end; and

Be It Further Resolved, That the Clerk of the City Council is hereby directed to prepare and to forward suitable copies of this resolution to President George Bush, United States Attorney General Richard L. Thornburgh, Joseph Cardinal Bernadine, Senators Alan Dixon and Paul Simon, all of the Illinois United States Congresspersons and to the Consuls General of Ireland and Britain.

Alderman Burke 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 Burke, seconded by Aldermen Sheahan, O'Connor and Kotlarz, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Presented By

ALDERMAN CARTER (15th Ward):

PERMISSION TO HOLD FIRST ANNUAL BLOCK PARTY ON PORTION OF SOUTH DAMEN AVENUE.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to Pamela Carpenter -- 6300 South Damen Block Club for the conduct of the 1st Annual Block Party on South Damen Avenue from 6300 to 6400, June 10, 1989 during the hours of 11:00 A.M. to 4:00 P.M.

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

961

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

PERMISSION TO HOLD FOURTH ANNUAL "HOT FUN IN SUMMERTIME FESTIVAL/CHICAGO-ACCRA GHANNA DAY" ON PORTION OF SOUTH DAMEN AVENUE.

Also, a proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant permission to the Concerned Block Club of the southwest side, 6823 South Western Avenue for the conduct of the 4th Annual Hot Fun In the Summertime Festival/Chicago-Accra, Ghanna Day on South Damen Avenue from West 59th Street to West 63rd Street on June 16, 1989 through June 18, 1989 during the hours of 10:00 P.M. until 11:30 P.M.

Alderman Carter 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 Carter, the foregoing proposed order was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

ALDERMAN LANGFORD (16th Ward):

Referred -- PERMISSION TO HOLD SIDEWALK SALE ON PORTIONS OF SPECIFIED PUBLIC WAYS

A proposed order directing the Commissioner of Public Works to grant permission to Ms. Audrey Drew of the Englewood Businessmen's Association to hold a sidewalk sale on both sides of South Halsted Street, from 6200 to 6500 and on both sides of West 63rd Street, from 700 to 900, for the period extending July 1 through July 3, 1989, which was *Referred to the Committee on Beautification and Recreation*.

Presented By

ALDERMAN KELLAM (18th Ward):

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTIONS OF SPECIFIED PUBLIC WAYS FOR VARIOUS PURPOSES.

Three proposed orders directing the Commissioner of Public Works to grant permission to the applicants named as noted, to close to traffic the public ways specified for the purposes listed, which were *Referred to the Committee on Beautification and Recreation*, as follows:

Ashburn Baptist Church, c/o Pastor Charles R. Polcaster -- to close to traffic that part of West 83rd Street, from South Lawndale Avenue to Southwest Highway, for an Independence Day Rally on Sunday, July 2, 1989, as well as a Vacation Bible School for the periods extending July 10 through July 14 and July 17 through July 21, 1989;

Saint Denis Church, c/o Father Hagan -- to close to traffic that part of West 83rd Street, from South St. Louis Avenue west to the railroad tracks, for the Saint Denis Parish Family Festival on private property for the period extending June 14 through June 18, 1989; and Mr. Len Paluch -- to close to traffic that part of West 83rd Street, from South Scottsdale Avenue to South Kostner Avenue, for Saint Bedes Summerfest VII for the period extending July 14 through July 16, 1989.

Presented By

ALDERMAN SHEAHAN (19th Ward):

Referred -- ISSUANCE OF PERMITS FOR CANDY DAY SALE . AT VARIOUS LOCATIONS.

A proposed order directing the Commissioner of Public Works to issue the necessary permits to Universal Family Connections to hold a Candy Day Sale at various intersections in the area bounded by South Stony Island Avenue, 115th Street, South Western Avenue and 87th Street on Saturday, June 16, 1989, which was *Referred to the Committee on Beautification and Recreation*.

Presented By

ALDERMAN SHEAHAN (19th Ward) And ALDERMAN KELLAM (18th Ward):

JUNE 17, 1989 PROCLAIMED "JOSEPH PATRICK DOHERTY DAY" IN CHICAGO.

A proposed resolution reading as follows:

WHEREAS, Chicago's Irish-American community is a large and vital component of this great city; and

WHEREAS, Joseph Patrick Thomas Doherty is now being held in the New York Federal Correction Center, a prisoner of the United States despite the fact he has never been charged with or convicted of crime in this country; and

WHEREAS, Mr. Doherty has been jailed six years for an alleged crime in northeastern Ireland and is now the longest held prisoner in the history of the New York Correction Center; and WHEREAS, Both United States federal and United States immigration judges have in every instance ruled in Mr. Doherty's favor regarding his ongoing effort to secure political asylum in the United States; now, therefore,

Be It Resolved, That the Mayor of Chicago, The Honorable Richard M. Daley and the members of the City Council do hereby proclaim June 17th, 1989, Joseph Patrick Doherty Day in Chicago to draw attention to Mr. Doherty's plight; and

Be It Further Resolved, That suitable copies of this resolution be printed and sent to President George Bush, Attorney General Thornburgh, Joseph Cardinal Bernardin, Senators Allen Dixon, and Paul Simon, as well as every member of the Illinois State Legislature.

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

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Presented By

ALDERMAN J. EVANS (21st Ward):

DRAFTING OF ORDINANCE FOR VACATION OF SPECIFIED PUBLIC WAYS.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of South Beverly Avenue between the north line of West 94th Street and the south line of the first east-west 16-foot public alley north of West 94th Street, also West 94th Street between the west line of South Ashland Avenue and the northeasterly right of way line of the P.C.C. and St. L. Ry. for Jewel Food Stores (No. 6-21-

89-1328); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Alderman J. Evans 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 J. Evans, the foregoing proposed order was Passed.

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 8822 SOUTH ASHLAND AVENUE.

Also, a proposed order directing the Commissioner of General Services to issue a permit to Ms. Doris Smith/Mr. Mitchell Thorton to maintain and use one existing canopy attached to the building or structure at 8822 South Ashland Avenue, which was *Referred to the Committee on Streets and Alleys*.

Referred -- EXEMPTION OF MR. HOMER BAYLOR FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

Also, a proposed ordinance to exempt Mr. Homer Baylor from the physical barrier requirement pertaining to alley accessibility for the parking facility at 10100 South Halsted Street, pursuant to the provisions of Municipal Code Chapter 33, Section 33-19.1, which was Referred to the Committee on Streets and Alleys.

ALDERMAN GARCIA (22nd Ward):

BISHOP SAMUEL RUIZ OF THE DIOCESE OF SAN CRISTOBAL DE LAS CASAS, CHIAPAS, MEXICO PROCLAIMED AN HONORED GUEST IN CITY OF CHICAGO.

A proposed resolution reading as follows:

WHEREAS, His Eminence Samuel Ruiz, Bishop of the Dioceses of San Cristobal de las Casas, Chiapas, Mexico, will be visiting the City of Chicago on May 26th; and

WHEREAS, Bishop Samuel Ruiz has been invited to Chicago by religious and social organizations that include Travelers and Immigrants Aid, United Network for Immigrant and Refugee Rights, Hispanic Caucus, United Church of Christ, Chicago Religious Task Force and the Guatemala Information Center; and

WHEREAS, There are approximately 20,000 Guatemalans and hundreds of thousands of Mexicans living in the City of Chicago and its immediate surroundings; and

WHEREAS, Bishop Samuel Ruiz, who was ordained 40 years ago, has been the protector of the poor and disenfranchised peasants in an area in Mexico characterized by extreme poverty; and

WHEREAS, Bishop Samuel Ruiz has been the protector of the more than 100,000 Guatemalan refugees living in Chiapas who fled the most intense years of Army launched repression; and

WHEREAS, Under Bishop Samuel Ruiz's leadership in conjunction with the Christian Committee in Solidarity with the Guatemalan Refugees, the Mexican campesinos have opened their hearts and homes and shared the little they have with their brothers and sisters from Guatemala; and

WHEREAS, Bishop Ruiz has organized and facilitated international help for the Guatemalan refugees including aid sent from Chicago; and

WHEREAS, Bishop Ruiz has supported a document published by the Guatemalan refugees pointing out the minimal conditions they require for their return to Guatemala, and which has been presented in the National Dialogue presently taking place in Guatemala; and

WHEREAS, Many social and religious groups representing native Chicagoans, Mexicans, Guatemalans and a variety of international people living in the Chicago area support, respect, and welcome Bishop Ruiz to Chicago; now, therefore, *Be It Resolved*, That the City of Chicago hereby proclaim His Eminence Samuel Ruiz an honored guest to the city and recognize his important and humanitarian work benefitting Mexicans and Guatemalans in Mexico and in Chicago.

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Referred -- PERMISSION TO HOLD SIDEWALK SALE ON PORTION OF WEST 26TH STREET.

Also, a proposed order directing the Commissioner of Public Works to grant permission to Mr. Omar Lopez, as president of Comerciantes Mexicanos de la Villita, Incorporated, to hold a sidewalk sale on that part of West 26th Street, between South Kostner Avenue and South Kedzie Avenue, for the period extending May 11 through May 14, 1989, which was *Referred* to the Committee on Beautification and Recreation.

Referred -- PERMISSION TO INSTALL RESIDENTIAL POST LIGHTS AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of Public Works to grant permission to the block clubs named below for the installation of residential post lights at the locations specified, which were *Referred to the Committee on Finance*, as follows:

2400 South Hamlin Block Club -- to install residential post lights in front of the homes located on both sides of the 2400 block of South Hamlin Avenue; and

2400 South Ridgeway Block Club -- to install residential post lights in front of the homes located on both sides of the 2400 block of South Ridgeway Avenue.

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 3735 WEST 26TH STREET.

Also, a proposed order directing the Commissioner of General Services to issue a permit to El Tornillo Corporation, for the maintenance and use of an existing canopy attached to the building or structure at 3735 West 26th Street, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN KRYSTYNIAK (23rd Ward):

CONGRATULATIONS AND BEST WISHES EXTENDED TO MR. JUUL BARTHOLOMEW ON HIS RETIREMENT FROM TEACHING PROFESSION.

A proposed resolution reading as follows:

WHEREAS, Juul Bartholomew is retiring after a public teaching career spanning over three decades; and

WHEREAS, A Chicago native, Juul Bartholomew was educated in public schools and attended the University of Illinois, Northern Illinois University and Northwestern University where he earned a bachelor's degree and a master's degree in history. He began substitute teaching in Chicago schools in 1958 and except for a year spent teaching at Northern Illinois University, has remained in the Chicago public school system, primarily on our city's great southwest side. He has been at Kelly High School from 1959 to 1973 and at Curie High School since 1973; and

WHEREAS, Juul Bartholomew, a man of wide scope, has had many activities in addition to teaching assignments. He has coached Chess teams, assisted in Performing Arts programs, and in many other extracurricular programs. He served on the Executive Board of the Chess Committee for the Chicago Public Schools 1968 -- 1985; was on the Illinois Athletic Association Chess Board from 1969 -- 1983; and has been a charter member of the Curie Local School Council since the school opened in 1973. He received a

5/10/89

Coe Foundation Fellowship in 1964, a stipend to teach and study mental health at Michael Reese Hospital, and an award to study drug prevention at DePaul University; and

WHEREAS, The leaders of our great city are especially grateful to the teachers in whom we entrust our future generations; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 10th day of May, 1989, A.D., do hereby offer our congratulations to Juul Bartholomew on his retirement from a 33 year career in outstanding public service, and extend to this fine citizen our very best wishes for continued happiness and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. Juul Bartholomew.

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

CONGRATULATIONS AND BEST WISHES EXTENDED TO MS. SUE GALBREATH ON HER RETIREMENT FROM CHICAGO PARK DISTRICT.

Also, a proposed resolution reading as follows:

WHEREAS, Sue Galbreath is retiring from the Chicago Park District after over 35 years of dedicated service; and

WHEREAS, Sue Galbreath began as a recreation leader at Kennedy Park in 1952, and over the decades she has worked as Civil Service Physical Instructor, Playground Supervisor, and Physical Activities Supervisor at Tuley Park, Dvorak Park and West Pullman Park. In March, 1980, she became Park Supervisor at West Pullman, and has held positions in Areas 2 and 4 ever since; and

WHEREAS, Sue Galbreath's dedication and perseverance typify Chicago's "I Will" Spirit; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 10th day of May, 1989, A.D., do hereby offer our congratulations and gratitude to Sue Galbreath on her retirement after 37 years of outstanding public service, and extend to this fine citizen our very best wishes for continued success and happiness; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Ms. Sue Galbreath.

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

CONGRATULATIONS EXTENDED TO MR. AND MRS. WALTER POLAK ON THEIR FORTIETH WEDDING ANNIVERSARY.

Also, a proposed resolution reading as follows:

WHEREAS, Mr. and Mrs. Walter Polak, residents of Chicago's great southwest side, are celebrating forty years of wedded bliss; and

WHEREAS, Dolores and Walter Polak are 30-year residents in the West Elsdon area of our great city and belong to Saint Bruno's Parish. Walter is retired from the Walgreen Company and has been active as a manager of the Archer Manor Boys' Baseball leagues, and also with the Chicago Eagles; and WHEREAS, Dolores is a manager at Fannie Mae Candies' Ford City store. Her cheerfulness and kindness to all have earned her the unofficial title of "The Mayor of Ford City"; and

WHEREAS, Dolores and Walter Polak represent the strength and solidity of family life; they have one son, two daughters and four grandchildren; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 10th day of May, 1989, A.D., do hereby congratulate Mr. and Mrs. Walter Polak as they celebrate forty years of wedded bliss, and extend to this outstanding couple and family our very best wishes for many more years of happiness and success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. and Mrs. Walter Polak.

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, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Referred -- EXEMPTION OF TOM'S HARDWARE STORE FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY

Also, a proposed ordinance to exempt Tom's Hardware Store from the physical barrier requirement pertaining to alley accessibility for its parking facility at 4752 South Cicero 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 -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 6233 WEST 55TH STREET.

Also, a proposed order directing the Commissioner of General Services to issue a permit to Ms. Barbara Skierkiewicz, Mr. Thomas Skierkiewicz, Mr. Christopher Beaver and Ms. Donna Beaver for the maintenance and use of an existing canopy attached to the building or structure at 6233 West 55th Street, which was *Referred to the Committee on Streets and Alleys*.

Referred -- ISSUANCE OF PERMITS TO ERECT SIGNS/SIGNBOARDS AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of Inspectional Services to issue sign permits to the contractors listed below for the erection of signs/signboards at the locations specified, which were *Referred to the Committee on Zoning*, as follows:

James D. Ahern Signs & Company -- to erect a sign/signboard at 5501 South Pulaski Road for Shell Oil Company;

National Signs, Incorporated -- to erect a sign/signboard at 5945 South Archer Avenue for Firestone: and

Patrick Media Group, Incorporated -- to erect a sign/signboard at 6141 South Cicero Avenue for advertising purposes.

Presented By

ALDERMAN SOLIZ (25th Ward):

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF SOUTH BLUE ISLAND AVENUE TO HOLD CARNIVAL.

A proposed order directing the Commissioner of Public Works to grant permission to Association Pro Derechos Obreros (A.P.O.), c/o Nameraquel Guerrero/R. Boria, to close to traffic that part of South Blue Island Avenue between West Cullerton Street and West 21st

5/10/89

Street, that part of South Laflin Street between West Cullerton Street and West 21st Place, and that part of West 22nd Street from 1426 to South Ashland Avenue for the period extending May 30 through June 5, 1989, to hold a carnival and fundraiser, which was Referred to the Committee on Special Events and Cultural Affairs.

Referred -- GRANT OF PRIVILEGE TO BURLINGTON NORTHERN RAILROAD COMPANY FOR CONSTRUCTION OF RAILROAD SWITCH TRACK.

