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

Regular Meeting--Friday, January 19, 1990

at 10:00 A.M.

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

OFFICIAL RECORD.

RICHARD M. DALEY Mayor WALTER S. KOZUBOWSKI City Clerk

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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone.

Absent -- Alderman Figueroa.

Call To Order.

On Friday, January 19, 1990 at 11:40 A.M. (the hour appointed for the meeting was 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, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Quorum present.

Invocation.

Dr. Wilfred Reid, Grant Memorial African Methodist Episcopal Church, opened the meeting with prayer.

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Rules Suspended -- JANUARY 22, 1990 DECLARED UKRAINIAN INDEPENDENCE DAY IN CHICAGO.

Alderman Gabinski moved to Suspend the Rules Temporarily for the purpose of going out of the regular order of business to consider a proposed resolution. The motion Prevailed by a viva voce vote.

The said proposed resolution, presented by Aldermen Gabinski, Burke, Butler, Bialczak, Kotlarz, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen and Levar, reads as follows:

WHEREAS, The year 1989 will be remembered in world history as a landmark year for the people of the Soviet Union and Eastern Europe in their struggle for political, economic and religious freedom; and

WHEREAS, Chicago, being in the forefront of international affairs, is the home of a large and dynamic Ukrainian community; and

WHEREAS, The desire for self-determination of the people of the Ukraine has grown by astounding proportions and by the creation of associations and organizations which foster and promote the language, history and heritage of the Ukrainian people; and

WHEREAS, The faithful to the Ukrainian Catholic and Ukrainian Orthodox churches continue to struggle in their battle to legalize these religious entities and to further guarantee freedom of belief and worship; and

WHEREAS, The entire world community continues to express its deepest concern for the ecological safety of the Ukrainian people as a result of the Chornobyl disaster; and

WHEREAS, 72 years ago on January 22, 1918 the Ukrainian National Republic proclaimed its short-lived independence from Russia; now, therefore,

Be It Resolved, That we, the Mayor and the City Council of the City of Chicago declare January 22nd as Ukrainian Independance Day; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Dr. Myroslaw Charkewycz, president of the Illinois Chapter of the Ukrainian Congress Committee of America with our esteem and best wishes.

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

Thereupon, on motion of Alderman Gabinski, seconded by Aldermen Soliz, Gutierrez, Butler, Davis, Mell, Pucinski and Stone, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin; Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

At this point in the proceedings, Alderman Gabinski called the City Council's attention to the presence of Dr. Myruslav Charkewych, president of the Illinois division of the Ukrainian Congress Committee of America; Reverend Walter Klimchuck, pastor of Saint Nicholas Ukrainian Catholic Church; Mr. Orest Baranyk, vice-president of the Ukrainian Congress Committee of America, and various dignitaries of the Ukrainian community who were warmly applauded by all present.

REGULAR ORDER OF BUSINESS RESUMED.

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

Rules Suspended -- CONGRATULATIONS EXTENDED TO PERCY L. JULIAN HIGH SCHOOL FOOTBALL TEAM ON WINNING 1989 CITY AND PREP BOWL CHAMPIONSHIP.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I transmit herewith a resolution congratulating Percy L. Julian High School on winning the 1989 City and Prep Bowl Football Championship.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Alderman Austin moved to Suspend the Rules Temporarily for the immediate consideration of and action upon the said proposed resolution. The motion Prevailed by a viva voce vote.

The following is said proposed resolution:

WHEREAS, Percy L. Julian High School has distinguished itself as the 1989 City and Prep Bowl football champions; and

WHEREAS, Coach Dr. J. W. Smith and the fine young athletes on Julian's football team deserve to be recognized for their exceptional efforts; and

WHEREAS, Julian High School boasts of many championships through the years: nine conference or division, eight public league city and two prep bowl titles; and

WHEREAS, The Julian Jaguars have won championships in all but two seasons since 1976; and

WHEREAS, Julian High School scored the highest number of points for a single season in state history in 1988, and in prep bowl history in 1989; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, extend congratulations to Coach Dr. J. W. Smith and the fine young athletes on Julian's football team on their 1989 City and Prep Bowl Championship; and

Be It Further Resolved, That we salute Percy L. Julian High School for encouraging its student athletes to achieve their highest potential, both in sports and in life.

On motion of Alderman Austin, the foregoing proposed resolution was Adopted by a viva voce vote.

Rules Suspended -- POLICE OFFICERS HONORED FOR THEIR HEROIC EFFORTS TO SAVE LIFE OF MR. HERBERT KRAUSKOPF.

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

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OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I transmit herewith a resolution honoring Chicago Police Officers Michael Brady, Florian Iglinski, Michael Jones and Michael Quinlan for their heroic efforts to save the life of Mr. Herbert Krauskopf.

Your favorable consideration of this resolution 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 resolution. The motion Prevailed by a viva voce vote.

The following is said proposed resolution:

WHEREAS, On January 8, 1990, Herbert Krauskopf, an inspector in the Department of Consumer Services, suddenly collapsed on a bus outside City Hall, losing all respiratory and heart function; and

WHEREAS, An alert passenger summoned Chicago police officers from City Hall to provide assistance to Mr. Krauskopf; and

WHEREAS, Officers Michael Brady, Florian Iglinski, Michael Jones and Michael Quinlan responded immediately, removed Mr. Krauskopf from the bus and began administering cardiopulmonary resuscitation to Mr. Krauskopf until they were relieved by Chicago Fire Department paramedics, who began emergency treatment on Mr. Krauskopf and transported him to Northwestern Memorial Hospital, where he expired several days later; and

WHEREAS, By their prompt action and composure, Officers Brady, Iglinski, Jones and Quinlan enabled every medical effort to be made to save Mr. Krauskopf; and

WHEREAS, By their selfless and heroic dedication to the life of another, Officers Michael Brady, Florian Iglinski, Michael Jones and Michael Quinlan are an example to all Chicagoans; now, therefore, Be It Resolved, That we, the Mayor and the City Council of the City of Chicago, assembled here this 19th day of January, 1990, do hereby express our sincere gratitude and heartiest congratulations for their efforts to save the life of Herbert Krauskopf; and

Be It Further Resolved, That suitable copies of this resolution be presented to Officers Michael Brady, Florian Iglinski, Michael Jones and Michael Quinlan as a token of our appreciation.

On motion of Alderman Burke, seconded by Aldermen Beavers and Jones, the foregoing proposed resolution was *Adopted* by a viva voce vote.

Referred -- REAPPOINTMENTS OF VARIOUS INDIVIDUALS AS MEMBERS OF BOARD OF DIRECTORS OF CHICAGO LOW INCOME HOUSING TRUST FUND.

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 Housing, Land Acquisition, Disposition and Leases:

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I hereby reappoint the following persons as members of the Board of Directors of the Chicago Low Income Housing Trust Fund for terms expiring December 31, 1991:

Reverend William L. Casady

Heron Lee O'Neal

Betty Jean Pegues

Rebecca R. Riley

Emma Jean Robinson

Hipolito Roldan 👘

Edward J. Williams

Your favorable consideration of these reappointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPOINTMENT OF MR. WILBERT U. ALLEN AS MEMBER OF BOARD OF DEPARTMENT OF URBAN RENEWAL.