Also, a proposed ordinance to grant permission and authority to Burlington Northern Railroad Company to construct, maintain and use a railroad switch track along and across street grade at West Cermak Road for the purpose of servicing a proposed warehouse to be located near the west line of South Sangamon Street south of West Cermak Road, which is to be maintained under the directions of the Commissioner of Public Works, the Commissioner of Streets and Sanitation, and the Illinois Commerce Commission, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN GUTIERREZ (26th Ward):

Referred -- PERMISSION TO HOLD OUTDOOR EVENTS AT SPECIFIED LOCATIONS.

Two proposed orders directing the Commissioner of Public Works to grant permission to the applicants listed to hold the outdoor events noted below at the locations specified, which were *Referred to the Committee on Beautification and Recreation*, as follows:

Chicago Neighborhood Artists -- to hold the 10th Annual Palmer Arts Fair on that part of Palmer Square from North Sacramento Avenue to North Whipple Street during the period extending July 28 through July 30, 1989: and

Puerto Rican Parade Committee -- to hold the Annual Fiestas Puertoriquenas Festival/Carnival on that part of West Luis Munoz Marin Drive from North Humboldt Boulevard to West LeMoyne Street for the period extending June 4 through June 13, 1989.

ALDERMAN GUTIERREZ (26th Ward), ALDERMAN T. EVANS (4th Ward) And ALDERMAN HUELS (11th Ward):

Referred -- CITY REQUESTED TO TAKE ACTIVE MEASURES TO INCREASE APPROPRIATIONS FOR HOMELESS PERSONS IN CHICAGO AND PROVIDE FOR AVAILABLE PERMANENT HOUSING.

A proposed resolution requesting the Department of Human Services to disallow any proposed funding cuts targeted for permanent sheltered housing for homeless persons and urging various governmental agencies to work together toward using available vacant properties as a possible solution for housing shortfalls, which was *Referred to the Committee* on Housing, Land Acquisition, Disposition and Leases.

Presented By

ALDERMAN BUTLER (27th Ward):

Referred -- APPROVAL OF PROPERTY AT 2216 WEST HUBBARD STREET AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

A proposed resolution to approve the property at 2216 West Hubbard Street as Class 6(b). under the Cook County Real Property Assessment Classification Ordinance and eligible for county tax incentives, which was *Referred to the Committee on Economic Development*.

ALDERMAN SMITH (28th Ward):

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 185, SECTION 185-37 BY DISCONTINUING POLICY OF WATER BILL DISCOUNTS AND CREATING NEW POLICY OF PENALIZING LATE PAYMENTS.

A proposed ordinance to amend Chapter 185, Section 185-37 of the Municipal Code by discontinuing the policy of providing a 2-1/2% discount on water bills received within 21 calendar days of the mailing of said bill and to initiate a new policy of imposing a penalty charge of 2-1/2% for all water bill payments received after 45 calendar days of the billing date, which was *Referred to the Committee on Finance*.

Referred -- GRANT OF PRIVILEGE TO MC DONALD'S CORPORATION FOR DRIVE-THROUGH SERVICE LANE.

Also, a proposed ordinance to grant permission and authority to McDonald's Corporation to occupy a portion of the public way on North Karlov Avenue adjacent to 4048 West Madison Street for the purpose of a drive-through service lane, which was *Referred to the Committee on Streets and Alleys*.

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:

Mr. Lemon Cunningham -- to construct, maintain and use one canopy at 4001 West Adams Street; and

Bobby E. Wright, Comprehensive Community Mental Center, Incorporated --to maintain and use one existing canopy at 9 South Kedzie Avenue.

ALDERMAN DAVIS (29th Ward):

EXPRESSION OF SUPPORT FOR "POVERTY SABBATH" RELIEF PROGRAM.

A proposed resolution reading as follows:

WHEREAS, Poverty and the ability to obtain a job, food, shelter and clothing constitute a real problem for many of the residents of our city; and

WHEREAS, There are over 600,000 Chicagoans who qualify for and receive some form of public assistance; and

WHEREAS, Over one-half of these poor and often frustrated individuals are children; and

WHEREAS, A consortium of agencies, organizations, churches and individuals have proclaimed several Sundays beginning May 19, and continuing throughout the month of June as Poverty Sabbath; and

WHEREAS, Poverty Sabbath is defined as a time of spiritual and social reflection on the problem of poverty in our city and our common commitment to end this tragic suffering; and

WHEREAS, Members of Chicago's religious community will be addressing the problem of poverty in the observance of "Poverty Sabbath" with their congregations; and

WHEREAS, Each and every one of us should pledge to do everything within our power to end the misery and human suffering associated with poverty; now, therefore,

Be It Resolved, That The Honorable Mayor Richard M. Daley and the Chicago City Council in meeting this 10th day of May, 1989 do hereby go on record as being in support of "Poverty Sabbath", and pledge to do whatever is rationally within our power to help eradicate the misery and suffering brought on by poverty and its effects.

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

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

5/10/89

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Referred -- INSTALLATION OF ALLEY LIGHT BEHIND 5835 WEST WASHINGTON BOULEVARD.

Also, a proposed order directing the Commissioner of Public Works to install an alley light behind 5835 West Washington Boulevard, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN HAGOPIAN (30th Ward):

DRAFTING OF ORDINANCE FOR VACATION AND DEDICATION OF SPECIFIED PUBLIC ALLEYS.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of the remaining east-west 16-foot public alley together with the south 84.0 feet of the north-south 16-foot public alley and providing for the dedication of an east-west 16-foot public alley running east to North Mango Avenue from the north terminus of the north-south 16-foot public alley to be vacated in the block bounded by West Dickens Avenue, West Armitage Avenue, vacated North Menard Avenue and North Mango Avenue for American Grinding and Machine Company (No. 32-30-89-1363); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Alderman Hagopian 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 Hagopian, the foregoing proposed order was Passed.

ALDERMAN FIGUEROA (31st Ward):

Referred -- ISSUANCE OF PERMIT TO ERECT SIGN/SIGNBOARD AT 3750 WEST NORTH AVENUE.

A proposed order directing the Commissioner of Inspectional Services to issue a permit to Courtesy Neon Plastic Sign for the erection of a sign/signboard at 3750 West North Avenue for Cary Muffler and Brakes, which was *Referred to the Committee on Zoning*.

Presented By

ALDERMAN GABINSKI (32nd Ward):

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPIES AT 1934 WEST AUGUSTA BOULEVARD.

A proposed order directing the Commissioner of General Services to issue a permit to Wicker Realty, Incorporated for the maintenance and use of three canopies attached to the building or structure at 1934 West Augusta Boulevard, which was *Referred to the Committee* on Streets and Alleys.

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF NORTH LINCOLN AVENUE FOR STREET FAIR AND CONCERT.

Also, a proposed order directing the Commissioner of Public Works to grant permission to the Lakeview Chamber of Commerce, c/o Mr. Jerry Haderlein, to close to traffic that part of North Lincoln Avenue between West Belmont Avenue and West School Street on Saturday, June 17, 1989, for a street fair and concert in celebration of the 100th year anniversary of Lakeview's annexation, which was *Referred to the Committee on Beautification and Recreation*.

979

Referred -- ISSUANCE OF PERMIT TO ERECT SIGN/SIGNBOARD AT 1927 WEST FULLERTON AVENUE.

Also, a proposed order directing the Commissioner of Inspectional Services to issue a permit to Courtesy Neon Plastic Sign for the erection of a sign/signboard at 1927 West Fullerton Avenue for Dunkin Donuts, which was *Referred to the Committee on Zoning*.

Presented By

ALDERMAN MELL (33rd Ward):

Referred -- GRANTS OF PRIVILEGE TO SUNDRY ORGANIZATIONS FOR STOREFRONT DISPLAYS.

Two 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:

D.J.'s Produce -- to construct, maintain and operate a storefront display on the public way adjacent to 2901 North Milwaukee Avenue; and

Red Apple, Incorporated -- to construct, maintain and operate a storefront display on the public way adjacent to 3127-1/2 -- 3129 North Milwaukee Avenue.

Referred -- PROPOSED STUDY FOR INSTALLATION OF CATCHBASIN AT 2816 WEST WAVELAND AVENUE.

Also, a proposed order directing the Commissioner of Sewers to study the feasibility of installing a catchbasin at 2816 West Waveland Avenue, which was *Referred to the Committee on Streets and Alleys*.

Referred -- ISSUANCE OF PERMIT TO HOLD CARNIVAL AND/OR STREET FAIR AT SPECIFIED LOCATION.

Also, a proposed order directing the Commissioner of Public Works to issue a permit to Saint John Berchmans Church to hold a carnival and/or street fair on the south drive of the 2500 block of West Logan Boulevard, including the parkway, from North Campbell Avenue to North Rockwell Street for the period extending May 29 through June 6, 1989, which was Referred to the Committee on Beautification and Recreation.

Referred -- PERMISSION TO HOLD SIDEWALK SALE AT 2252 NORTH MILWAUKEE AVENUE.

Also, a proposed order directing the Commissioner of Public Works to grant permission to F. W. Woolworth Company to hold a sidewalk sale in front of 2252 North Milwaukee Avenue during the period extending May 19 through May 21, 1989, which was Referred to the Committee on Beautification and Recreation.

Presented By

ALDERMAN KOTLARZ (35th Ward):

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 99, SECTION 99-18.1 BY REQUIRING CERTAIN BUILDING ASSOCIATIONS TO SUBMIT NOTARIZED STATEMENTS FOR REFUSE COLLECTION WITHIN ONE YEAR OF BILLING PERIOD.

A proposed ordinance to amend Chapter 99, Section 99-18.1 of the Municipal Code by requiring governing associations of condominiums or cooperative residential buildings to submit the required notarized statements for any rebate of costs incurred for refuse collection within one year of any requested reimbursement period and prohibit reimbursement for costs submitted more than one year after the billing period for refuse collection, which was Referred to the Committee on Claims and Liabilities.

981

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:

Hallaluia Printing Company -- for one canopy at 3242 West Montrose Avenue; and

Security Federal Savings & Loan Association -- for one canopy at 1209 North Milwaukee Avenue.

Presented By

ALDERMAN BANKS (36th Ward):

CONGRATULATIONS EXTENDED TO MR. JOSEPH AHERN ON RECEIVING 1989 DANTE AWARD.

A proposed resolution reading as follows:

WHEREAS, The Dante Award was established by the Joint Civic Committee of Italian Americans, an umbrella organization comprising more than 40 civic organizations in the Chicago area, to extend recognition annually to an individual in the mass media of communications field who has best exemplified Dante's credo "Never be a timid friend to truth" and also one who has fostered sound human relations; and

WHEREAS, Joseph Ahern, President and General Manager of Chicago's WLS-TV, will be honored as this year's recipient of the Dante Award at a presentation dinner May 23rd, sponsored by the Joint Civic Committee of Italian Americans; and

WHEREAS, Under Mr. Joseph Ahern's direction, WLS-TV was recently awarded the President's Citation for Private Sector Initiatives for the "Say No! to Drugs" campaign. As part of this campaign, WLS-TV sponsored the largest anti-drug rally in the nation, the "Say No! to Drugs" parade held in Chicago, May 9, 1987. The parade and the corresponding one-year anti-drug campaign, launched in cooperation with the *Chicago Sun-Times*, was perhaps the only joint media awareness campaign of its kind in the United States; and WHEREAS, In 1986, Joseph Ahern received the media award from "One Church, One Child," the program started by Father George Clements to encourage adoption of black children: Mr. Ahern was the first general manager of a television station to be so honored. In 1987 he was the recipient of the "Spirit of Life" Award from the City of Hope. In 1988 Joseph Ahern was honored by the Easter Seal Society of Metropolitan Chicago. Among his many civic responsibilities, Joseph Ahern was General Chairman for the United Cerebral Palsy of Greater Chicago's 1986/1987 Telethon Committee, which raised over 1.3 million dollars; and

WHEREAS, Leaders of our great city wish also to recognize the achievements of this great and caring citizen, Joseph Ahern, as well as the many fine contributions of the Joint Civic Committee of Italian Americans; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 10th day of May, 1989, A.D., do hereby congratulate Joseph Ahern as recipient of the prestigious Dante Award for 1989; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Joseph Ahern.

Alderman Banks 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 Banks, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 194A (CHICAGO ZONING ORDINANCE) ARTICLES 8.3-4 AND 9.3-2 BY DEFINING "MOTOR VEHICLE RENTAL AGENCY" AS PERMITTED OR SPECIAL USES WITHIN CERTAIN DISTRICTS.

Also, a proposed ordinance to amend Chapter 194A of the Municipal Code, known as the Chicago Zoning Ordinance, Articles 8.3-4 and 9.3-2 by defining the term "Motor Vehicle

Rental Agency" and designating said agencies as permitted uses within B4-1 to B4-5 Restricted Service Districts and special uses within C2-1 to C2-5 General Commercial Districts, which was *Referred to the Committee on Zoning*.

Referred -- PERMISSION TO HOLD "I HIT THE BRICKS FOR CHILDREN'S MEMORIAL HOSPITAL" 10K RUN ON PORTION OF NORTH NARRAGANSETT AVENUE.

Also, a proposed order directing the Commissioner of Public Works to grant permission to the Brickyard Merchants Association to hold the "I Hit the Bricks for Children's Memorial Hospital" 10K Run on North Narragansett Avenue from West Fullerton Avenue to West Diversey Avenue on Sunday, June 4, 1989, which was *Referred to the Committee on Beautification and Recreation*.

Referred -- ISSUANCE OF PERMIT TO CONSTRUCT AND MAINTAIN CANOPY AT 6818 WEST NORTH AVENUE.

Also, a proposed order directing the Commissioner of General Services to issue a permit to Verdi Restaurant for the construction, maintenance and use of a canopy to be attached to the building or structure at 6818 West North Avenue, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN LAURINO (39th Ward):

Referred -- ISSUANCE OF PERMIT TO CONSTRUCT AND MAINTAIN CANOPIES AT 3944 -- 3960 WEST LAWRENCE AVENUE/ 4901 -- 4909 NORTH PULASKI ROAD.

A proposed order directing the Commissioner of General Services to issue a permit to Kye Su Kim for the construction, maintenance and use of fourteen canopies to be attached to the buildings or structures at 3944 -- 3960 West Lawrence/4801 -- 4809 North Pulaski Road, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN O'CONNOR (40th Ward):

Referred -- PERMISSION TO HOLD KIDFEST '89 ARTS, CRAFTS STAGE ACT FOR KIDS ON PORTION OF WEST BERWYN AVENUE.

A proposed order directing the Commissioner of Public Works to grant permission to Ms. Arloa Sutter, First Evangelical Free Church, to hold the Kidfest '89 Arts, Crafts Stage Act for Kids in the 1500 block of West Berwyn Avenue from North Clark Street to North Ashland Avenue during the period extending June 26 through June 30, 1989, which was *Referred to* the Committee on Beautification and Recreation.

Presented By

ALDERMAN NATARUS (42nd Ward):

INSTALLATION OF SILVER PLATING ON TRAFFIC CONTROL SIGNAL AT EAST WALTON STREET AND NORTH MICHIGAN AVENUE.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby authorized and directed to grant Mr. George Jensen, 140 East Walton Street, Chicago, the authority to install silver plating on the traffic control signal located at the northeast corner of East Walton Street and North Michigan Avenue, on the condition that Mr. George Jensen shall be responsible for restoration in the event of abandonment, and shall insure, save and hold harmless the City of Chicago from all liability.

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

5/10/89

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

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 194A (CHICAGO ZONING ORDINANCE) ARTICLE 7.3-5 BY INCLUDING ART GALLERIES AND PHOTOGRAPHY STUDIOS AS PERMITTED USES WITHIN R5 GENERAL RESIDENCE DISTRICTS.

Also, a proposed ordinance to amend Chapter 194A of the Municipal Code, known as the Chicago Zoning Ordinance, Article 7.3-5, by including art galleries and photography studios as permitted uses within R5 General Residence Districts, which was *Referred to the Committee on Zoning*.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 194A (CHICAGO ZONING ORDINANCE) ARTICLE 7.3-6 BY INCLUDING ART GALLERIES AND PHOTOGRAPHY STUDIOS AS PERMITTED USES WITHIN R6 GENERAL RESIDENCE DISTRICTS.

Also, a proposed ordinance to amend Chapter 194A of the Municipal Code, known as the Chicago Zoning Ordinance, Article 7.3-6 by including art galleries and photography studios as permitted uses within R6 General Residence Districts, which was *Referred to the Committee on Zoning*.

Referred -- ESTABLISHMENT OF TAXICAB STAND 592 ON PORTION OF EAST DELAWARE PLACE.

Also, a proposed ordinance to establish taxicab stand 592 along the north curb of East Delaware Place, from a point 228 feet west of the west building line of North Michigan Avenue to a point 54 feet west thereof for two vehicles, pursuant to Chapter 27, Section 27-412 of the Municipal Code, which was *Referred to the Committee on Local Transportation*.

Referred -- GRANTS OF PRIVILEGE TO SUNDRY ORGANIZATIONS FOR VARIOUS PURPOSES.

Also, eight proposed ordinances to grant permission and authority to the organizations listed for the purposes specified, which were *Referred to the Committee on Streets and Alleys*, as follows:

Foregiveness, Incorporated, doing business as FX 1100 -- to maintain and use a portion of the public way adjacent to 1100 North State Street for a sidewalk cafe;

Gold Coast Dogs I, Incorporated, doing business as Gold Coast Dogs I -- to maintain and use a portion of the public way adjacent to 418 North State Street for a sidewalk cafe;

Gold Coast Dogs III, Incorporated, doing business as Gold Coast Dogs III -- to maintain and use a portion of the public way adjacent to 804 North Rush Street for a sidewalk cafe;

Mr. Kenneth C. Kolovitz and Mr. John O'Donnell, doing business as Ken's on Kinzie -- to maintain and use a portion of the public way adjacent to 210 West Kinzie Street for a sidewalk cafe;

MKDG/Buck 123 Partnership -- to construct, maintain and operate a stairway in the public way adjacent to 515 North State Street;

Rush and Erie Associates -- to construct, maintain and use vaulted sidewalk space adjacent to 101 East Erie Street; and

Superior Associates, Incorporated, doing business as Superior Street Cafe -- to maintain and use a portion of the public way adjacent to 311 West Superior Street for a sidewalk cafe.

Tony's Place, Incorporated, doing business as Tony's Place -- to maintain and use a portion of the public way adjacent to 22 East Chicago Avenue for a sidewalk cafe;

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTIONS OF SPECIFIED STREETS TO HOLD OUTDOOR EVENTS.

Also, three proposed orders directing the Commissioner of Public Works to grant permission to the applicants listed to hold the outdoor events noted below at the locations specified, which were *Referred to the Committee on Special Events and Cultural Affairs*, as follows: Catholic Archdiocese -- to close to traffic that part of East Superior Street between North State Street and North Wabash Avenue, for the ordination of men to the priesthood within the Archdiocese of Chicago on Saturday, May 20, 1989;

Gibson Steakhouse, c/o Ms. Peggy Lombardo -- to close to traffic that part of East Bellevue Avenue, between North Rush Street and North State Street on Monday, May 1, 1989 for the opening of the Gibson Steakhouse and the erection of a tent; and

Rush-Presbyterian Saint Luke's Medical Center -- to close to traffic that part of North Wabash Avenue, between East Ohio Street and East Ontario Street on Saturday, June 10, 1989 for the Medical Center's graduation ceremony.

Referred -- ISSUANCE OF PERMITS TO CONSTRUCT AND MAINTAIN CANOPIES AT SPECIFIED LOCATIONS.

Also, fifteen 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:

Astor, Incorporated -- to maintain and use one canopy at 1301 North Astor Street;

Bangkok Cafe -- to maintain and use one canopy at 9 West Hubbard Street;

Branca, Incorporated -- to construct, maintain and use one canopy at 65 West Illinois Street;

Chicago HSR Limited Partnership -- to construct, maintain and use one canopy at 198 East Delaware Place;

Claridge Hotel, Incorporated -- to maintain and use one canopy at 1244 North Dearborn Parkway;

Mr. David Dattalo, doing business as The Fudge Pot -- to maintain and use one canopy at 1532 North Wells Street;

General Parking Corporation -- to maintain and use one canopy at 400 North Wabash Avenue;

Hamburger Hamlets, Incorporated -- to maintain and use one canopy at 931 -- 935 North Rush Street/40 -- 46 East Walton Street; Hana East, Incorporated -- to maintain and use one canopy at 210 East Ohio Street;

Hanley Dawson Cadillac Company -- to maintain and use one canopy at 630 North Rush Street;

LaSalle National Bank, under Trust 106473 -- to maintain and use three canopies at 446 East Ontario Street:

Petersen Publishing Company -- to maintain and use one canopy at 815 North LaSalle Street;

210 East Pearson Condominium Association -- to maintain and use one canopy at 210 East Pearson Street;

300 West Grand Venture -- to maintain and use three canopies at 300 West Grand Avenue; and

1028 North Rush Street Corporation -- to maintain and use one canopy at 1028 North Rush Street.

Referred -- REPRESENTATIVES OF COMMUNICATIONS AND CABLE OF CHICAGO, INCORPORATED REQUESTED TO APPEAR BEFORE FINANCE SUBCOMMITTEE ON CABLE COMMUNICATIONS.

Also, a proposed resolution requesting representatives of Communications and Cable of Chicago, Incorporated to appear before a Committee on Finance Subcommittee on Cable Communications in response to a possible breach of agreement with the city for cable service in Franchise Area 1, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN EISENDRATH (43rd Ward):

Referred -- GRANT OF PRIVILEGE TO BORGESS, LIMITED, DOING BUSINESS AS CARLEY'S FOR SIDEWALK CAFE.

A proposed ordinance to grant permission and authority to Borgess, Limited, doing business as Carley's, to maintain and use a portion of the public way adjacent to 1615 North Wells Street for a sidewalk cafe, which was Referred to the Committee on Streets and Alleys.

Referred -- PERMISSION TO HOLD SAINT JOSEPHAT'S FESTIVAL ON PORTION OF WEST BELDEN AVENUE.

Also, a proposed order directing the Commissioner of Public Works to grant permission to Saint Josephat's Church to hold the Saint Josephat's Festival on West Belden Avenue, from North Southport Avenue to North Wayne Avenue on Saturday, May 20, 1989, which was Referred to the Committee on Beautification and Recreation.

Referred -- PERMISSION TO HOLD 1100 MONTANA BLOCK PARTY ON PORTION OF WEST MONTANA STREET.

Also, a proposed order directing the Commissioner of Public Works to grant permission to Ms. Linda Mellis to hold the 1100 Montana Block Party on West Montana Street, from North Racine Avenue to North Seminary Avenue on Saturday, July 15, 1989, which was *Referred to the Committee on Beautification and Recreation*.

Referred -- ISSUANCE OF PERMITS TO CONSTRUCT AND MAINTAIN CANOPIES AT SPECIFIED LOCATIONS.

Also, six 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:

Barclay's on Lincoln -- to maintain and use one canopy at 2233 North Lincoln Avenue;

Inland Property Management, Incorporated -- to maintain and use two canopies at 451 West Wrightwood Avenue; Inland Property Management, Incorporated -- to maintain and use one canopy at 443 West Wrightwood Avenue:

Michael Supera Property Management, Incorporated, Bank of Ravenswood, under Trust 1401 -- to maintain and use one canopy at 444 West St. James Place:

Starbucks Corporation -- to construct, maintain and use one canopy at 617 West Diversey Parkway; and

Ms. Luz Segovia -- to maintain and use one canopy at 2408 North Lincoln Avenue.

Presented By

ALDERMAN HANSEN (44th Ward):

Referred -- GRANT OF PRIVILEGE TO ZIGMUND'S, INCORPORATED, DOING BUSINESS AS ZIGMUND'S AT THE PARK FOR SIDEWALK CAFE.

A proposed ordinance to grant permission and authority to Zigmund's, Incorporated, doing business as Zigmund's At The Park, to maintain and use a portion of the public way adjacent to 3700 North Clark Street for a sidewalk cafe, which was *Referred to the Committee on Streets and Alleys*.

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:

Amalgamated Trust & Savings Bank, under Trust 4667 -- to maintain and use one canopy at 530 West Diversey Avenue; and

Jackson Associates -- to construct, maintain and use two canopies at 3400 North Lake Shore Drive.

Presented By

ALDERMAN LEVAR (45th Ward):

Referred -- ISSUANCE OF PERMIT TO HOLD CARNIVAL AND/OR STREET FAIR ON PORTION OF WEST SUNNYSIDE AVENUE.

A proposed order directing the Commissioner of Public Works to issue a permit to Our Lady of Victory Church to hold a carnival and/or street fair on the south side of West Sunnyside Avenue, between North Laramie Avenue and North Lockwood Avenue, during the period extending July 5 through July 9, 1989, which was *Referred to the Committee on Beautification and Recreation*.

Referred -- PERMISSION TO HOLD SIDEWALK SALE ON PORTIONS OF SPECIFIED PUBLIC WAYS.

Also, a proposed order directing the Commissioner of Public Works to grant permission to the Jefferson Park Chamber of Commerce, c/o Ms. Florence Cirzan, to hold a sidewalk sale on both sides of North Milwaukee Avenue, between 4630 and 4955, both sides of West Lawrence Avenue, between 5216 and 5401, the south side of West Higgins Avenue, between 5403 and 5417, and the south side of West Ainslie Street in the 5300 block during the period of July 27 and 28, 1989, which was *Referred to the Committee on Beautification and Recreation*.

NEW BUSINESS PRESENTED BY ALDERMEN

Presented By

ALDERMAN SHILLER (46th Ward):

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR SIDEWALK CAFES.

Two proposed ordinances to grant permission and authority to the applicants listed for sidewalk cafes, which were *Referred to the Committee on Streets and Alleys*, as follows:

Berto's, Incorporated, doing business as Berto's Pizzeria -- to maintain and use a portion of the public way adjacent to 1011 West Irving Park Road; and

Windy City Gyros, Incorporated, doing business as Windy City Gyros -- to maintain and use a portion of the public way adjacent to 3930 -- 3932 North Broadway.

Referred -- PERMISSION TO HOLD UPTOWN HULL HOUSE FESTIVAL ON PORTION OF NORTH BEACON AVENUE.

Also, a proposed order directing the Commissioner of Public Works to grant permission to Ms. Marina Sotomayor to hold the Uptown Hull House Festival on North Beacon Avenue, from West Sunnyside Avenue to West Wilson Avenue on Saturday, June 3, 1989, which was Referred to the Committee on Beautification and Recreation.

Referred -- ISSUANCE OF PERMITS TO CONSTRUCT AND MAINTAIN CANOPIES AT SPECIFIED LOCATIONS.

Also, three 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:

Alexander and Gerda Sokolowski -- to maintain and use one canopy at 815 -- 817 West Montrose Avenue;

Little Jim's -- to maintain and use one canopy at 3501 North Halsted Street; and

Ms. Nitsa Tsenes -- to construct, maintain and use one canopy at 3804 North Broadway.

Presented By

ALDERMAN SHILLER (46th Ward) And OTHERS:

Referred -- CITY COUNCIL URGED TO SUPPORT ELECTED ILLINOIS COMMERCE COMMISSION.

A proposed resolution, presented by Aldermen Shiller, Roti, Rush, Tillman, T. Evans, Caldwell, Burke, Jones, Garcia, Soliz, Figueroa and Mell urging the City Council to support an elected Illinois Commerce Commission in providing effective energy efficiency programs for rate payers, which was *Referred to the Committee on Energy, Environmental Protection* and Public Utilities.

Presented By

ALDERMAN SCHULTER (47th Ward):

Referred -- ISSUANCE OF PERMITS TO MAINTAIN EXISTING CANOPIES AT SPECIFIED LOCATIONS.

Three 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:

European Sausage House -- to maintain and use one canopy at 4361 North Lincoln Avenue;

Ravenswood Hospital Medical Center -- to maintain and use one canopy at 1931 West Wilson Avenue; and

Riggio's, Incorporated, doing business as Riggio's Caffe Pranzo -- to maintain and use one canopy at 4100 North Western Avenue.

Presented For

48TH WARD (By Alderman Schulter):

Referred -- ISSUANCE OF PERMIT TO HOLD ANDERSON MIDSOMMARFEST ON PORTION OF NORTH CLARK STREET.

A proposed order, presented by Alderman Schulter for the forty-eighth ward, directing the Commissioner of Public Works to issue a permit to the Andersonville Chamber of Commerce to hold the Anderson Midsommarfest on that part of North Clark Street between West Foster Avenue and West Catalpa Avenue during the period of June 24 and 25, 1989, which was *Referred to the Committee on Beautification and Recreation*.

Referred -- PERMISSION TO HOLD SIDEWALK SALE ON PORTION OF NORTH CLARK STREET.

Also, a proposed order, presented by Alderman Schulter for the forty-eighth ward, directing the Commissioner of Public Works to grant permission to the Andersonville Chamber of Commerce, c/o Tiaa Tuntland to hold a sidewalk sale on both sides of North Clark Street between West Winnemac Avenue and West Victoria Street during the period extending August 10 through August 12, 1989, which was *Referred to the Committee on Beautification* and Recreation.

Presented By

ALDERMAN ORR (49th Ward):

Referred -- PERMISSION TO HOLD SIDEWALK SALE ON PORTION OF WEST HOWARD STREET.

A proposed order directing the Commissioner of Public Works to grant permission to the Howard Paulina Development Corporation to hold a sidewalk sale on both sides of West Howard Street between North Clark Street and West Rogers Avenue for the period extending June 22 through June 24, 1989, which was *Referred to the Committee on Beautification and Recreation*.

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:

Foreman Realty Corporation -- to maintain and use one canopy at 1209 West Sherwin Avenue; and

Western National Bank of Cicero, under Trust 6403 -- to maintain and use one canopy at 1600 -- 1610 West Pratt Avenue.

Presented By

ALDERMAN STONE (50th Ward):

Referred -- PERMISSION TO HOLD SIDEWALK SALE ON PORTION OF WEST DEVON AVENUE.

A proposed order directing the Commissioner of Public Works to grant permission to Mr. Robert J. Foy, Northtown Chamber of Commerce to hold a sidewalk sale on West Devon Avenue, between North Kedzie Avenue and North Bell Avenue, during the period extending May 25 through May 29, 1989, which was Referred to the Committee on Beautification and Recreation.

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 6320 NORTH WESTERN AVENUE.

Also, a proposed order directing the Commissioner of General Services to issue a permit to Plitt Theatres, Incorporated for the maintenance and use of one canopy attached to the building or structure at 6320 North Western Avenue, which was *Referred to the Committee* on Streets and Alleys.

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 SOLIZ (25th Ward):

Schwab Rehabilitation Center -- plumbing, alterations, et cetera on the premises known as 1401 South California Avenue.

BY ALDERMAN BUTLER (27th Ward):

True Solid Rock Church -- new construction on the premises known as 2820 West Roosevelt Road.

BY ALDERMAN CULLERTON (38th Ward):

Catholic Archdiocese/Saint Pascal Church -- electrical installation on the premises known as 3935 North Melvina Avenue.

BY ALDERMAN PUCINSKI (41st Ward):

Resurrection Health Care Corporation -- construction to expand outpatient services on the premises known as 7435 West Talcott Avenue.

LICENSE FEE EXEMPTIONS:

BY ALDERMAN MADRZYK (13th Ward):

Southwest Cooperative Preschool, 3500 West 63rd Place.

BY ALDERMAN PUCINSKI (41st Ward):

Presbyterian Church of Norwood Park Day Care Center, 5849 North Nina Avenue.