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 Housing, Land Acquisition, Disposition and Leases:

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I hereby appoint Wilbert U. Allen as a member of the Board of the Department of Urban Renewal for a term expiring January 1, 1993, to succeed Joyce Wade.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- APPOINTMENT OF MR. PETER FASSAES AS MEMBER OF BOARD OF DEPARTMENT OF URBAN RENEWAL.

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 Housing, Land Acquisition, Disposition and Leases:

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I hereby appoint Peter Fassaes as a member of the Board of the Department of Urban Renewal for a term expiring January 1, 1991, to succeed Michael Segal.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPOINTMENT OF MR. CLYDE MARTIN AS MEMBER OF BOARD OF DEPARTMENT OF URBAN RENEWAL.

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 Housing, Land Acquisition, Disposition and Leases:

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I hereby appoint Clyde Martin as a member of the Board of the Department of Urban Renewal for a term expiring January 1, 1992, to succeed Ed Williams.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- REAPPOINTMENT OF MR. RUEBEN L. HEDLUND AS MEMBER OF CHICAGO PLAN COMMISSION.

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 Zoning:

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I hereby reappoint Rueben L. Hedlund as a member of the Chicago Plan Commission for a term expiring January 25, 1995.

Your favorable consideration of this reappointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 27 BY REVISING CERTAIN PARKING VIOLATION FINES AND PARKING METER RATES.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance amending Chapter 27 of the Municipal Code of Chicago to revise fines for certain parking violations, and to revise certain parking meter rates.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

COMMUNICATIONS, ETC.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 27, SECTIONS 27-360 AND 27-372.2 CONCERNING ISSUANCE OF PARKING VIOLATION NOTICES AND IMPOUNDMENT OF VEHICLES.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance amending Chapter 27, Sections 27-360 and 27-372.2 of the Municipal Code of Chicago regarding the issuance of parking violation notices and the authorization to impound and relocate motor vehicles.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 62 PERTAINING TO AUTOMATIC DOOR CLOSERS IN STAIRWAYS OF CERTAIN BUILDINGS.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- At the request of the Fire Commissioner, I transmit herewith a proposed ordinance amending Chapter 62 of the Municipal Code of Chicago pertaining to automatic door closers located in stairway enclosures of certain buildings.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 194A (CHICAGO ZONING ORDINANCE) SECTIONS 11.6 THROUGH 11.6-3 BY RENAMING "OCCUPANCY CERTIFICATE" AS "CERTIFICATE OF ZONING COMPLIANCE".

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

January 19, 1990.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance amending Chapter 194A of the Municipal Code of the City of Chicago in Sections 11.6 through 11.6-3 by changing the term "Occupancy Certificate" to "Certificate of Zoning Compliance".

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF CITY EMPLOYEES' DEFERRED COMPENSATION PLAN TO CONFORM WITH CURRENT INTERNAL REVENUE CODE REQUIREMENTS.

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

January 19, 1990.

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

LADIES AND GENTLEMEN -- At the request of the City Comptroller, I transmit herewith an ordinance amending the deferred compensation plan for the employees of the City of Chicago to bring the plan into conformity with current Internal Revenue Code requirements, and to clarify and add flexibility to the plan.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor. 10471

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Referred -- EXECUTION OF PARTICIPATION AGREEMENT WITH UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT BY ALLOWING CITY TO PROCESS AND APPROVE SECTION 312 REHABILITATION LOANS.

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

January 19, 1990.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Housing, I transmit herewith an ordinance authorizing the execution of a participation agreement between the City of Chicago and the United States Department of Housing and Urban Development allowing the City to process and approve Section 312 Rehabilitation Loans.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- LOAN OF MULTI-PROGRAM FUNDS TO WICKER PARK PLACE LIMITED PARTNERSHIP FOR REHABILITATION OF PROPERTY AT 1527 -- 1531 NORTH WICKER PARK AVENUE.

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

January 19, 1990.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Housing, I transmit herewith an ordinance authorizing a loan of MULTI-Program funds, in the amount of \$780,000, to the Wicker Park Place Limited Partnership for rehabilitation of property located at 1527 -- 1531 North Wicker Park Avenue as 110 studio apartments for low income, elderly persons.

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 CONGRESS PARKWAY BETWEEN KOSTNER AND KEDZIE 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

January 19, 1990.

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 with the State of Illinois for the improvement of Congress Parkway between Kostner Avenue and Kedzie Avenue.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- EXECUTION OF REDEVELOPMENT AGREEMENT AND REDEVELOPMENT TAX INCREMENT NOTE, SERIES 1990, WITH FIRST NATIONAL REALTY AND DEVELOPMENT COMPANY, INCORPORATED AND AMERICAN NATIONAL BANK, UNDER TRUST NUMBER 06920904 FOR EDGEWATER SHOPPING CENTER AND CHICAGO TRANSIT AUTHORITY TURNAROUND REDEVELOPMENT 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

January 19, 1990.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Economic Development, I transmit herewith an ordinance authorizing the execution of a Redevelopment Agreement between the City of Chicago and First National Realty and Development Company, Inc. and Amercian National Bank, not personally but as trustee under trust agreement dated August 18, 1986 and known as Trust Number 06920904, and the execution of a Redevelopment Tax Increment Note (Edgewater Shopping Center and C.T.A. Turnaround Redevelopment Project), Series 1990, in an amount not to exceed \$1,100,000.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- EXECUTION OF NEWSSTAND CONCESSION LICENSE AGREEMENT WITH JEMEIL'S, INCORPORATED AT CHICAGO MIDWAY AIRPORT.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Department of Aviation, I transmit herewith an ordinance authorizing a newsstand concession license agreement with Jemeil's, Incorporated ("Licensee") at Chicago Midway Airport ("Airport").

The Agreement will grant the Licensee a five-year term, with the exclusive right to sell newspapers throughout the Airport, except for coin operated vending machines. Licensee will also sell other items, on a non-exclusive basis.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY;

Mayor.

Referred -- CITY COMPTROLLER AUTHORIZED TO MAKE PAYMENTS IN EXCESS OF FIFTY PERCENT OF COST OF PREMIUMS OR CLAIMS FOR HEALTH CARE OF CERTAIN ANNUITANTS AND THEIR DEPENDENTS.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance authorizing the City Comptroller to make payments in excess of 50% of the cost of premiums or claims for health care for certain annuitants and their dependents.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- PUBLIC BUILDING COMMISSION OF CHICAGO AUTHORIZED TO TRANSFER SURPLUS FUNDS STANDING TO CREDIT OF CITY WITHIN VARIOUS LEASE ACCOUNTS.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance authorizing the Public Building Commission to transfer surplus funds standing to the credit of the City of Chicago in various lease accounts to cover deficiencies in other lease accounts of the City. Also transmitted are copies of resolutions of the Public Building Commission requesting approval of the transfers.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- COMMISSIONER OF PUBLIC WORKS AUTHORIZED TO NEGOTIATE FOR ACQUISITION OF THREE PARCELS OF LAND NECESSARY FOR IMPROVEMENT OF WEST MARQUETTE ROAD BETWEEN SOUTH CALIFORNIA AVENUE AND SOUTH STATE STREET.