BY ALDERMAN HANSEN (44th Ward):

Temple Sholom Gan Sholom Day Care Center, 3480 North Lake Shore Drive.

BY ALDERMAN SHILLER (46th Ward):

Young Men's Jewish Council, 957 West Grace Street.

BY ALDERMAN STONE (50th Ward):

Jewish Peoples Convalescent Home, 6512 North California Avenue.

CANCELLATION OF WARRANTS FOR COLLECTION:

BY ALDERMAN ROTI (1st Ward):

Ada South McKinley Community Services, 2347 South Cottage Grove Avenue -- annual driveway maintenance and inspection fee.

Ada South McKinley Community Services, 330 East 24th Street -- annual building inspection fee and mechanical ventilation inspection fee (2).

Jewish Federation of Metropolitan Chicago, One South Franklin Street -- fuel burning equipment inspection fee.

5/10/89 NEW BUSINESS PRESENTED BY ALDERMEN

BY ALDERMAN T. EVANS (4th Ward):

Lutheran Theology School, 1100 East 55th Street -- annual fuel burning equipment inspection fee.

BY ALDERMAN FARY (12th Ward):

Misericordia Home, 2916 West 47th Street -- annual driveway inspection fee and fuel burning equipment inspection fee (2).

BY ALDERMAN FIGUEROA (31st Ward):

The Boys and Girls Club of Chicago -- Logan Square Unit, 3228 West Palmer Square -- annual fuel burning equipment inspection fee.

BY ALDERMAN KOTLARZ (35th Ward):

Mutual Aid Association, 5844 North Milwaukee Avenue -- annual public place of assembly inspection fee.

BY ALDERMAN LAURINO (39th Ward):

North Park College, 5125 North Spaulding Avenue -- annual public place of assembly inspection fee.

BY ALDERMAN PUCINSKI (41st Ward):

Edgebrook Community Church, 6736 North Loleta Avenue -- annual refrigeration inspection fee and sign inspection fee (2).

BY ALDERMAN NATARUS (42nd Ward):

Immaculate Conception Church, 1431 North North Park Avenue -- semi-annual elevator inspection fee.

BY ALDERMAN EISENDRATH (43rd Ward):

Augustana Hospital, 2033 North Lincoln Avenue -- annual sign inspection fees.

999

BY ALDERMAN SHILLER (46th Ward):

Salvation Army, 700 West Brompton Avenue -- building inspection fees.

BY ALDERMAN SCHULTER (47th Ward):

Christopher House, 2507 North Greenview Avenue -- sign inspection fees.

BY ALDERMAN STONE (50th Ward):

Center for the Rehabilitation and Training of Persons with Disabilities, 6610 North Clark Street -- mechanical ventilation inspection fees, semi-annual elevator inspection fees and annual building inspection fee (3).

Northwest Home for the Elderly, 6300 North California Avenue -- semi-annual elevator inspection fee.

WATER RATE EXEMPTIONS:

BY ALDERMAN SHAW (9th Ward):

Greater Mount Eagle Missionary Baptist Church, 12301 South Michigan Avenue.

BY ALDERMAN MADRZYK (13th Ward):

Saint Mary Star of the Sea Church, 6435 South Kilbourn Avenue.

BY ALDERMAN LAURINO (39th Ward):

Agudath Israel of Illinois, 3540 West Peterson Avenue.

BY ALDERMAN PUCINSKI (41st Ward):

Norwood Park Home, 6016 North Nina Avenue.

BY ALDERMAN STONE (50th Ward):

Congregation Ezras Israel, 7001 North California Avenue.

Northwest Home for the Aged, 6300 North California Avenue.

1000

REFUND OF FEES:

BY ALDERMAN SOLIZ (25th Ward):

Astro Amusement Company, 48 Witt Road, South Barrington, Illinois -- refunds totalling \$654.00.

BY ALDERMAN BUTLER (27th Ward):

True Solid Rock Church, 1315 South California Avenue -- refund in the amount of \$250.00.

APPROVAL OF JOURNALS OF PROCEEDINGS.

JOURNAL (April 26, 1989).

Special Meeting.

The City Clerk submitted the printed Official Journal of the Proceedings of the special meeting held on April 26, 1989, at 9:00 A.M., signed by him as such City Clerk.

Alderman Burke moved to Approve said printed Official Journal and to dispense with the reading thereof. The question being put, the motion *Prevailed*.

JOURNAL (April 26, 1989).

The City Clerk submitted the printed Official Journal of the Proceedings of the regular meeting held on April 26, 1989, at 10:00 A.M., signed by him as such City Clerk.

Alderman Burke moved to Approve said printed Official Journal and to dispense with the reading thereof. The question being put, the motion *Prevailed*.

UNFINISHED BUSINESS.

CHICAGO ZONING ORDINANCE AMENDED TO RECLASSIFY PARTICULAR AREAS.

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of March 29, 1989, pages 26445 through 26994, recommending that the City Council pass said proposed ordinances to amend the Chicago Zoning Ordinance by reclassifying particular areas.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Bloom, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, 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. 1-E.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B7-7 General Central Business District and B6-7 Restricted Central Business District symbols and indications as shown on Map No. 1-E in the area bounded by

East Benton Place; North Wabash Avenue; East Randolph Street; and the alley next west of North Wabash Avenue,

to the designation of a Central Area Parking Planned Development which is hereby established in the area described above, subject to such use and bulk regulations as are set forth in the Plan of Development attached hereto and made a part hereof and to no others.

2.

3.

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

Plan of Development attached to this ordinance reads as follows:

Central Area Parking Planned Development No.

As Amended.

Plan Of Development

Statements.

1. The area delineated herein as a Central Area Parking Planned Development (the "Planned Development") consists of approximately 34,926 square feet of real property bounded on the north by Benton Place; on the east by Wabash Avenue; on the south by Randolph Street; and on the west by the alley next west of Wabash Avenue (the "Property"), as identified in the drawing attached hereto entitled "Property Line Map". The property is owned or controlled by the Wabash Randolph Partnership.

This Planned Development shall be contingent upon the execution of a Redevelopment Agreement pursuant to the North Loop Redevelopment Guidelines between the City of Chicago and the applicant.

The facades of the proposed development (the "Development") shall be designed and constructed in general conformance with the drawings prepared by Lucien LaGrange and Associates, dated January 5, 1989, copies of which have been submitted to the Department of Planning. To enhance the exterior facade of the Development and to increase the appearance of retail space, the southern and eastern facades of the Development will include retail display inset panels on the second level immediately above the street level retail space. The panels can display names, logos and graphics relating to the retail activities of the occupants below and can be of metal, bordered by an ornamental frame. In addition, the Development will include architecturally compatible lighting elements along its northern and western facades.

4. The parking facility to be constructed as part of the Development will provide total internal stacking for at least 10 entering and 10 exiting vehicles. The

internal stacking, however, may be divided between two areas of the Development. In addition, the ticket dispensers and the cashier's booths for the parking facility shall not be located below level two of the parking facility.

The Development shall be designed so as not to preclude access to an aboveground pedestrian passageway to the second level of the Development from the proposed project on the parcel immediately west of the subject site. This connection shall be along the west facade not less than 25 feet nor more than 50 feet north of Randolph Street or at such other location as later determined by the applicant to be more appropriate after the final plans for the proposed project to the west of the subject site are completed.

6. The following uses shall be permitted within the Planned Development: retail, parking and related accessory uses subject to such limits, maximum and minimum, as are set forth in the Use and Bulk Regulations and related controls made a part of this Plan of Development.

7. The parking facility shall be used for the parking of passenger cars, light vans and pick-up trucks. No heavy commercial trucks shall be parked within said facility at any time.

8. Any dedication or vacation of streets or alleys or easements or any adjustment of right-of-way shall require a separate submittal on behalf of the applicant or its successors, assignees or grantees and approval by the City Council.

9. 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. There shall be no parking within such paved areas. Ingress and egress shall be subject to the review of the Bureau of Traffic Engineering and Operations and the approval of the Commissioner of Planning.

10. Off-street parking and loading facilities will be provided in compliance with this Plan of Development and shall be subject to the review and approval of the Commissioner of Planning and Bureau of Traffic Engineering and Operations.

11. The applicant or its successors, assignees or grantees shall obtain all official city reviews, approvals and permits required in connection with this Plan of Development.

12. The improvements within this Planned Development and any appurtenance thereto shall be subject to the following height restrictions:

a)

height limitations as certified and approved by the Federal Aviation Administration; and

5.

b)

- airport zoning regulations as established by the Departments of Planning, Aviation and Law and approved by the City Council.
- 13. Business and business identification and advertising signs shall be permitted within the Planned Development subject to the review and approval of the Departments of Planning and Zoning. Temporary signs such as construction and marketing signs may be permitted subject to the aforestated approvals.
- 14. This Plan of Development, consisting of fifteen (15) statements: an existing zoning map; a boundary and property line map including any proposed vacations or dedications of streets, alleys, or other public properties: a generalized land use map; and a table of use and bulk regulations and related controls is applicable to the area delineated herein. These and no other controls shall apply to the area delineated herein.
- 15. The Plan of Development attached hereto shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Development Amendments" as promulgated by the Commissioner of the Department of Planning and in effect on the date hereof.

[Property Line and Planned Development Boundary Map, Existing Zoning Map and Generalized Land Use Plan printed on pages 1007 through 1009 of this Journal.]

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Central Area Parking Planned Development

Use And Bulk Regulations And Data.

Net Site Area:

34,926 square feet

(.80 acres)

Gross Site Area Calculations:

Net site area: plus area to remain in public right-of-way: 34,926 square feet 22,672 square feet (.80 acres)

(.52 acres)

Gross Site Area:

57,598 square feet

(1.32 acres)

General Description of Land Use: Retail, parking and related accessory uses.

Maximum Floor Area Ratio: 11.5

Maximum Percentage of Site Coverage: 100%

Minimum Setbacks: None

Minimum Number of Off-Street Parking Spaces:

Garage -- 1,000 retail and other uses -- none.

Maximum Number of Off-Street Parking Spaces:

Garage -- 1,100

Minimum Number of Off-Street Loading Berths: 1

Minimum Retail Space at Street Level: 18,000 square feet.

Reclassification Of Area Shown On Map No. 1-F.

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

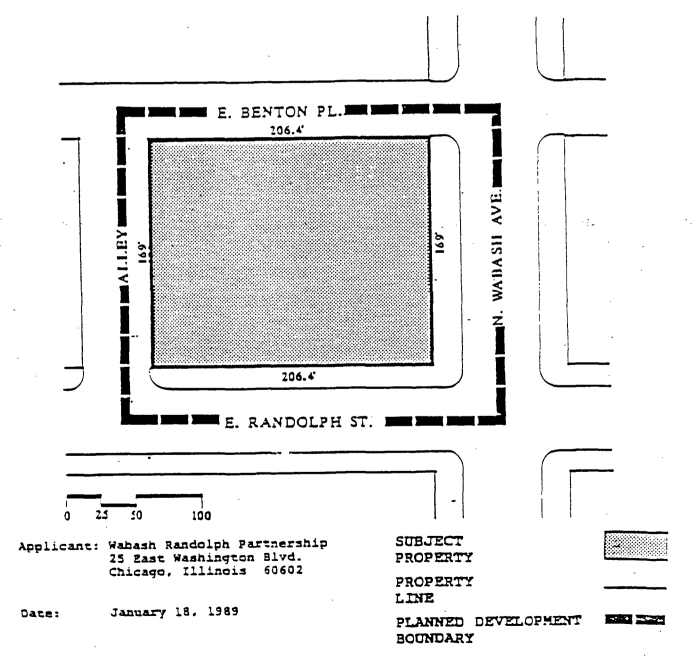
SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B7-7 General Central Business District symbols and indications as shown on Map No. 1-F in the area bounded by

West Couch Place; North Dearborn Street; a line 161.04 feet west of North Dearborn . Street; and West Randolph Street,

(Continued on page 1010)

CENTRAL AREA PARKING PLANNED DEVELOPMENT

PROPERTY LINE AND PLANNED DEVELOPMENT BOUNDARY MAP



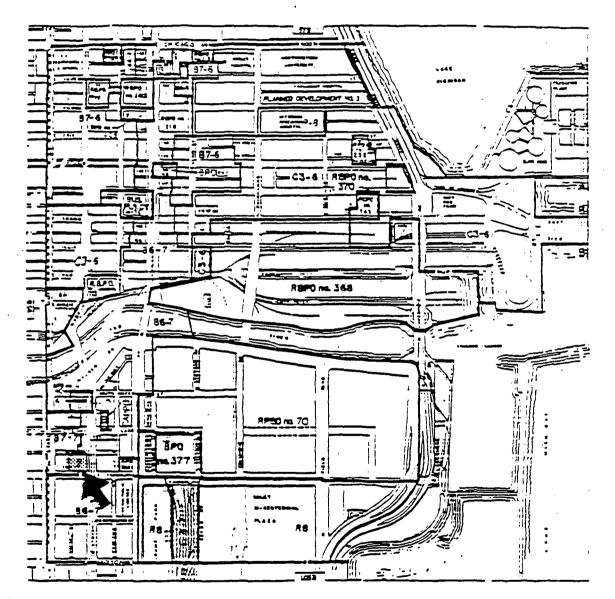
5/10/89

JOURNAL--CITY COUNCIL--CHICAGO

5/10/89

CENTRAL AREA PARKING PLANNED DEVELOPMENT

EXISTING ZONING MAP



Applicant: Wabash Randolph Partnership 25 East Washington Blvd. Chicago, Illinois 60602

Date:

January 18, 1989

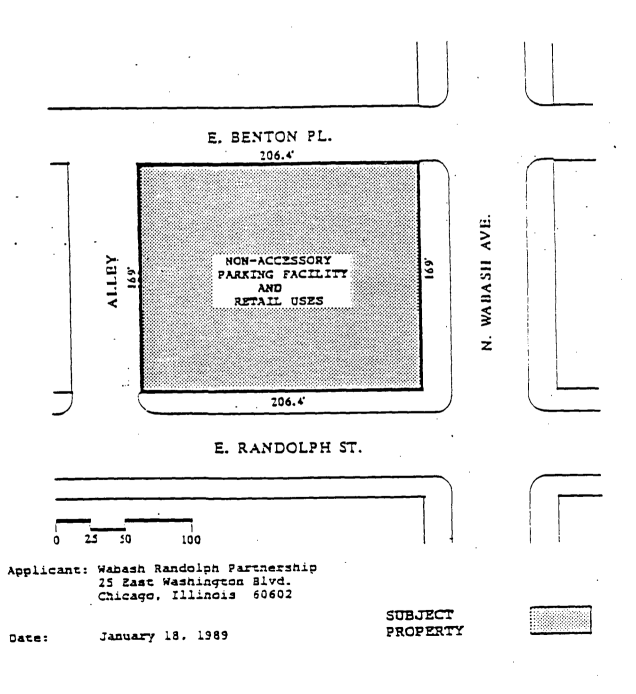
SUBJECT PROPERTY



5/10/89

CENTRAL AREA PARKING PLANNED DEVELOPMENT

GENERALIZED LAND USE PLAN



(Continued from page 1006)

to the designation of a Business Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Business Planned Development No.

As Amended.

Plan Of Development

Statements.

1. The area delineated herein as a Business Planned Development (the "Property") consists of approximately 29,206 square feet, is commonly known as 50 -- 64 West Randolph Street, and is bounded on the south by West Randolph Street, on the east by North Dearborn Street, on the north by Couch Place, and on the west by a line approximately 161.04 feet west of North Dearborn Street, as shown on the attached "Property Line and Planned Development Boundary Map".

2. Permitted uses for the Property shall include offices, retail facilities, restaurants, satellite receiving dishes and any other uses designated as permitted and special uses in the B7-7 General Central Business District as of this date.

3. The Property is owned or controlled by Miller-Klutznick-Davis-Gary Company, a Colorado general partnership ("Applicant").