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

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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

January 19, 1990.

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 Commissioner of Public Works to negotiate for the acquisition of three (3) parcels of land necessary for the improvement of West Marquette Road between South California Avenue and South State Street.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- ACCEPTANCE OF DEED TRANSFERRING OWNERSHIP OF PROPERTY LOCATED AT 3947 SOUTH DREXEL BOULEVARD FROM UNITED STATES OF AMERICA TO CITY OF CHICAGO.

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

January 19, 1990.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance authorizing the Mayor to accept, on behalf of the City of Chicago, a deed transferring ownership from the United States of America of property commonly known as 3947 South Drexel Boulevard.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- ESTABLISHMENT OF URBAN HOMESTEADING PROGRAM.

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

January 19, 1990.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Housing, I transmit herewith an ordinance establishing the Urban Homesteading Program. This program will convey properties owned by the United States Department of Housing and Urban Development to citizens of low and moderate income pursuant to Section 810 of the Federal Housing and Community Development Act of 1974.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- REQUEST FOR MATCHING GRANTS FROM STATE OF ILLINOIS DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS' BUREAU OF TOURISM TO COVER CERTAIN PUBLICITY COSTS ACCRUED BY MAYOR'S OFFICE OF SPECIAL EVENTS.

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

January 19, 1990.

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

LADIES AND GENTLEMEN -- At the request of the Director of Special Events, I transmit herewith an ordinance with respect to certain matching grants that the Mayor's Office of Special Events is seeking from the State of Illinois Department of Commerce and Community Affairs' Bureau of Tourism. The matching grant funds will be used to pay certain publicity costs of festivals sponsored throughout the year by the Mayor's Office of Special Events.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- COMBINED INSURANCE COMPANY OF AMERICA AUTHORIZED TO CONSTRUCT AND OPERATE INTER-OFFICE FIBER OPTIC COMMUNICATIONS SYSTEM IN PUBLIC WAY.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of General Services, I transmit herewith an ordinance authorizing Combined Insurance Company of America to construct and operate an interoffice fiber optic communications system in the public way of the City.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- REO MOVERS AND VAN LINES, INCORPORATED AUTHORIZED TO CONSTRUCT AND OPERATE INTER-OFFICE FIBER OPTIC TELECOMMUNICATIONS SYSTEM IN PUBLIC WAY.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

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LADIES AND GENTLEMEN -- At the request of the Commissioner of General Services, I transmit herewith an ordinance authorizing REO Movers and Van Lines, Incorporated to construct and operate an interoffice fiber optic telecommunications system in the public way of the City.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- GRANT OF EASEMENT TO METROPOLITAN WATER RECLAMATION DISTRICT OF GREATER CHICAGO WITHIN PORTION OF SOUTH DOTY AVENUE FOR CONSTRUCTION, MAINTENANCE AND OPERATION OF SEWER.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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 Mayor to execute an agreement with the Metropolitan Water Reclamation District of Greater Chicago regarding the granting of an easement to the District within a portion of South Doty Avenue between East 103rd Street and East 111th Street. The easement will be used by the District to construct, maintain and operate a sewer.

Your favorable consideration of this ordinance will be appreciated.

10483

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- RATIFICATION AND EXECUTION OF COLLECTIVE BARGAINING AGREEMENT WITH FRATERNAL ORDER OF POLICE, CHICAGO LODGE NUMBER SEVEN.

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 Police, Fire and Municipal Institutions:

OFFICE OF THE MAYOR CITY OF CHICAGO

January 19, 1990.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance ratifying and authorizing execution of a collective bargaining agreement between the City of Chicago and the Fraternal Order of Police, Chicago Lodge No. 7.

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 -- REPORTS AND DOCUMENTS OF COMMONWEALTH EDISON COMPANY.

The following communication from Mr. William L. Ramey, Assistant Secretary, Commonwealth Edison Company, addressed to the City Clerk under date of December 29, 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 January, 1990 filed with the Illinois Commerce Commission related to Rider No. 20.

Conservation Program Clause for the month of January, 1990 related to Rider No. 21.

Monthly Electric Utility Sales and Revenue Report filed with the Federal Energy Regulatory Commission (F.E.R.C. Form No. EIA-826) for the months of October and November, 1989."

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

Also, a communication signed by Mr. David R. Mosena, Commissioner of Planning, under date of December 18, 1989, showing the recommendations of the Commissioner and the Zoning Administrator concerning map amendments for which a public hearing was held on December 14, 1989, in accordance with the provisions of Section 11.9-4 of the Chicago Zoning Ordinance as passed by the City Council on January 31, 1969, which was *Placed on File*.

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

Also, copies of resolutions adopted by the Chicago Plan Commission on December 14, 1989 and reports of the Department of Planning approving the following proposals, which were *Placed on File*:

Department Of General Services, Real Property Section.

Disposition Of City-Owned Property.

Referral Number

Address

89-245-02	2654 North Paulina Street (former 32nd Ward Yard)
89-250-02	1329 North Wolcott Avenue
89-251-02	1911 West Ellen Street
89-253-02	1002 North Francisco Avenue
89-254-02	15 North Ada Street
89-255-02	11 North Ada Street
89-256-02	3129 3131 West Arthington Street
89-257-02	2124 West 19th Street
89-258-02	3850 3856 West Congress Parkway/415 425 South Springfield Avenue
89-260-02	602 West 46th Place

10486

Referral Number	Address
89-261-02	3123 West Moffat Street
89-262-02	3232 West Evergreen Avenue
89-263-02	743 North Christiana Avenue
89-264-02	3244 3248 West Lexington Street
89-265-02	2040 South Halsted Street
89-266-02	2620 South Green Street
89-268-02	5626 South Racine Avenue
89-269-02	7314 South Stewart Avenue

Department Of Public Works.

Referral Number

Project

89-270-06

Viaduct Vertical Clearance Improvements:

2540/2600 West Roosevelt Road,

4600 West Roosevelt Road, and

1800 North Western Avenue.

Placed On File -- NOTIFICATION OF SALE OF WATER REVENUE BONDS, SERIES 1989.

Also, a communication from Ms. M. Susan Lopez, Assistant Corporation Counsel, concerning the notification of sale of \$83,459,686.20 of City of Chicago Water Revenue Bonds, Series 1989, which was *Placed on File*.

COMMUNICATIONS, ETC.

Placed On File -- NOTIFICATION OF SALE OF WASTEWATER TRANSMISSION REVENUE BONDS, SERIES 1989.

Also, a communication from Ms. M. Susan Lopez, Assistant Corporation Counsel, concerning the notification of sale of \$76,225,000 of City of Chicago Wastewater Transmission Revenue Bonds, Series 1989, which was *Placed on File*.

Placed On File -- JEOPARDY NOTICE OF TAX LIABILITY AND DETERMINATION AND ASSESSMENT.

Also, a jeopardy notice of tax liability and determination and assessment pertaining to Pro Sports, 3418 West Bryn Mawr Avenue, received in the Office of the City Clerk on December 29, 1989 from Mr. Bernard Oranika, Auditor, Department of Revenue, which was *Placed on File*.

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

Also, the City Clerk transmitted the following report received from Mr. Walter K. Knorr, City Comptroller, which was *Placed on File* and ordered published:

[Voucher payments printed on page 10488 of this Journal.]

JOURNAL--CITY COUNCIL--CHICAGO

1/19/90

PERSONAL SERVICES PAID BY VOUCHERS DECEMBER, 1989	DEC. 1989	4,368.15 5,833.34 72.89 56.81 56.81 3,275.00 1,440.80 2,100.00 2,114.00 2,114.00 2,144.00 34.248.47 36,206.52 1,346.00 4,020.00 4,020.00 3,912.00 5,833.67 1,919.40
	· .	88 87 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
	RATE	4,368.15 5,833.34 72.89 72.89 56.81 56.81 1,637.50 1,637.50 1,637.50 1,637.50 1,637.50 1,637.50 1,207.00 1,207.00 36,206.52 16,152.00 48,240.00 2,994.00 2,000.0000000000
	ACCOUNT	100 740 100 100 100 140 140
	TITLE	Fireman 1st Deputy Fireman Computer Spec. Consultant Truck Driver Consulant Admin. Asst. III Benefits Mgr. Consultant Policeman Program Exp. I Clerk Asst. to Mayor Fireman Sst. to Mayor Admin. Asst. II Admin. Asst. Staff Asst.
	DEPARTMENT	Fire Treasurer Fire Mayor's Ofc. Hum. Relations Aviation Mayor's Ofc. Finance Cable Communications Police Budget Mayor's Ofc. Aviation Fire Purchasing Aviation Fire Aviation Fire Arts Graphics Production
	ADDRESS	250 E. 121st Pl. 710 Walden Rd. 10331 S. Troy 5520 N. Mason 3924 W. B3rd Pl. 1834 W. 107th 3158 W. Jackson 1000 Hinman 345 Home Ave. 7427 S. Shore Dr. 8916 S. Justine 1440 E. 52nd 3455 W. 111th St. 5456 N. Clarendon 3543 S. Western 4915 N. McVicker 7036 S. Fairfield 551 W. Stafford 4131 W. Cullom
	NAME	Bailey, Roi Bass, Wesley Crossin, Frank Cumming, James Kimberly, Fredrick Jordan, James Jr. Keefe, Kimberly Larkin, John Lazazzera, Jackie Markin, John Lazazzera, Jackie Marshall, Cortez Murray, Barbara Raines, Peter Rubin, Steven Traynor, Alfred Villanova, Marshall Weisberg, Lois Zenkel, Catherine

City Council Informed As To Certain Actions Taken.

PUBLICATION OF JOURNAL.

The City Clerk informed the City Council that all those ordinances, et cetera which were passed by the City Council on December 20, 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 January 16, 1990, by being printed in full text in printed pamphlet copies of the Journal of Proceedings of the City Council of the regular meeting held on December 20, 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 RECLASSIFICATIONS OF PARTICULAR AREAS.

Applications (in triplicate) 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:

Barry Ash of Ash, Anos, Freedman & Logan -- to classify as a C3-6 Commercial-Manufacturing District instead of an M1-5 Restricted Manufacturing District the area shown on Map No. 1-F bounded by:

the alley next north of and parallel to West Huron Street; the alley next east of and parallel to North Franklin Street; West Huron Street; and a line 88 feet east of and parallel to North Franklin Street.

Canal/Taylor Venture -- to classify as a C3-6 Commercial-Manufacturing District instead of an M2-5 General Manufacturing District and then to further classify as a

Business Planned Development instead of a C3-6 Commerical- Manufacturing District the area shown on Map No. 2-F bounded by:

a line 60 feet north of and parallel with the south line of West Polk Street; the west line of the Amtrak right-of-way east of South Canal Street; West Roosevelt Road; a line 54.74 feet east of South Canal Street; a line 100.12 feet north of West Roosevelt Road; a line 22.54 feet east of South Canal Street; West Roosevelt Road; and the center line of South Canal Street.

George B. and Lois Carr -- to classify as a C1-4 Restricted Commercial District instead of a C1-2 Restricted Commercial District the area shown on Map No. 15-H bounded by:

West Peterson Avenue; a line 167 feet east of and parallel to North Hermitage Avenue; the alley next south of and parallel to West Peterson Avenue; and North Hermitage Avenue.

Central Station Limited Partnership -- to classify as a Residential-Business Planned Development instead of a C3-5 Commercial-Manufacturing District and B7-6 General Central Business District the area shown on Map No. 4-E bounded by:

part of the land, property and space of the Illinois Central Railroad Company in Fractional Section 22, Township 39 North, Range 14 East of the Third Principal Meridian, described as follows:

beginning on the south line of East Roosevelt Road, as widened, at the intersection of said south line with the east line of South Michigan Avenue, and running;

thence east along said south line of West Roosevelt Road and along an eastward extension of said line, a distance of 919.02 feet to an intersection with the easterly right-of-way line of said railroad;

thence south along said easterly right-of-way line, a distance of 989.604 feet;

thence continuing south along said easterly right-of-way line, a distance of 550.575 feet;

thence south continuing along said easterly right-of-way line, a distance of 1,070.91 feet;

thence west, a distance of 86.641 feet;

thence southwardly along the arc of a circle, convex to the east with a radius of 2,448.29 feet, a distance of 86.233 feet;

thence south along a straight line, tangent to last described arc of a circle, a distance of 436.277 feet;

thence southwardly along the arc of a circle, convex to the west with a radius of 1,343.75 feet, a distance of 278.822 feet;

thence south along a straight line, tangent to last described arc of a circle, a distance of 722.975 feet;

thence southwardly along the arc of a circle, convex to the east, tangent to last described straight line with a radius of 2,008.70 feet, a distance of 160.333 feet;

thence southwardly along the arc of a circle, convex to the east with a radius of 915.13 feet, a distance of 46.85 feet to an intersection with a line which is 1,500.00 feet northerly from and parallel with the northerly line of the 23rd Street viaduct;

thence west along said parallel line, a distance of 208.28 feet to a point 210.14 feet easterly from the aforesaid westerly right-of-way line;

thence north a distance of 49.95 feet;

thence northwardly along the arc of a circle, convex to the east, tangent to last described straight line, and having a radius of 1,116.10 feet, a distance of 129.93 feet;

thence northwardly along the arc of a circle, convex to the west, having a common tangent with last described arc of a circle, and a radius of 886.39 feet, a distance of 104.04 feet;