4. All applicable official reviews, approvals or permits are required to be obtained by the Owner or his successors, assignees or grantees.

5. Any dedication or vacation of streets or resubdivision of parcels shall require a separate submittal on behalf of the Owner and approval by the City Council.

6. Off-street parking and off-street loading facilities shall be provided in compliance with this Plan of Development.

7.

Service drives or any other ingress or egress lanes not heretofore proposed to be dedicated, shall be adequately designed and paved in accord with the regulations of the Department of Public Works and in compliance with the Municipal Code of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking permitted within such paved areas.

Identification and business identification signs may be permitted within the area delineated herein as Business Planned Development, subject to the review and approval of the Commissioner of the Department of Planning.

9.

10.

a.

b.

8.

The height restriction of any building or any appurtenance attached hereto shall be subject to:

height limitations as certified on form F.A.A.-117, or successor forms involving the same subject matter, and approved by the Federal Aviation Administration; and

airport zoning regulations now in effect as established by the Departments of Planning, Aviation and Law, and approved by the City Council.

These statements and the information set forth hereinafter illustrate the proposed development of the Property (the "Development") in accordance with the intent and purpose of the Chicago Zoning Ordinance. Prior to the demolition of all improvements currently located upon the Property, the following interim uses are permitted: offices, retail, restaurants, theatres, parking garages and any other uses currently existing on the Property. Any interim use of the Property during the time period from demolition of all existing improvements to construction of the Development shall be subject to the approval of the Department of Planning. Phase I of the Development will consist of a 40 story building containing offices, retail facilities and related uses, with four loading spaces on the first floor level. The first floor level of Phase I is depicted upon that drawing prepared by Lohan Associates, designated as "Phase I Ground Floor Plan", dated December 9, 1988, described upon Exhibit I to the Redevelopment Agreement ("Redevelopment Agreement") to be entered into by and between the Applicant and the City of Chicago. Upon completion of the development contemplated by Linpro Chicago Land Limited Partnership ("Linpro"), as set forth in that document entitled "Block 35, North Loop Project Redevelopment Agreement" ("Linpro Redevelopment Agreement"), by and between the City of Chicago and Linpro. Phase II will be commenced, which will (i) allow access to underground parking and loading, (ii) will include the improvement of the southernmost one-half of that portion of Couch Place located within Block 35 upon completion of the renovation of the Harris and Selwyn Theatres, subject to the review and approval of the Commissioner of Planning, and (iii) will allow access between the retail areas and the lobby of the Development and the retail arcade to be constructed in accordance with the Linpro Redevelopment Agreement upon the parcel to the

5/10/89

west of the Property. The ground floor and first floor of Phase II are depicted upon those drawings prepared by Lohan Associates designated "Parking/Dock Level Plan (Basement)" and "Phase II Ground Floor Plan", both of which are dated December 9, 1988, also described on Exhibit I to the Redevelopment Agreement.

- 11. The Plan of Development, hereby attached, shall be subject to the "Rules and Regulations and Procedures in Relation to Planned Developments," as adopted by the Commissioner of the Department of Planning.
- 12. In the event construction of the Development has not commenced within ten years of the effective date of this ordinance, this planned development will expire, and the Property would revert to its underlying zoning and other development guidelines then in force.
- 13. This Plan of Development, including the Existing Zoning Map, the Property Line and Planned Development Boundary Map, the Generalized Land Use Plan, the Table of Use and Bulk Regulations and Data and all other exhibits hereto, all of which are attached hereto and incorporated herein, shall be applicable to the Property and no other controls shall apply to the Property.
- 14. This ordinance will be effective only upon the execution of the Redevelopment Agreement.

[Exhibits "C", "D" (Parking/Dock Level Plan and Phase II Ground Floor Plan), Planned Development Boundary Map, Existing Zoning and Preferential Street Map and Generalized Land Use Plan printed on pages 1014 through 1019 of this Journal.]

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Planned Development

Use And Bulk Regulations And Data.

- 1. Net Site Area: Approximately 29,206 square feet.
- 2. Gross Site Area: 46,310 square feet.
- 3. Uses: Offices, retail facilities, restaurants, satellite receiving dishes, signage, and any other uses designated as permitted and special uses in the B7-7 General Central Business District on the date of this application.

1013

- 4. Maximum Floor Area Ratio: 26.83.
- 5. Maximum Percentage of Land Coverage: 100%.
- 6. Minimum Number of Parking Spaces: There will be no off-street parking located upon the Property during Phase I. During Phase II, there will be a minimum of 40 off-street parking spaces.
- 7. Minimum Number of Loading Spaces: 4.
- 8. Total Maximum Building Area: 783,716 floor area ratio square feet (excluding mechanical and storage penthouse, mid-level mechanical mezzanine, public arcades, and below grade floors).
- 9. Maximum Height: 600 feet.
- 10. Minimum Setbacks: 35 foot setback at a height of 50 feet along the west property line; otherwise no minimum setback.
- 11. Minimum Distances Between Buildings: There shall be no required minimum distance between buildings.

Reclassification Of Area Shown On Map Nos. 2-F And 2-G (As Amended).

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-4 Restricted Commercial District symbols and indications as shown on Map Nos. 2-F and 2-G in area bounded by

a line 100 feet south of and parallel to West Adams Street; South Halsted Street; West Adams Street; the alley next east of and parallel to South Halsted Street; West Quincy Street; South Halsted Street; a line 200 feet south of and parallel to West Adams Street; and a line 125 feet west of and parallel to South Halsted Street,

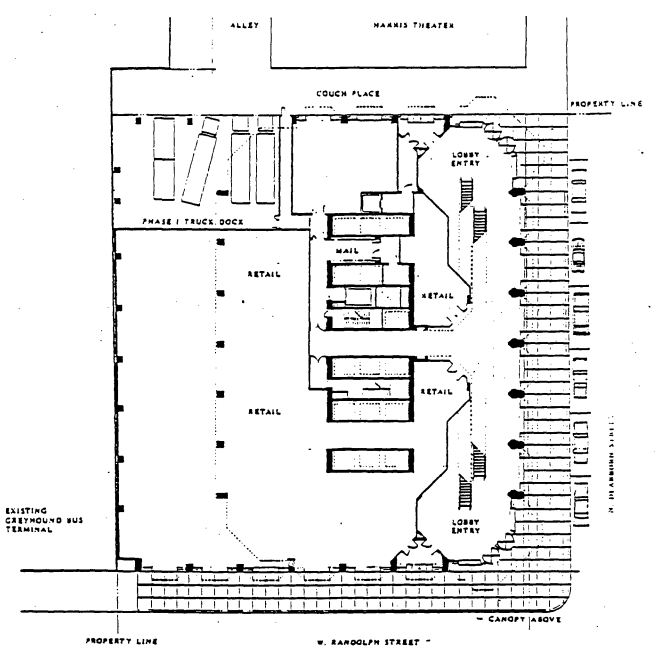
to those of a C3-5 Commercial-Manufacturing District and a corresponding use district is hereby established in the area above described.

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

5/10/89

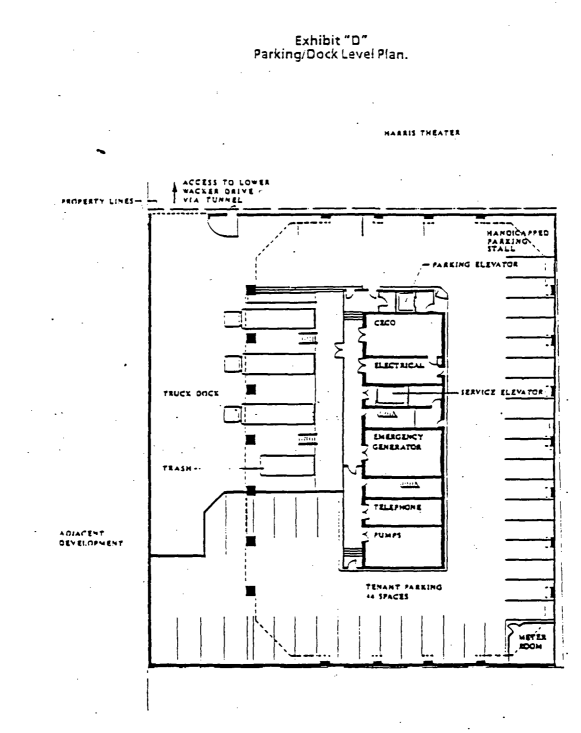




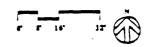


12

PHASE I • GROUND FLOOR PLAN MKDG OFFICE TOWER LOMAN ASSOCIATES. AACHITECTS 9 December 1988

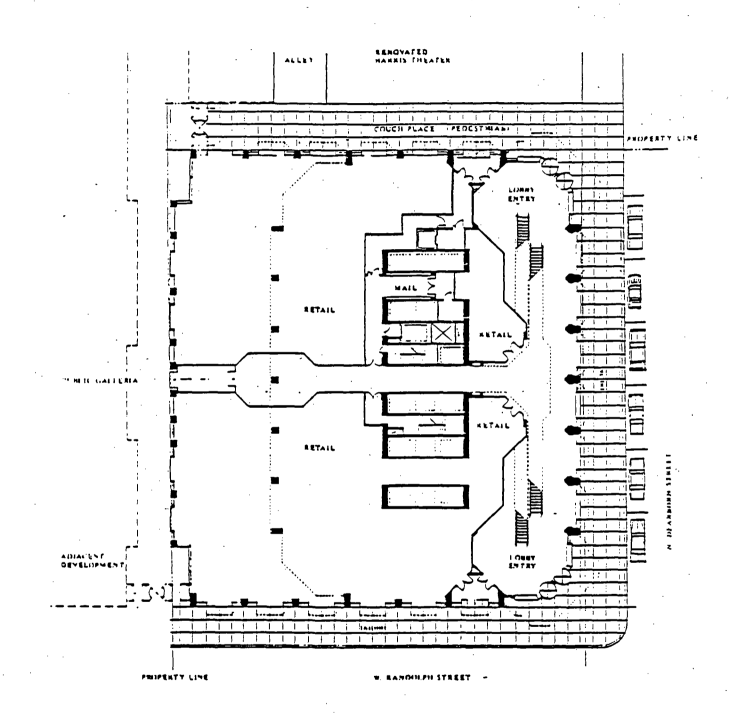


PARKING / DOCK LEVEL PLAN • (BASEMENT) MKDG OFFICE TOWER LOMAN ASSOCIATES. AACHITECTS 9 December 1988



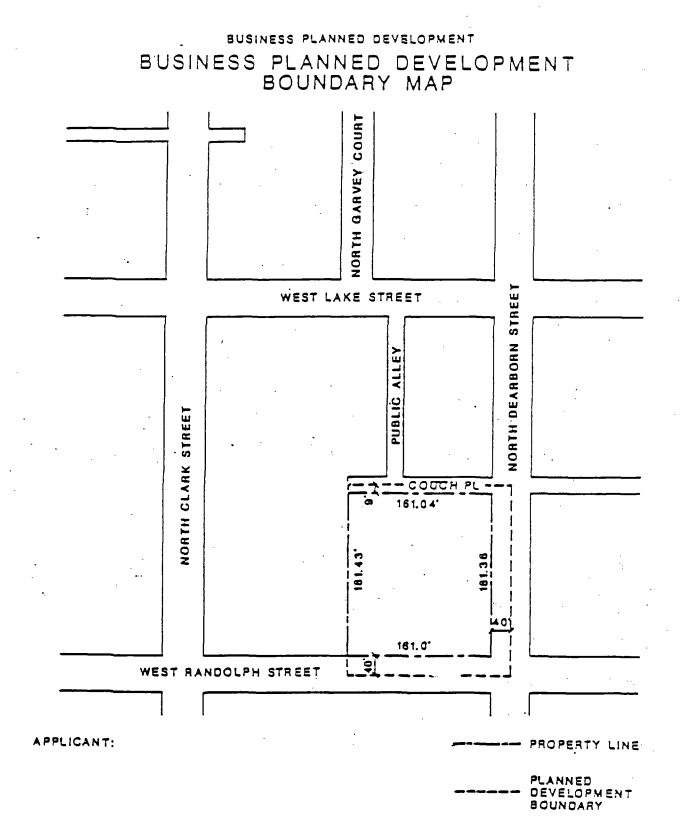
5/10/89

Exhibit "D" Phase II, Ground Floor Plan.



1.

PHASE II • GROUND FLOOR PLAN MKDG OFFICE TOWER LONAN ASSOCIATION ANCHITECTS 9 December 1988

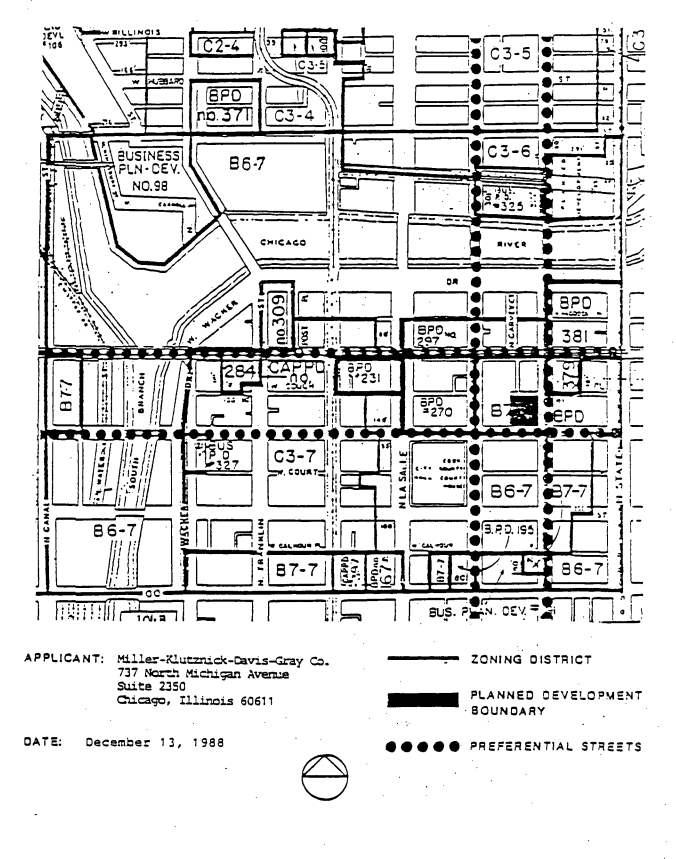


DATE: December 13, 1988



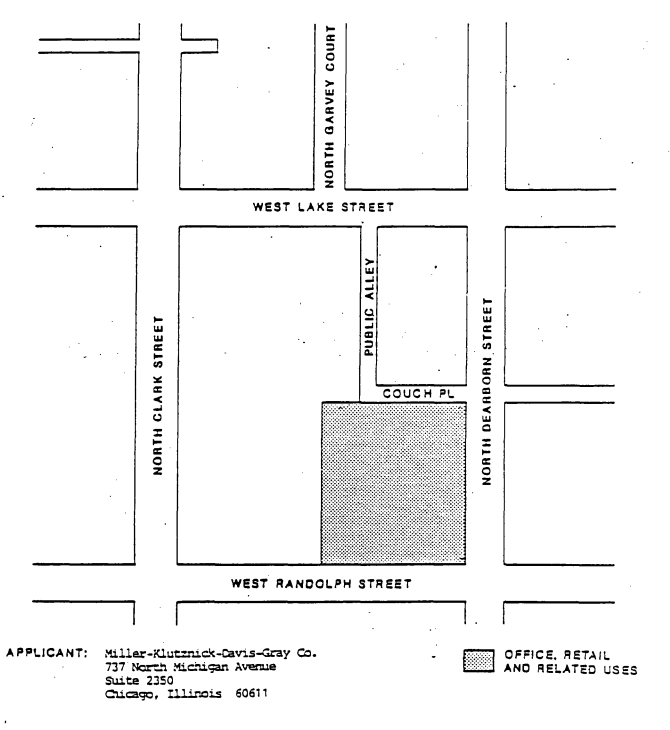
46,310 GROSS AREA 29,206 NET AREA BUSINESS PLANNED DEVELOPMENT

EXISTING ZONING AND PREFERENTIAL STREET MAP



BUSINESS PLANNED DEVELOPMENT

GENERALIZED LAND USE PLAN



DATE: December 13, 1988



Reclassification Of Area Shown On Map No. 3-F.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B7-5 General Central Business District; B4-3 and B4-4 Restricted Service District; C1-3 and C1-4 Restricted Commercial District; and R5 and R6 General Residence District symbols and indications as shown on Map No. 3-F in the area bounded by

a line 370 feet north of and parallel with the north line of West Oak Street; a line 29.87 feet east of and parallel with the east line of North Franklin Street (vacated); West Oak Street; North Wells Street; the north line of West Walton Street: a line 100 feet west of and parallel with the west line of North LaSalle Street; a line 120 feet south of and parallel with the south line of West Oak Street; North LaSalle Street; West Chicago Avenue; North Wells Street; West Institute Place; a line 125 feet west of and parallel with the west line of North Wells Street; West Chestnut Street; North Franklin Street; a line 50.13 feet south of and parallel with West Locust Street; a line 100 feet west of North Franklin Street; West Locust Street; North Franklin Street; the south line of West Walton Street; the alley next east of and parallel with the east line of North Franklin Street; West Locust Street; and parallel with North Wells Street; the north line of West Walton Street; and the east line of the right-of-way of the Chicago Transit Authority,

to the designation of an Institutional Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Institutional Planned Development No.

As Amended.

Plan Of Development

Statements.

- 1. The area delineated herein as "Institutional Planned Development" is owned and controlled by the Moody Bible Institute.
- 2. Any dedication of streets or alleys or adjustments of rights-of-way or consolidation or resubdivision of parcels shall require a separate submittal on behalf of the Moody Bible Institute, and approval by the City Council.
- 3. Use of land will consist of public ministry facilities including worship and assembly spaces, publication and radio and television broadcasting facilities, and preparation and distribution of visual materials including video and motion pictures; retail sales; academic and related permitted and special uses; student and guest housing and dining facilities; office uses; physical education and recreational spaces and facilities; and off-street parking including servicing and maintenance of institute owned vehicles. Earth station receiving dishes are expressly permitted. The use of subarea D is recreational only, as provided in a redevelopment agreement with the Chicago Department of Urban Renewal.
- 4. All applicable official reviews, approvals, or permits are required to be obtained by the Moody Bible Institute or its successors. Any pedestrian bridge shall be coordinated with the Department of Planning and the Chicago Transit Authority.
- 5. Service drives or any other ingress or egress shall be adequately designed and paved in accordance with the regulations of the Department of Public Works and in compliance with the Municipal Code of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking permitted within such paved areas.
- 6. Off-street parking and loading facilities will be provided in compliance with this Plan of Development. Required loading facilities shall be provided in the same subarea as the principal use served. Parking may be provided in the same or an adjoining subarea. No required parking may be provided in subarea D.
- 7. The following information sets forth data concerning the property included in said planned development and data concerning a generalized land use plan (Site Plan)

illustrating the development of said property in accordance with the intent and purpose of this Plan of Development.

- 8. Permanent identification and other necessary signs may be permitted within the Planned Development in accordance with the Chicago Zoning Ordinance and subject to the review and approval of the Commissioner of Planning and the Department of Inspectional Services.
- 9.

The Plan of Development shall be subject to the "Rules, Regulations, and Procedures in Relation to Planned Developments", as promulgated by the Commissioner of Planning.

[Property Line Map and Right-of-Way Adjustments, Existing Zoning and Preferential Street System Map and Generalized Land Use Plan printed on pages 1025 through 1027 of this Journal.]

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Institutional Planned Development No.

Use And Bulk Regulations And Data.

Subarea	Net Site Area <u>Sq. Ft.</u> ₊ Vac. Acres	Generalized Description Of Permitted Uses	Maximum Floor Area Ratio	Maximum Percentage Site Coverage
Α.	$\frac{370,200}{8.50} + \frac{14,000}{0.32}$	Public ministry, publication, broadcasting, worship, assembly, academic, office,	5.0	60%
B.	$\frac{142,540}{2.90} + \frac{4,360}{0.10}$	residential and recreational related permitted and special uses.	3.5	100%
C.	<u>121,500</u> + <u>0</u>	As above but	2.5	40%

· ·	2.79 0	primarily support, physical education, and recreational uses.		
D.	$\frac{95,300}{2.19} + \frac{0}{0}$	Sports field and necessary ancillary facilities only.	0.2	20%
Total:	$\frac{729,540}{16.75} + \frac{18,360}{0.42}$	See statement number 3 regarding all permitted uses.	3.7	60%

Gross Site Area: Net Site Area, 16.75 acres plus rights-of-way to be vacated, 0.42 acres plus existing rights-of-way to remain, 6.18 acres = 23.35 acres.

Maximum Permitted F.A.R. for Total Net Site Area:

Maximum Permitted Site Coverage for Total Net Site Area:

Maximum Resident Student Population:

Estimated Employment:

Off-Street Parking:

Off-Street Loading:

Setbacks:

3.7

60%

2,500

680 full-time

450 part-time

Minimum required = 500

Maximum permitted = 1,000

Per R6 or C1-4 requirements according to use served.

None required.

Reclassification Of Area Shown On Map No. 3-F (As Amended).

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the Planned Development No. 14 symbols and indications as shown on Map No. 3-F in area bounded by

West North Avenue; a line 106.955 feet east of and parallel to North LaSalle Street; a line 102.05 feet south of and parallel to West North Avenue; and North LaSalle Street,

to those of a B2-5 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. 5-G (As Amended).

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

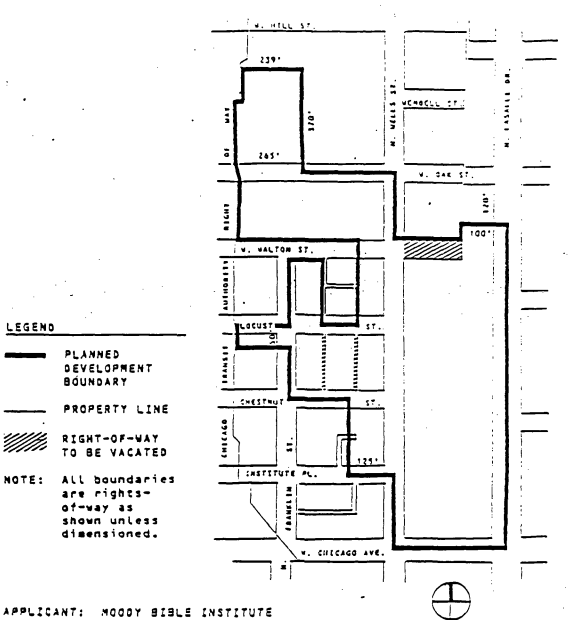
SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the Planned Manufacturing District symbols and indications as shown on Map No. 5-G in the area bounded by

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,

to the designation of a Commercial Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

(Continued on page 1028)





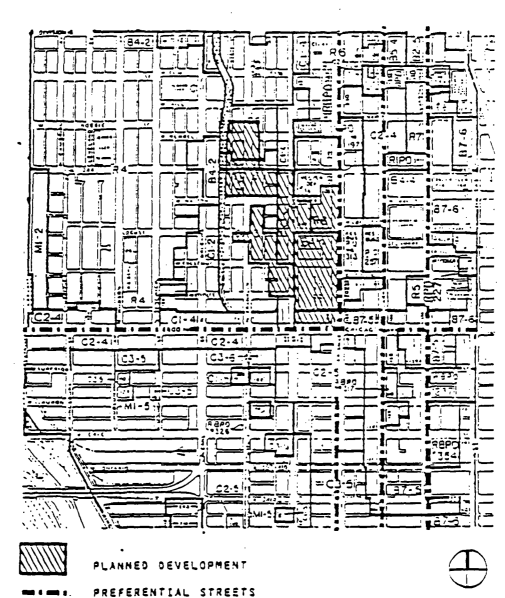
ADDRESS: 820 NORTH LASALLE ORIVE January 30, 1989 DATE:

LEGEND

////

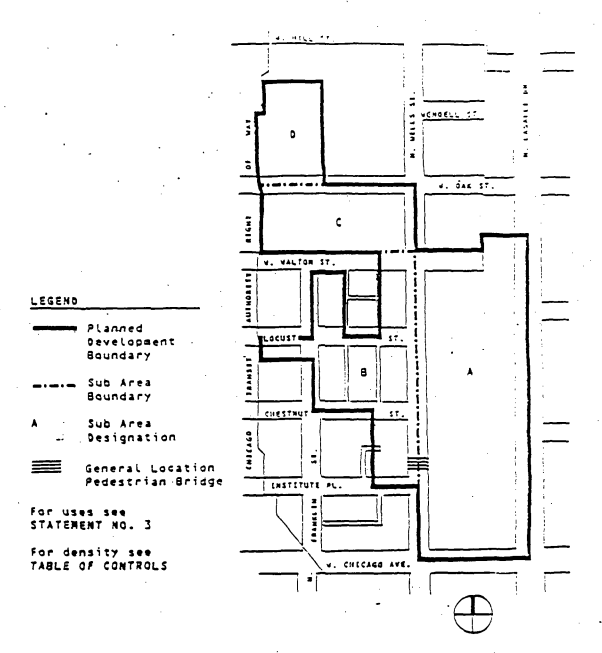
NOTE:

5/10/89



INSTITUTIONAL PLANNED DEVELOPMENT NO. EXISTING ZONING AND PREFERENTIAL STREETS SYSTEM

APPLICANT: MOODY BIBLE INSTITUTE AODRESS: 820 NORTH LASALLE DRIVE DATE: January 30, 1989





APPLICANT: MOODY BIBLE INSTITUTE ADDRESS: 820 NORTH LASALLE DRIVE DATE: January 30, 1989

(Continued from page 1024)

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

Plan of Development attached to this ordinance reads as follows:

Commercial Planned Development No.

As Amended.

Plan Of Development

Statements.

1. The area delineated herein as "Commercial Planned Development" is owned or controlled by North Avenue Warehouse, Incorporated, an Illinois corporation.

- 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 "Commercial Planned Development": Business and related uses permitted in the Protected Manufacturing District, motor vehicle sales indoor and outdoor: indoor and outdoor storage of new and used motor vehicles intended for sale; off-street parking and loading and related uses. The area delineated herein as "Commercial Planned Development" lies within the Clybourn Corridor Planned Manufacturing District and lies within the "Buffer Area" of that district.
- 6. Business and business identification signs may be permitted within the area delineated herein as "Commercial 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 Public Works and in compliance with the Municipal Code of Chicago to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking 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.

The height restrictions of each building and any appurtenance attached thereto shall be subject to:

- Height limitations as certified on Form F.A.A.-117 (or on successor forms involving the same subject matter) and approved by the Federal Aviation Administration pursuant to Part 77 of The Regulations of the Administrator, Federal Aviation Administration; and
- (b) Airport Zoning Regulations as established by the Department of Planning, Department of Aviation, and Department of Law, and approved by the City Council.
- 9. The information in the table attached hereto sets forth the data concerning the generalized land use plan of the area delineated herein as "Commercial 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 and the Planned Manufacturing District Ordinance, Chapter 194D of the Municipal Code of Chicago.

10.

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.

[Property Line Map and Right of Way Adjustments, Existing Zoning and Preferential Street System Map and Generalized Land Use Plan printed on pages 1032 through 1034 of this Journal.]

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Commercial Planned Development No. _

Planned Development

Use And Bulk Regulations and Data.

Net Site Area

Square Feet Acres

176,350.6

4.05

Gross Site Area:

General Description Of Land Uses

Net Site Area:

Public R.O.W.:

Total:

New and used car sales: indoor and outdoor and related uses. (See Statement No: 5).

Maximum	Percentage
Floor Area	Of Site
Ratio	Coverage
0.85	45%

176,350.6 square feet (4.05 acres) 7,747 square feet (0.18 acres) 184,097.6 square feet (4.23 acres)

Maximum

Maximum F.A.R. for Net Site Area: 0.85

Off-Street Parking:	Interior (display)	•	290
	Exterior (all uses):		172

Off-Street Loading:

Minimum loading requirements: provided in accordance with the C3-3 Zoning District requirements of the Chicago Zoning Ordinance.

Building Setbacks:

North property line East property line

West property line (river)

West North Avenue

-- 50 feet -- 40 feet -- 100 feet

-- 30 feet

Setback and yard requirements may be adjusted where required to permit conformance to the pattern of, or architectural arrangement related to, existing structures, or, when necessary, because of technical reasons, subject to the approval of the Department of Planning.

Landscaping will be provided along the west property line (river bank) in accordance with the site plan submitted, dated 3-16-89, and in coordination with the Department of Planning.

Reclassification Of Area Shown On Map No. 6-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 R4 General Residence District symbols and indications as shown on Map No. 6-F in area bounded by

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

to those of a Cl-3 Restricted Commercial District and a corresponding use district is hereby established in the area above described.

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

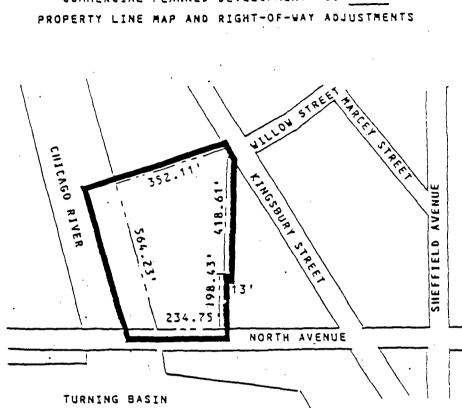
Reclassification Of Area Shown On Map No. 6-G.

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 B4-2 Restricted Service District symbols and indications as shown on Map No. 6-G in area bounded by

(Continued on page 1035)

5/10/89



COMMERCIAL PLANNED DEVELOPMENT NO.



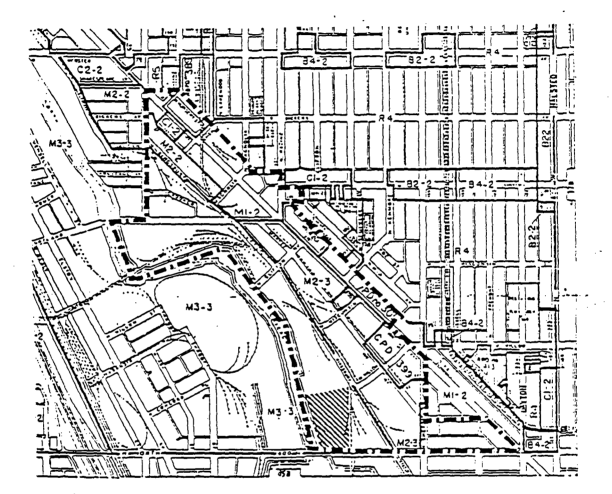
LEGEND:

---- PROPERTY LINE

PLANNED DEVELOPMENT BOUNDARY

(No right-of-way adjustments are planned.)