thence north along a straight line, tangent to last described arc of a circle, a distance of 226.85 feet;

thence west a distance of 28.00 feet;

thence north a distance of 212.97 feet;

thence northwardly along the arc of a circle, convex to the east, tangent to last described straight line with a radius of

thence northwestwardly along a straight line, tangent to last described arc of a circle, a distance of 362.89 feet;

thence northwardly along the arc of a circle, convex to the west with a radius of 2,263.90 feet, a distance of 294.70 feet to an intersection with the eastward extension of the south line of East 16th Street;

thence east along said eastward extension, a distance of 20.63 feet;

thence northwestwardly along the arc of a circle, convex to the northeast, being 50.00 feet northeasterly from and concentric with the center line of said railroad track and having a radius of 623.70 feet, a distance of 633.80 feet to a point on the east line of South Indiana Avenue (as said east line was established by ordinance of the City of Chicago passed on July 21, 1919 as amended on January 14, 1920 and February 5, 1920);

thence west along a line perpendicular to said east line established by ordinance, a distance of 34.00 feet to the original east line of South Indiana Avenue;

thence north along said east line of South Indiana Avenue, a distance of 1,174.67 feet to an intersection with the eastward extension of the south line of Lot 32 in Block 15 in Herrington's Addition to Chicago in the northwest fractional quarter, aforesaid;

thence west along said eastward extension, along the south line of said Lot 32 and along the westward extension of said south line, a distance of 258.78 feet to the east line of an alley (18 feet wide);

thence north along the east line of said 18-foot wide alley, a distance of 567.17 feet to the south line of East 13th Street;

thence north a distance of 50.00 feet to the north line of East 13th Street;

thence continuing north a distance of 332.93 feet to the northwest corner of Lot 32 in Seaman and Busby's Subdivision;

thence west along a westward extension of the north line of said Lot 32, a distance of 2.70 feet to the southwest corner of Lot 13 in Johnston and Sexton's Subdivision;

thence north along the west line of Lots 12 and 13 in said Johnston and Sexton's Subdivision, a distance of 54.30 feet to an intersection with the eastward extension of the south line of Lot 16 in Johnston and Sexton's Subdivision aforesaid;

thence west along said eastward extension and along the south line of said Lot 16, a distance of 145.30 feet to the east line of South Michigan Avenue;

thence north along the east line of South Michigan Avenue, a distance of 138.34 feet to the point of beginning, in Cook County, Illinois,

excepting from the "Tract" hereinbefore described that part of the land, property and space falling within the following described parcels:

Parcel "D".

The land, property and space of said Illinois Central Railroad Company, in Fractional Section 22, aforesaid, lying below a horizontal plane having an elevation of 28.10 feet above Chicago City Datum and lying within the boundaries, projected vertically, of that part of said land, property and space described as follows:

commencing on the north line of said Fractional Section 22, at a point which is 303.06 feet, measured along said line, east from the west right-of-way line of said railroad, and running;

thence southeastwardly along a line which is 270.00 feet (measured perpendicularly) westerly from and parallel with the easterly right-of-way line of said railroad, a distance of 88.55 feet to an intersection with the eastward extension of the south line of East Roosevelt Road, being the point of beginning for that part of said land, property and space hereinafter described;

thence continuing southeastwardly a distance of 542.00 feet;

thence southwardly a distance of 1,062.99 feet;

thence south a distance of 133.76 feet, to an intersection with a line which is 500.00 feet south from and parallel with the eastward extension of the south line of East 14th Street;

thence east along said parallel line, a distance of 336.75 feet, to an intersection with the aforesaid easterly right-of-way line of said railroad;

thence northwestwardly along said easterly line, a distance of 212.19 feet;

thence northwardly continuing along said easterly line, a distance of 550.58 feet;

thence northwestwardly a distance of 909.604 feet, to an intersection with the aforesaid eastward extension of the south line of East Roosevelt Road; and

thence west along said eastward extension, a distance of 281.27 feet to the point of beginning, in Cook County, Illinois, containing 512,649 square feet of land, more or less.

Parcel "E".

The land, property and space of said Illinois Central Railroad Company in Fractional Section 22 aforesaid, lying below a horizontal plane having an elevation of 65.00 feet above Chicago City Datum and lying within the boundaries, projected vertically, of that part of said land, property and space described as follows:

commencing on the easterly right-of-way line of said railroad, at the intersection of said line with the eastward extension of the north line of East 18th Street, and running;

thence northwardly along said easterly right-of-way line, a distance of 919.963 feet to the point of beginning;

thence continuing northwardly along said easterly line; a distance of 858.72 feet, to an intersection with a line which is 500.00 feet south from and parallel with the eastward extension of the south line of East 14th Street;

thence west along said parallel line, a distance of 336.75 feet;

thence south a distance of 919.84 feet, to an intersection with the eastward extension of the south line of East 16th Street;

thence west along said eastward extension, a distance of 242.53 feet;

thence southwardly along the arc of a circle, convex to the west with a radius of 2,263.90 feet, a distance of 294.70 feet;

thence southeastwardly along a straight line tangent to last described arc of a circle, a distance of 259.89 feet, to an intersection with a line which is 500.00 feet south from and parallel with the eastward extension of the south line of East 16th Street;

thence east along said parallel line, a distance of 376.89 feet, to an intersection with a curved line, being the arc of a circle, convex to the west, with a radius of 1,343.75 feet, the southerly terminus of said arc being a point which is 230.646 feet westerly and 158.143 feet northerly of the intersection of the easterly rightof-way line of said railroad with the aforesaid eastward extension of the north line of East 18th Street, as measured along said easterly line and a line perpendicular thereto and the northerly terminus of said arc being a point which is 197.473 feet westerly and 434.475 feet northerly of the aforesaid intersection of the easterly right-of-way line with the eastward extension of the north line of East 18th Street, as measured along said easterly line and a line perpendicular thereto.

thence northwardly along last described arc of a circle, a distance of 60.94 feet, to the aforesaid northerly terminus of said arc;

thence northwestwardly along a straight line, tangent to last described arc of a circle, a distance of 436.277 feet;

thence northwardly along the arc of a circle, convex to the east, tangent to last described straight line, with a radius of 2,448.29 feet, a distance of 86.233 feet;

thence east a distance of 86.641 feet, to the point of beginning in Cook County, Illinois,

containing 589,771 square feet (13.5393 acres) of land, more or less.

Parcel "F".