APPLICANT: North Avenue Warehouse, Inc. ADDRESS: 1066 West North Avenue DATE: February 16, 1989 REVISED: February 22, 1989



COMMERCIAL PLANNED DEVELOPMENT NO. _____ Existing Zoning and preferential street system

LEGEND:

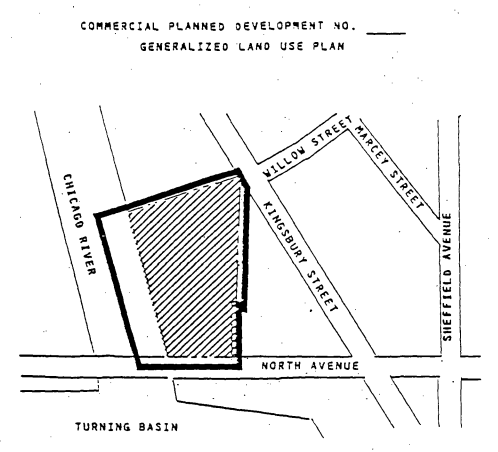
SUBJECT PROPERTY

(PREFERENTIAL STREETS NOT INDICATED)

- P.H.D. BOUNDARY

APPLICANT: North Avenue Warehouse, Inc. ADDRESS: 1066 West North Avenue DATE: February 16, 1989

REVISED: February 22, 1989



LEGEND:

MANNE PLANNED DEVELOPMENT BOUNDARY ///// FOR USES, SEE STATEMENT NO. 5 🗇

APPLICANT: North Avenue Warehouse, Inc. ADDRESS: 1066 West North Avenue DATE: February 16, 1989 REVISED: February 22, 1989

(Continued from page 1031)

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; and South Bonfield Street,

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. 6-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 Cl-2 Restricted Commercial District symbols and indications as shown on Map No. 6-H in area bounded by

the alley next north of and almost parallel to South Blue Island Avenue; a line 144 feet west of and almost parallel to South Wolcott Avenue (as measured along the north line of South Blue Island Avenue),

to those of an M2-3 General Manufacturing District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 6-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 M2-3 General Manufacturing District and Institutional Planned Development No. 151 symbols and indications as shown on Map No. 6-I in the area 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 the designation of Institutional Planned Development No. 151, as amended, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Institutional Planned Development No. 151

As Amended.

Plan Of Development

Statements.

The area delineated hereon as an "Institutional Planned Development" is owned or controlled by the Board of Cook County Commissioners.

1.

- 2. Off-street parking and loading facilities will be provided in compliance with this Plan of Development.
- 3. Any dedication of streets or alleys or adjustments of the rights-of-way or consolidation or resubdivision of parcels shall require a separate submittal on behalf of the Board of Cook County Commissioners, and approval by the City Council.
- 4. All applicable reviews, approvals or permits are required to be obtained by the Board of Cook County Commissioners.
- 5. Service drives or any other ingress or egress shall be adequately designed and paved in accord 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 permitted within such paved areas. Fire lanes shall be adequately designed and paved in compliance with the Municipal Code of Chicago, to provide ingress and egress for emergency vehicles; there shall be no parking within such paved areas.
- 6. Use of land will consist of correctional facilities, dormitories, hospital, administrative facilities, courthouse, recreational facilities, off-street parking, and related facilities.
- 7. Identification and other necessary signs may be permitted, subject to the review and approval of the Departments of Planning and Inspectional Services.
- 8. The following information sets forth data concerning the property included in said Planned Development and data concerning a generalized land use plan (site plan) illustrating the development of said property in accordance with the intent and purpose of the Chicago Zoning Ordinance as related to the M2-3 General Manufacturing District classification and with regulations hereby made applicable thereto.
- 9. The Plan of Development hereby attached shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Development Amendments" as promulgated by the Commissioner of Planning.

[Property Line Map and Right-of-Way Adjustment, Existing Zoning and Preferential Street System Map and Generalized Land Use Plan printed on pages 1039 through 1041 of this Journal.]

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

JOURNAL--CITY COUNCIL--CHICAGO

Institutional Planned Development No. 151,

As Amended.

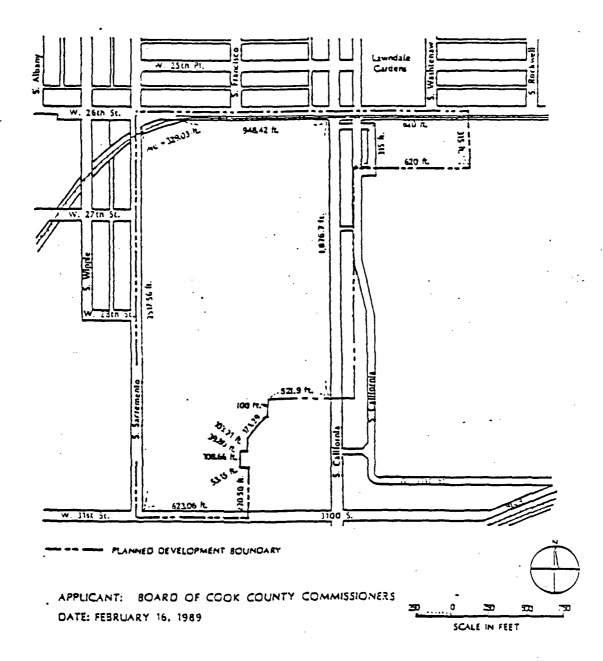
Planned Development

Use And Bulk Regulations And Data.

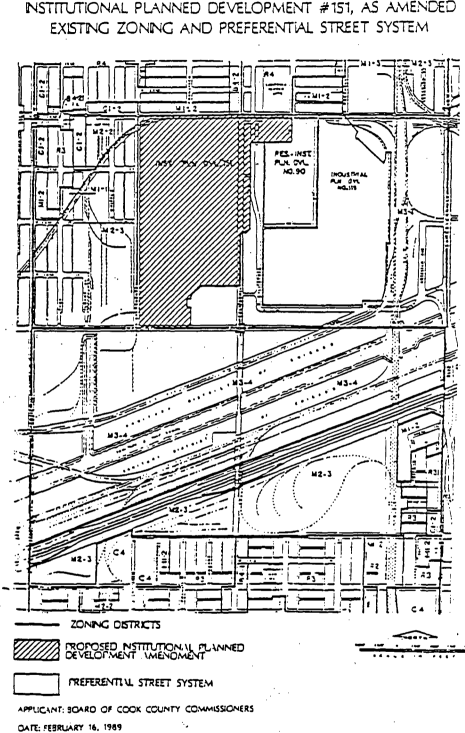
Net Site Area		General Description Of Land Use	Maximum Floor Area Ratio	Maximum Of Land Coverage		
Sq. Ft.	Acres					
2,982,476	68.51	Correctional facilitie dormitories, hospital administrative facili recreational facilitie off-street parking an related facilities.	l, ties, s,	40		
Gross Site A Plus Area o Equals:	rea = Net Si f Public Stre	ets: 7.	51 acres 85 acres 36 acres			
Maximum P	ermitted F.A	.R. for Total Net Site Ar	ea: 2.0			
Minimum N	umber of Off	-street Parking Spaces:	3,200	· · · ·		
Maximum P	ercentage of	Land Coverage for Total	l Net Site Area: 40			
		·				
Reclassification Of Area Shown On Map No. 7-G.						
Be It Ordained by the City Council of the City of Chicago:						

(Continued on page 1042)

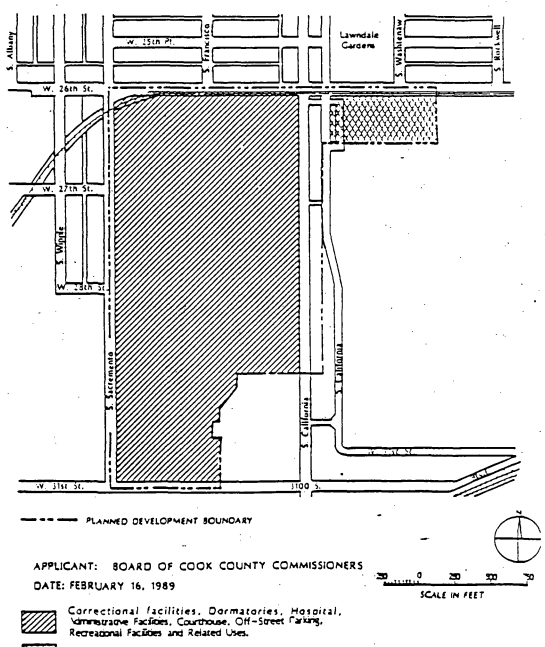
INSTITUTIONAL PLANNED DEVELOPMENT #151, AS AMENDED PROPERTY LINE MAP AND RIGHT-OF-WAY ADJUSTMENT



5/10/89



INSTITUTIONAL PLANNED DEVELOPMENT #151, AS AMENDED



XXX

Off-Street Farking Structure

(Continued from page 1038)

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 7-G in area bounded by

West Wolfram Street; a line 51 feet east of and parallel to North Southport Avenue; the alley next south of West Wolfram Street: and a line 25 feet east of and parallel to North Southport Avenue,

to those of a B4-2 Restricted Service District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map No. 11-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 B2-2 Restricted Retail District symbols and indications as shown on Map No. 11-G in area bounded by

West Montrose Avenue; the alley next east of and parallel to North Greenview Avenue; a line 34.53 feet south of and parallel to West Montrose Avenue; and North Greenview Avenue,

to those of a C1-3 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.

UNFINISHED BUSINESS

CHICAGO ZONING ORDINANCE AMENDED TO RECLASSIFY AREA SHOWN ON MAP NUMBER 13-I.

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of March 29, 1989, pages 26445 through 26494, recommending that the City Council pass a proposed ordinance printed on pages 26488 through 26494 of said Journal, amending the Chicago Zoning Ordinance by reclassifying the area shown on Map No. 13-I.

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

Yeas -- Aldermen Roti, Rush, T. Evans, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Butler, Smith, Davis, Hagopian, Figueroa, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, 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 provision 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 Chicago Zoning Ordinance be amended by changing all the Residential-Business Planned Development No. 361 symbols and indications as shown on Map No. 13-I in area bounded by

a line 123.41 feet north of West Ainslie Street; the alley next east of and parallel to North Kedzie Avenue; the alley next north of and parallel to West Lawrence Avenue; North Troy Street; West Lawrence Avenue; and North Kedzie Avenue,

to the designation of Business Planned Development No. 361, as amended, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Business Planned Development No. 361,

As Amended.

Plan Of Development

Statements.

- 1. The area delineated as "Business Planned Development" is owned or controlled by Plaza Commons Associates and Albany Park Associates, Dr. E. M. Cha, Principal, and has been designated as Plaza Commons and Albany Park Plaza.
- 2. All applicable reviews, approvals or permits are required to be obtained by the applicant, or his successors, assignees or grantees.
- 3. Use of land will consist of three and/or four commercial buildings with one and/or two-story business structures, and on-site parking for the entire development. Uses in the business structure shall be limited to facilities and other uses as permitted in the B2-1 Restricted Retail District.
- 4. Off-street parking and off-street loading facilities shall be provided in compliance with this Plan of Development.
- 5. Any dedication or vacation of streets or resubdivision of parcels, shall require a separate submittal on behalf of Plaza Commons Associates and Albany Park Associates, Dr. E. M. Cha, Principal, or their successors, assignees or grantees.
- 6. Service drives or any other ingress or egress lanes not heretofore proposed to be dedicated shall be adequately designed and paved in accord with the regulations of the Department of 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 parking within such paved areas.
- 7. The following maps and table of controls, together with these statements, sets forth data concerning the property included in said development and data concerning a generalized land use plan, illustrating the development of said property in accordance with the intent of the Chicago Zoning Ordinance.

- 8. Identification signs may be permitted within the area delineated hereon as Residential-Business Planned Development subject to the review and approval of the Commissioner of Planning.
- 9. The Planned Development, hereby attached, shall be subject to "Rules, Regulations and Procedures in Relation to Planned Developments", as adopted by the Commissioner of Planning.

[Property Line Map and Right-of-Way Adjustments, Existing Zoning and Preferential Street Map and Generalized Land Use Map printed on pages 1047 through 1049 of this Journal.]

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Business Planned Development No. 361,

As Amended.

Planned Development

Use And Bulk Regulations And Data.

Net Site Area	General Description Of Land Use	Maximum Floor Area Ratio	Maximum Percent Of Land Coverage
107, 931.2 square feet 2.478 acres	Business structures and off-street parking and loading	.55	48.0

Net Site Area + Area of Public Streets and Alleys = Gross Site Area

2.478 1.139 3.617

Maximum Permitted F.A.R. for Total Net Site Area: .55

Minimum Number of Off-Street Parking Spaces: Business Use: 135

Business Uses Permitted in the Business Structure shall be limited to Facilities and Other Uses as Permitted in B2-1 Restricted Retail District.

Minimum Number of Off-Street Loading Spaces: For the commercial structure, off-street loading facilities will be provided as authorized by the Chicago Zoning Ordinance, B2-1 Restricted Retail District.

Minimum Perimeter Setbacks:

From Lawrence Avenue to Ainslie Street

North 5 feet

West 5 feet (landscaping strip)

East 2 feet

South 0 feet

North of Ainslie Street

East 0 feet

West 0 feet

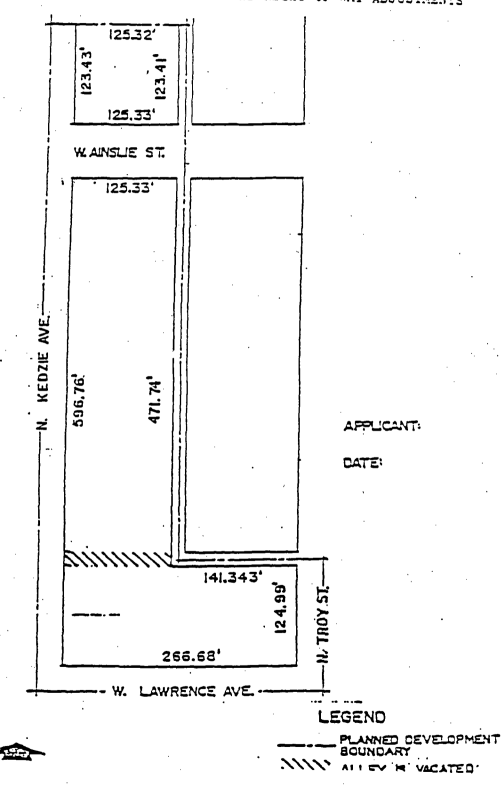
North 0 feet

South 57 feet (North Ainslie Street 5 feet landscaping)

Maximum Percent of Land Covered = 48.0

Setback and yard requirements may be adjusted where required to permit conformance to the pattern of, or architectural arrangement related to existing structure or where necessary because of technical reasons, subject to the approval of the Department of Planning.

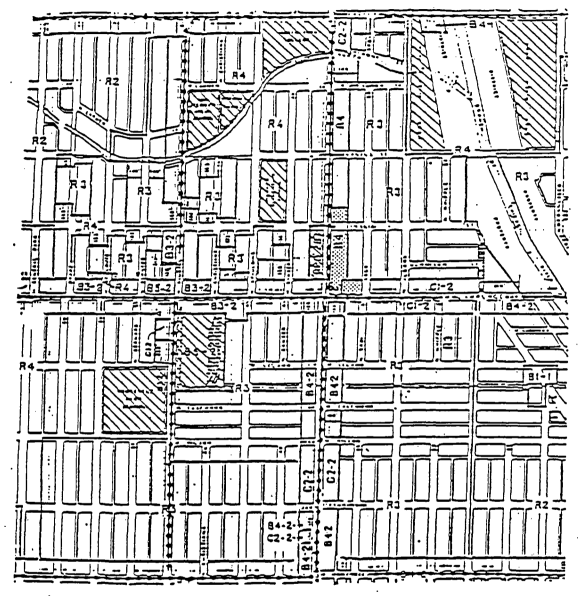
1046



BUSINESS PLANNED DEVELOPMENT NO. 361, AS AMENDED PROPERTY LINE MAP AND RIGHT-OF-WAY ADJUSTMENTS

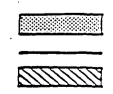
BUSINESS PLANNED DEVELOPMENT NO. 361, AS AMENDED

ZONING AND PREFERENTIAL STREET MAP



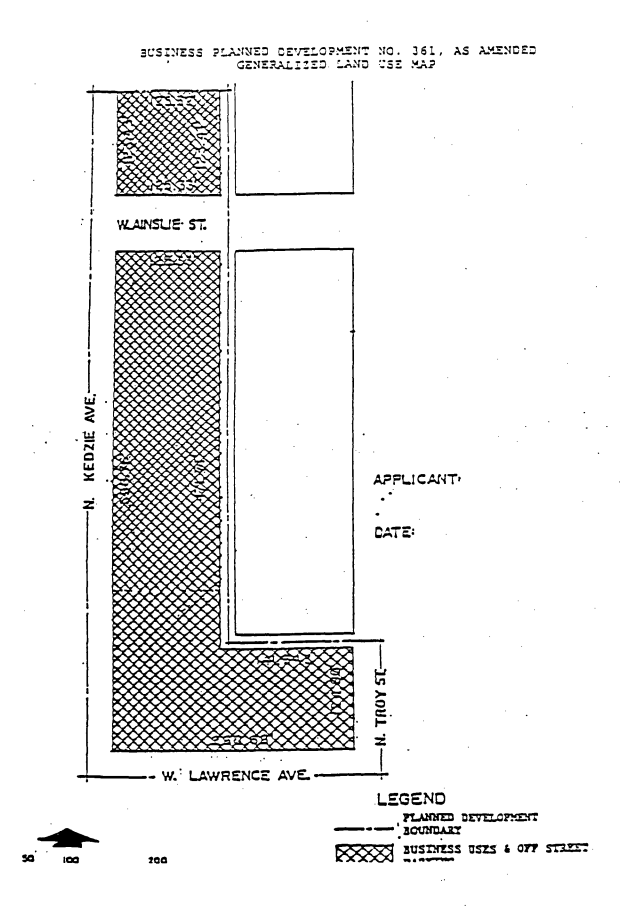
APPLICANT:

TE:



PROPOSED PLANNED DEVELOPMENT ZONING DISTRICT BOUNDARIES PUBLIC & QUASI-PUBLIC FACILITIES

LEGEND



Re-Referred -- AMENDMENT OF CHICAGO ZONING ORDINANCE TO RECLASSIFY AREA SHOWN ON MAP NUMBER 5-G.

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of March 29, 1989, pages 26445 through 26494, recommending that the City Council pass said proposed ordinances to amend the Chicago Zoning Ordinance by reclassifying particular areas.

Alderman Eisendrath moved to re-refer to the Committee on Zoning a proposed ordinance to reclassify the area shown on Map No. 5-G, printed on pages 26475 and 26479 of said Journal. The motion *Prevailed* and the said proposed ordinance was *Re-Referred to the Committee on Zoning*.

Re-Referred -- AMENDMENT OF CHICAGO ZONING ORDINANCE TO RECLASSIFY AREA SHOWN ON MAP NUMBER 18-E.

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of March 29, 1989, pages 26445 through 26494, recommending that the City Council pass said proposed ordinances to amend the Chicago Zoning Ordinance by reclassifying particular areas.

Alderman Steele moved to re-refer to the Committee on Zoning a proposed ordinance to reclassify the area shown on Map No. 18-E, printed on page 26491 of said Journal. The motion *Prevailed* and the said proposed ordinance was *Re-Referred to the Committee on Zoning*.

MISCELLANEOUS BUSINESS.

ASSIGNMENT OF VICE-CHAIRMEN AND MEMBERS TO CITY COUNCIL STANDING COMMITTEES AMENDED FOR YEARS 1987 -- 1991.

Alderman Burke presented the following proposed resolution:

Be It Resolved by the City Council of the City of Chicago, That the following shall be the Vice-Chairmen and Members on Standing Committees of the City Council of Chicago for the 1987 -- 1991 term:

COMMITTEE ON AGING AND DISABLED

Rush, Steele

COMMITTEE ON AVIATION

Soliz

COMMITTEE ON BEAUTIFICATION AND RECREATION

Huels (Vice-Chairman), Bloom, Henry

COMMITTEE ON BUDGET AND GOVERNMENTAL OPERATIONS

Bloom, Shaw, Garcia, Giles

COMMITTEE ON CLAIMS AND LIABILITIES

Hagopian

COMMITTEE ON COMMITTEES, RULES AND ETHICS

Laurino

COMMITTEE ON CAPITAL DEVELOPMENT

Steele, Carter, Butler, Smith

COMMITTEE ON ECONOMIC DEVELOPMENT

Garcia, Butler, Banks

COMMITTEE ON EDUCATION

Tillman, Jones, Garcia, Krystyniak, Figueroa, Pucinski

COMMITTEE ON ENERGY, ENVIRONMENTAL PROTECTION AND PUBLIC UTILITIES

Rush, Gutierrez

COMMITTEE ON FINANCE

Rush, Bloom, Figueroa, Giles, Shiller

COMMITTEE ON HEALTH

Jones, Garcia, Davis, Mell, Laurino

COMMITTEE ON HOUSING, LAND ACQUISITION, DISPOSITION AND LEASES

Roti, Tillman, Figueroa, Shiller

COMMITTEE ON HUMAN RIGHTS AND CONSUMER PROTECTION

Hansen (Vice-Chairman), Huels, Giles

COMMITTEE ON HISTORICAL LANDMARK PRESERVATION

Steele, Davis

COMMITTEE ON LICENSE

Kotlarz (Vice-Chairman), Steele, Huels, Giles

COMMITTEE ON LOCAL TRANSPORTATION

Steele, Vrdolyak

COMMITTEE ON MUNICIPAL CODE REVISION

Steele, Giles, Stone

COMMITTEE ON POLICE, FIRE AND MUNICIPAL INSTITUTIONS

Kellam (Vice-Chairman), J. Evans

COMMITTEE ON SPECIAL EVENTS AND CULTURAL AFFAIRS

Streeter, Orr

COMMITTEE ON STREETS AND ALLEYS

Huels, Krystyniak

COMMITTEE ON TRAFFIC CONTROL AND SAFETY .

Kellam, O'Connor

COMMITTEE ON VETERANS' AFFAIRS

Steele, Garcia, Krystyniak, Davis

COMMITTEE ON ZONING

Bloom

; and

Be It Further Resolved, That the following Vice-Chairmen and Members were removed from the following committees:

COMMITTEE ON AGING AND DISABLED

Krystyniak, Butler

COMMITTEE ON AVIATION

Butler

COMMITTEE ON BEAUTIFICATION AND RECREATION

Osterman (Vice-Chairman), Huels, Gutierrez, Natarus

COMMITTEE ON BUILDINGS

Sheahan

COMMITTEE ON BUDGET AND GOVERNMENTAL OPERATIONS

Fary, Gutierrez, Banks, Osterman

COMMITTEE ON CLAIMS AND LIABILITIES

Butler

COMMITTEE ON COMMITTEES, RULES AND ETHICS.

Sheahan

COMMITTEE ON CAPITAL DEVELOPMENT

Caldwell, Hansen, Osterman

COMMITTEE ON ECONOMIC DEVELOPMENT

Gutierrez, Mell, Osterman

COMMITTEE ON EDUCATION

Gutierrez, Butler, Mell, Hansen, Osterman

COMMITTEE ON ENERGY, ENVIRONMENTAL PROTECTION AND PUBLIC UTILITIES

Carter, Osterman

COMMITTEE ON FINANCE

Langford, Gutierrez, Osterman

COMMITTEE ON HEALTH

Krystyniak, Gutierrez, Smith, Banks, Shiller

COMMITTEE ON HOUSING, LAND ACQUISITION, DISPOSITION AND LEASES

Bloom, Vrdolyak, Kotlarz, Hansen

COMMITTEE ON HUMAN RIGHTS AND CONSUMER PROTECTION

Osterman (Vice-Chairman), Rush, Krystyniak, Butler

COMMITTEE ON HISTORICAL LANDMARK PRESERVATION

Gutierrez

COMMITTEE ON LICENSE

Huels (Vice-Chairman), Sheahan, Garcia, Kotlarz

COMMITTEE ON LOCAL TRANSPORTATION

Orr

COMMITTEE ON POLICE, FIRE AND MUNICIPAL INSTITUTIONS

Burke (Vice-Chairman), Huels

COMMITTEE ON SPECIAL EVENTS AND CULTURAL AFFAIRS Bloom, Huels

COMMITTEE ON STREETS AND ALLEYS

O'Connor, Orr

COMMITTEE ON TRAFFIC CONTROL AND SAFETY

Streeter, Garcia, Soliz

COMMITTEE ON VETERANS' AFFAIRS

Carter, Gutierrez, Kotlarz, Shiller

COMMITTEE ON ZONING

Orr

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, 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, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, Orr, Stone -- 48.

Nays -- None.

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

PRESENCE OF VISITORS NOTED.

The Honorable Richard M. Daley, Mayor, called the Council's attention to the presence of the following visitors:

Students from Naperville North High School, accompanied by their teacher Mr. Glenn Snyder;

Eighth-grade students from LaSalle School;

Twenty-seven students from Elm Place Middle School, accompanied by their teacher Ms. Wilhelmenia Cater;

Thirty-one students from the Hawthorn School, accompanied by their teacher Ms. Linda Ward:

Twenty students from Madam Curie High School;

Fifteen students from North Park College;

Fifty students from William Gray School; and

Students from Lincoln Elementary School, accompanied by their teachers Mr. Andrew Tinich and Mr. Robert Howard.

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, relinquished the Chair to Alderman Luis Gutierrez, President Pro Tempore.

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 May 5, 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 4725 -- 4727 South Drexel Boulevard, which was authorized by ordinance passed January 16, 1987, pages 38809 -- 38810, Council Journal.

Transmitted herewith two (2) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 4735 -- 4739 South Drexel Boulevard, which was authorized by ordinance passed January 16, 1987, page 38810, Council Journal.

Transmitted herewith four (4) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 2106 -- 2108 West Erie Street, which was authorized by ordinance passed September 14, 1988, page 17365, Council Journal.

Transmitted herewith two (2) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 919 North Honore Street, which was authorized by ordinance passed September 14, 1988, page 17371, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 2036 West LeMoyne Street, which was authorized by ordinance passed September 14, 1988, page 17375, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 5628 South State Street, which was authorized by ordinance passed June 22, 1988, page 14576, Council Journal.

Transmitted herewith three (3) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 201 South Throop Street, which was authorized by ordinance passed September 14, 1988, pages 17364 -- 17365, Council Journal.

Transmitted herewith three (3) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 205 South Throop Street, which was authorized by ordinance passed September 14, 1988, pages 17363 -- 17364, Council Journal.

Transmitted herewith two (2) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 1612 South Union Avenue, which was authorized by ordinance passed June 22, 1988, pages 14561 -- 14562, Council Journal.

Transmitted herewith two (2) sealed bids. These bids were submitted in response to advertisement for sale of city-owned property at 4724 South Union Avenue, which was authorized by ordinance passed October 14, 1988, page 18394, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 619 East 41st Street, which was authorized by ordinance passed June 22, 1988, page 14581, Council Journal.

Transmitted herewith one (1) sealed bid. This bid was submitted in response to advertisement for sale of city-owned property at 334 -- 336 West 65th Street, which was authorized by ordinance passed June 22, 1988, pages 14565 -- 14566, 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 Housing*, Land Acquisition, Disposition and Leases.

The following is a summary of said bids:

4725 -- 4727 South Drexel Boulevard.

Rezmar Corporation, 727 North Milwaukee Avenue, Chicago, Illinois 60622: Amount bid \$11,800.00, deposit check \$1,180.00 (certified check).

4735 -- 4739 South Drexel Boulevard.

Rezmar Corporation, 727 North Milwaukee Avenue, Chicago, Illinois 60622: Amount bid \$18,900.00, deposit check \$1,890.00 (certified check);

Lorenzo H. Bryant, 7728 South Indiana Avenue, Chicago, Illinois 60619: Amount bid \$15,002.00, deposit checks totaling \$1,500.20 (cashier's checks).

2106 -- 2108 West Erie Street.

Terry R. Swank, 801 South Plymouth Court, Townhouse C, Chicago, Illinois 60605: Amount bid \$15,000.00, deposit check \$1,500.00 (cashier's check);

Charles Oliver, 11148 South Maplewood Avenue, Chicago, Illinois 60655: Amount bid \$10,110.00, deposit check \$1,011.00 (bank check); James G. McCormick, 631 West Fullerton Parkway, Chicago, Illinois 60614: Amount bid \$35,000.00, deposit check \$3,500.00 (cashier's check);

Lawrence Paul and Kathleen M. Reynolds, 2107 West Huron Street, Chicago, Illinois 60612: Amount bid \$12,001.00, deposit check \$1,200.10 (certified check).

919 North Honore Street.

James G. McCormick, 631 West Fullerton Parkway, Chicago, Illinois 60614: Amount bid \$18,700.00, deposit check 1,870.00 (cashier's check);

Terry R. Swank, 801 South Plymouth Court, Unit C, Chicago, Illinois 60605: Amount bid \$20,000.00, deposit check \$2,000.00 (cashier's check).

2036 West LeMoyne Street.

Peter A. and Deidre K. Papp, 1400 North Hoyne Avenue, Chicago, Illinois 60622: Amount bid \$30,096.00, deposit check \$3,009.60 (cashier's check).

5628 South State Street.

Willie Mango, 5610 South State Street, Chicago, Illinois 60621: Amount bid \$2,900.00, deposit checks totaling \$290.00 (certified checks).

201 South Throop Street.

John J. Pikarski, Jr., 200 North LaSalle Street, Suite 2300, Chicago, Illinois 60601: Amount bid \$10,100.00, deposit check \$1,010.00 (business check);

Mary Ann West, 6337 South Kilbourn Avenue, Chicago, Illinois 60629: Amount bid \$7,280.00, deposit check \$728.00 (cashier's check);

Samuel Groobman, Jr., 111 West Washington Street, Chicago, Illinois 60602: Amount bid \$8,167.00, deposit check \$820.00 (cashier's check).

205 South Throop Street.

John J. Pikarski, Jr., 200 North LaSalle Street, Suite 2300, Chicago, Illinois 60601: Amount bid \$9,600.00, deposit check \$960.00 (business check); Mary Ann West, 6337 South Kilbourn Avenue, Chicago, Illinois 60629: Amount bid \$6,775.00, deposit check \$677.50 (cashier's check);

Samuel Groobman, Jr., 111 West Washington Street, Chicago, Illinois 60602: Amount bid \$7,167.00, deposit check \$720.00 (cashier's check).

1612 South Union Street.

John J. Pikarski, Jr., 200 North LaSalle Street, Suite 2300, Chicago, Illinois 60601: Amount bid \$2,120.00, deposit check \$212.00 (business check);

Richard R. Callahan, 702 South Halsted Street, Chicago, Illinois 60608: Amount bid \$2,600.00, deposit check \$260.00 (cashier's check).

4724 South Union Street.

John J. Pikarski, Jr., 200 North LaSalle Street, Suite 2300, Chicago, Illinois 60601: Amount bid \$5,125.00, deposit check \$512.50 (business check);

Kenneth J. Deicke and Helen M. Gralewski, 4720 South Union Avenue, Chicago, Illinois 60609: Amount bid \$5,100.00, deposit check \$510.00 (personal money order).

619 East 41st Street.

Katie B. Alexander, 617 East 41st Street, Chicago, Illinois 60609: Amount bid \$4,540.00, deposit check \$500.00 (official check).

334 -- 336 West 65th Street.

Greater Mount Vernon Baptist Church, 6430 South Harvard Avenue, Chicago, Illinois 60621: Amount bid \$3,700.00, deposit check \$370.00 (cashier's check).

City Clerk.

Adjournment.

Thereupon, Alderman Burke moved that the City Council do Adjourn.

The motion *Prevailed* and the City Council *Stood Adjourned* to meet in regular meeting on Wednesday, May 24, 1989, at 10:00 A.M., in the Council Chamber in City Hall pursuant to Chapter 4, Section 4-1 of the Municipal Code of Chicago.

Water Stealoush"

(Signed) WALTER S. KOZUBOWSKI,