The land, property and space of said Illinois Central Railroad Company in Fractional Section 22 aforesaid, lying below a horizontal plane having an elevation of 30.68 feet above Chicago City Datum and lying within the boundaries, projected vertically, of that part of said land, property and space described as follows:

commencing on the westerly right-of-way line of said railroad, at the intersection of said line with the northerly line of the 23rd Street viaduct and running;

thence northwardly along said westerly right-of-way line, a distance of 1,500.00 feet;

thence eastwardly parallel with said northerly line of the 23rd Street viaduct, a distance of 210.14 feet to the point of beginning;

thence northwardly a distance of 49.95 feet;

thence northwardly along the arc of a circle, convex to the east, tangent to last described straight line, and having a radius of 1,116.10 feet, a distance of 129.93 feet;

thence northwardly along the arc of a circle, convex to the west, having a common tangent with last described arc of a circle, and a radius of 886.39 feet, a distance of 104.04 feet;

thence northwardly along a straight line, tangent to last described arc of a circle, a distance of 226.85 feet;

thence westwardly, a distance of 28.00 feet;

thence northwardly, a distance of 212.97 feet;

thence northwardly along the arc of a circle, convex to the east, tangent to last described straight line, with a radius of 2,220.95 feet, a distance of 431.59 feet;

thence northwestwardly along a straight line, tangent to last described arc of a circle, a distance of 103.00 feet, to an intersection with a line which is 500.00 feet

south from and parallel with the eastward extension of the south line of East 16th Street;

thence east along said parallel line, a distance of 376.89 feet, to an intersection with a curved line, being the arc of a circle, convex to the west, with a radius of 1,343.75 feet, the southerly terminus of said arc being a point which is 230.646 feet westerly and 158.143 feet northerly of the intersection of the easterly rightof-way line of said railroad with the eastward extension of the north line of East 18th Street, as measured along said easterly line and a line perpendicular thereto, and the northerly terminus of said arc being a point which is 197.473 feet westerly and 434.475 feet northerly of the aforesaid intersection of the easterly right-of-way line with the eastward extension of the north line of East 18th Street, as measured along said easterly line and a line perpendicular thereto;

thence southwardly along last described arc of a circle, a distance of 217.88 feet to the aforesaid southerly terminus of said arc;

thence southwardly along a straight line, tangent to last described arc of a circle, a distance of 722.975 feet;

thence southwardly along the arc of a circle, convex to the east, tangent to last described straight line with a radius of 2,008.70 feet, a distance of 160.333 feet;

thence southwardly along the arc of a circle, convex to the east with a radius of 915.13 feet, a distance of 46.85 feet, to an intersection with the aforesaid line, which is 1,500.00 feet northerly from and parallel with the northerly line of said 23rd Street viaduct; and

thence westwardly along said parallel line, a distance of 208.28 feet, to the point of beginning in Cook County, Illinois,

containing 319,858 square feet (7.3429 acres) of land, more or less.

Englewood Area Housing, Incorporated -- to classify as a Residential Planned Development instead of Business Planned Development No. 74 the area shown on Map No. 16-G bounded by:

a line 25 feet south of the alley next south of and parallel to West 63rd Street; South Peoria Street; a line 105.65 feet north of West 64th Street; the alley next east of and parallel to South Sangamon Street; the alley next north of and parallel to West 64th Street; and South Sangamon Street.

Marshall Hanno -- to classify as an R4 General Residence District instead of an M1-2 Restricted Manufacturing District the area shown on Map No. 7-G bounded by: a line 129.90 feet south of and parallel to West Schubert Avenue; North Lakewood Avenue; a line 177.90 feet south of and parallel to West Schubert Avenue; and the alley next west of and parallel to North Lakewood Avenue.

Herbert Levin -- to classify as a C2-1 General Commercial District instead of a B2-1 Restricted Retail District the area shown on Map No. 16-K bounded by:

the alley next east of and parallel to South Cicero Avenue; a line 511.35 feet south of and parallel to West 65th Street; South Cicero Avenue; and West 65th Street.

Robert B. Markey, c/o John J. Pikarski, Jr. -- to classify as a B4-2 Restricted Service District instead of an M1-2 Restricted Manufacturing District the area shown on Map No. 5-H bounded by:

a line 48 feet south of and parallel to West Concord Place; North Damen Avenue; the alley next north of North Milwaukee Avenue; and the alley next west of North Damen Avenue.

Robert B. Markey, c/o John J. Pikarski, Jr. -- to classify as a B4-2 Restricted Service District instead of an M1-2 Restricted Manufacturing District the area shown on Map No. 5-H bounded by:

a line 80 feet north of and parallel to the alley next north of and parallel to West Wabansia Avenue; a line 133 feet east of and parallel to North Damen Avenue; the alley next north of and parallel to West Wabansia Avenue; and North Damen Avenue.

Matanky Realty Acquisition Corporation -- to classify as a B4-3 Restricted Service District instead of a B4-2 Restricted Service District the area shown on Map No. 3-H bounded by:

West North Avenue; a line 79.25 feet east of the alley next east of North Hoyne Avenue; the alley next south of West North Avenue; and the alley next east of North Hoyne Avenue.

McGuire-Western Lumber Company, Incorporated -- to classify as an M1-2 Restricted Manufacturing District instead of an R4 General Residence District the area shown on Map No. 1-I bounded by: a line 103.57 feet south of and parallel to West Walnut Street; the alley next east of and parallel to North Francisco Avenue; the alley next south of and parallel to West Walnut Street; and North Francisco Avenue.

Theodore J. Novak -- to classify as a C3-6 Commercial-Manufacturing District instead of a C3-5 Commercial-Manufacturing District the area shown on Map No. 2-F bounded by:

West Adams Street; the alley next east of and parallel to South Desplaines Street; the alley next south of and parallel to West Adams Street; and South Desplaines Street.

James Pierski -- to classify as a C3-2 Commercial-Manufacturing District instead of an M2-2 General Manufacturing District the area shown on Map No. 12-J bounded by:

West 47th Street; a line 394.12 feet east of and parallel to South St. Louis Avenue; West 47th Place; and South St. Louis Avenue.

Robert J. Weber -- to classify as a C1-2 Restricted Commercial District instead of an R3 General Residence District the area shown on Map No. 9-M bounded by:

the alley next north of and parallel to West Addison Street a line 78 feet east of and parallel to North Menard Avenue; West Addison Street; and North Menard 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:

Abdelrahman Saber, Allstate Insurance Company (3) Diane Johnson, Gregory M. Rybarski and Philemenia Smith, American Family Insurance Group and Barry Williams, American Manufacturers Mutual and Wei C. Guan, American States Insurance Company and M. Walter and Company, Incorporated, Ansvar America and Gregg W. Quiggle, Auerbach William;

Baeza Juana, Baker Mary Lou, Ball Billy L., Banks Patricia, Begoun Ethon D., Bell Joyce L., Benmoin Giselle, Better Built Lumber (3), Bowden David, Brenka Petru, Bresler Andrew J., Broadway Clark Building Corporation, Burton Charles, Byrd Sabrina; Carlson Carl, Carroll John A., Castillo Jose, Chambers Ronnie L., Chaouf Mohamed and Angelena Said, Chung Chin Kee, Citicorp Savings of Illinois, Clemens Donald F., CNA Insurance Companies and Gloria and Ronald Raidart, Cobb Charles R., Coleman Beverly K., Conner Eddie, Cwynar Sr. Jonathan J., Cyriaque Carolyn M.;

Daratsianakis James W., Dick Estella, Dixon Brenda J.;

Economy Preferred Insurance Company and Valerie Cimino, Escort Jewel, Estrada Antonio;

Falat Edward, Frapolly William W.;

Gilmore Helen E., Glenwood Homes Condo Association, Gora John L., Gray Henry B., Griffin Suzanne R., Griffith Lonie C.;

Heard Minnie, Henderson Larry and Patricia, Hill Albert L., Hopkins Eddie L.;

Illinois Bell Telephone Company, Illinois Farmers Insurance (2) Donald Biegal and Marek Szpak, Ivory Anna;

Jackson Eugene, Janczak Marion, Jones Elizabeth J.;

Kelly Rita V., Kirkland Willie, Klein Paul and Nancy;

Lam Chuck K., La Spina Carmelo, La Sultana, Incorporated, Love Byron;

Madey Dolores, Majstorovic R., Marini Lisa and Tom Finerty, Maskas Anthony M., McDermott Mary A., McNeely Sandra, McVey Jacqueline R., Mendez Leonardo F., Merritt E. Conrad, Michalak Czeslaw, Mickey's Linen & Towel Supply, Incorporated, Miranda Daniel, Mosill Susan, Moore Grace E., Munoz Carlos;

Nationwide Acceptance Corporation; Nationwide Insurance Company and Marc Bernstein, Norris Daniel W.;

Overstreet O. C.;

Page Mary J., Progressive Casualty Insurance Company and Johnny Williams, Pietruszka Caroline (2);

Rafalson Allen, Raymond Denise, Reed Annie K., Reiman David M., Rivera Arnaldo, Ross Mary R., Royal Insurance and Pete George's Chevrolet;

Salo Donald and Mildred, Sanders Alonzo, Sanders John E., Santoria Thomas, Scarborough Rufus, Schultz Richard, Seifert Michael R., Semmes Clovis E., Sharpe Eula M., Sorisho John and Sam, State Farm Insurance Company (6) Roger Bucina, Patricia A. Kattner, Diana Medina, Mary Ellen and Frank Podsiadlik, James Schemski and Everett R. Schielke, Stewart James, Super Mercado Mexico, Swerdlow Jerome, Sylvain Barbara A.; Tadros Hani S., Temple Joel D., Thompson Dolores D., Tushman Howard N., 2034 N. Seminary Condo Association;

United Services Automobile Association and Nancy Dennis;

Venturelli James J.;

White Jr. Johnny F., Williams Bryant B., Williams David, Williams Robert, Wolff Raymond, Womsley Robert B., Woodard Leon and Debra, Wright Evelyn L.;

Yates Sol, Yuh Young H.

Referred -- APPROVAL OF PLAT OF THADDEUS KOSCIUSKO SUBDIVISION ON PORTION OF NORTH OCTAVIA AVENUE.

Also, a communication from Mr. John J. Pikarski, Jr., with the law offices of Zukley, Pikarski and Gordon, transmitting a proposed ordinance concerning the approval of a plat of Thaddeus Kosciusko Subdivision located on portion of North Octavia Avenue north of West School Street, which was *Referred to the Committee on Streets and Alleys*.

Referred -- APPROVAL OF PLAT OF CASIMIR PULASKI SUBDIVISION ON PORTION OF NORTH CANFIELD AVENUE

Also, a communication from Mr. John J. Pikarski, Jr., attorney-at-law, transmitting a proposed ordinance concerning the apoproval of a plat of Casimir Pulaski Subdivision located on portion of North Canfield Avenue north of West Talcott Avenue, which was *Referred to the Committee on Streets and Alleys*.

Referred -- RECOMMENDATIONS BY COMMISSION ON CHICAGO LANDMARKS FOR DESIGNATION OF VARIOUS STRUCTURES AS CHICAGO LANDMARKS.

Also, two communications from Mr. Wiliam M. McLenahan, Director, Commission on

Chicago Landmarks, under dates of December 29, 1989 and January 8, 1990, transmitting the recommendations that certain structures be designated as Chicago Landmarks, which were Referred to the Committee on Historical Landmark Preservation, as follows:

Chess Records Office and Studio, located at 2120 West Irving Park Road;

Cortland Street Drawbridge; and

Whistle Stop Inn, located at 4200 West Irving Park Road.

REPORTS OF COMMITTEES.

COMMITTEE ON FINANCE.

EXECUTION OF LOAN AND SECURITY AGREEMENT WITH CONTINENTAL ENVELOPE CORPORATION FOR ADDITIONAL WAREHOUSE SPACE, REPLACEMENT OF WINDOWS AND PURCHASE OF EQUIPMENT.

The Committee on Finance submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the execution of a Business Development Loan to Continental Envelope Corporation for a project located at 1301 West 35th Street in the amount of \$350,000, 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, 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

Alderman Bloom 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 funds available to the City of Chicago through the federal Community Development Block Grant Program, a grant to be used to make low interest loans to expanding businesses; and

WHEREAS, Continental Envelope Corporation, an Illinois corporation, has made application to the Department of Economic Development to borrow \$350,000 to be used to add 7,800 square feet of warehouse space, replace windows and purchase equipment, resulting in the creation of an estimated 36 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 Continental Envelope Corporation for a loan of \$350,000; 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 approval as to form and legality by the Corporation Counsel, a Loan and Security Agreement with Continental Envelope Corporation, pursuant to which the City will loan \$350,000 to Continental Envelope Corporation to assist in the addition of warehouse space, the replacement of windows and the purchase of equipment. Said Loan

10503

and Security Agreement shall contain those basic terms and conditions outlined in Exhibit "A" attached hereto and made a part hereof.

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 from and after the date of its passage.

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

Exhibit "A".

Basic Terms And Conditions.

Borrower:

Project Address:

Loan Amount:

Total Project:

Terms:

Collateral:

Continental Envelope Corporation.

1301 West 35th Street.

\$350,000.

\$915,000.

75% of prime -- floating quarterly; 7-year term.

1. Second lien on building located at 1301 West 35th Street.

2. Second lien on equipment to be purchased.

3. Personal guarantees of Sheldon Margulies, Jerome Margulies, Norman Margulies and Frederic Margulies.

Harris Bank.

Participant:

Ward/Alderman:

Private Sector

11th/Huels.

AMENDMENT OF ORDINANCE WHICH AUTHORIZED ISSUANCE OF FINAL LOAN COMMITMENTS TO THE NEIGHBORHOOD INSTITUTE UNDER MULTI-UNIT REHABILITATION ASSISTANCE PROGRAM.

The Committee on Finance submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance amending three (3) ordinances authorizing three (3) MULTI-Program loans to The Neighborhood Institute, 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, 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City Council of the City of Chicago ("City Council"), has previously authorized three MULTI-Program Loans to The Neighborhood Institute, an Illinois not-forprofit corporation ("T.N.I."), ("Owner/Borrower") as partial financing toward the rehabilitation of property located at 5059 West Maypole Avenue, 151 North Lavergne Avenue and 7117 South Euclid Avenue by ordinances enacted on November 29, 1989 and published at pages 7086 -- 7089, 7089 -- 7091 and 7092 -- 7094 respectively of the Journal of the Proceedings of the City Council of said date (the "Prior Ordinances"); and

WHEREAS, The loans were authorized to the Owner/Borrower as identified in Exhibit "A" attached to the Prior Ordinances; and

WHEREAS, The Department of Housing has reviewed and approved a modification of the loans such that Austin Shore Limited Partnership, an Illinois limited partnership in formation with T.N.I. Development Corporation, an Illinois corporation, as general partner and Chicago Equity Fund 1989 Partnership, an Illinois general partnership, as limited partner, is to replace T.N.I. as Owner/Borrower; now, therefore,

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

SECTION 1. The identity of the Owner/Borrower in Exhibit "A" of the Prior Ordinances is hereby amended by deleting the language bracketed and inserting the language in italics as follows:

[The Neighborhood Institute]

Austin Shore Limited Partnership, an Illinois limited partnership in formation with T.N.I. Development Corporation, an Illinois corporation, as general partner and Chicago Equity Fund 1989 Partnership, an Illinois general partnership, as limited partner.

SECTION 2. Unless indicated to the contrary herein, all other provisions of the Prior Ordinances shall remain in full force and effect.

SECTION 3. The Commissioner of the Department of Housing is authorized to enter into and execute those documents that may be necessary to effectuate the loans as amended.

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

AUTHORIZATION FOR CORPORATION COUNSEL TO ENTER INTO SETTLEMENT AGREEMENT REGARDING *TIFFANY MOORE V. PEOPLES GAS AND CITY OF CHICAGO.*

The Committee on Finance submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the Corporation Counsel to enter into and execute a settlement order or consent agreement in the case of *Tiffany Moore v. Peoples Gas and City of Chicago*, 83 L 20885, in the amount of \$990,000, 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, 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: Tiffany Moore v. Peoples Gas and City of Chicago, 83 L 20885 in the amount of \$990,000.

EXECUTION OF CITY/STATE PROJECT AGREEMENT FOR EMERGENCY RECONSTRUCTION OF DETERIORATED VAULTED SIDEWALKS AT VARIOUS LOCATIONS CITYWIDE.

The Committee on Finance submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the execution of a City/State Project Agreement with the State of Illinois for the emergency reconstruction of deteriorated vaulted sidewalks at various locations citywide, in the amount of \$1,000,000, 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, 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

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

The following is said ordinance as passed:

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

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

form and legality, a project agreement with the State of Illinois providing for the emergency reconstruction of deteriorated vaulted sidewalks at various locations citywide, said agreement to be substantially in the following form:

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

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

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

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

City/State Project Agreement.

Emergency Reconstruction Of Deteriorated

Vaulted Sidewalks At Various Locations

Citywide

(State Fiscal Year, 1990).

City Section No.: _____

State Job No.:

D.P.W. Job No.: _____

This Agreement, entered into this _____ day of _____, 19____, by and between the State of Illinois, acting through its Department of Transportation, hereinafter called the "State", and the City of Chicago, acting through its Department of Public Works, hereinafter called the "City".

Witnesseth:

Whereas, The State and the City, in the interest of the safe and efficient movement of vehicular and pedestrian traffic, find it necessary to proceed with the reconstruction, on an emergency basis, of deteriorated vaulted sidewalks at various locations, hereinafter referred to as the "Project" and identified in numbered paragraph 6 of this Agreement; and

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

Whereas, On June 30, 1989, the State and the City entered into a Memorandum of Understanding regarding the funding of a five-year road program in Chicago, concluding with the end of State Fiscal Year 1994, and that Memorandum provides the basis for the State funds provided under this Agreement; and

Whereas, The State and the City have concurred that the Project qualifies for the use of such funds.

The State Hereby Agrees:

1. To reimburse the City 100% of the costs incurred in connection with the construction of the Project, as hereinafter provided in numbered paragraph 7, upon receipt of progressive billings supported by documentation as required by the State.

The City Hereby Agrees:

- 2. To provide an/or cause to be provided all construction for the Project, in accordance with established procedures of the City and State.
- 3. To finance the work pending progressive reimbursement by the State of the costs involved, to appropriate such funds as are necessary therefore, and to prepare a complete and accurate breakdown of the costs of the Project.
- 4. To comply with all applicable Executive Orders and legislation pursuant to the Equal Employment Opportunity and Nondiscrimination Regulations as may be required by the State and under federal law.
- 5. To retain all Project records and to make them available for audit by State auditors during Project construction, and for a period of three (3) years after final acceptance of the Project by the parties hereto.

- 6. That said Project generally consists of the reconstruction, on an emergency basis, of deteriorated vaulted sidewalks at various locations within the City. All work will be done by City forces. Construction activities will include demolition and excavation of the vaulted areas; construction of all necessary footings, retaining walls and foundation walls; backfill of the subgrade; and construction of all sidewalks, curbs and gutters required in order to provide a safe and satisfactory pedestrian area. Drainage structures will be repaired or reconstructed as necessary. Utilities will be adjusted and all other appurtenances necessary to complete the Project will be provided.
- 7.

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

 Force Account Construction (City)
 \$1,000,000

TOTAL: \$1,000,000

and that 100% of the actual final costs will be paid by the State up to a maximum of \$1,000,000, with any cost in excess of that amount to be paid by the City, or otherwise provided by amendment to this Agreement.

- 8. That the City shall be responsible for 100% of the cost of any work not eligible for State participation.
- 9. That the Commissioner of Public Works is authorized to execute revisions to this Agreement relative to budgetary items, upon approval by the Illinois Department of Transportation, as long as such revisions do not increase the total cost of the Project (\$1,000,000) as authorized by the City Council.
- 10. That this Agreement and the covenants contained herein shall be void ab initio in the event the construction work contemplated herein is not completed by June 1, 1995.
- 11. That all prior agreements, or portions thereof, between the City and the State which refer to the construction of this Project are superseded by this Agreement.

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

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

[Signature forms omitted for printing purposes.]

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

Minority Business Enterprises Provisions.

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

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

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

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

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

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

The Committee on Finance submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Finance, to which had been referred (December 21, 1988, January 18, July 19, September 13, October 4, November 15, December 13 and December 20, 1989) sundry proposed ordinances and order transmitted therewith to authorize the issuance of free permits, license fee exemptions, cancellation of existing water rates and refund of fee 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 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 ordinances and order 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

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

FREE PERMITS.

Chicago Board Of Education. (Faraday 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 the Chicago Board of Education, for electrical work on the premises known as Faraday School, located at 3250 West Monroe Street.

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.

Chicago Board Of Education. (Farragut 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 the Chicago Board of Education, for electrical work on the premises known as Farragut High School, located at 2345 South Christiana 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.

Chicago Board Of Education. (Suder 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 the Chicago Board of Education, for electrical work on the premises known as Suder School, located at 2022 West Washington Boulevard.

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.

Lawndale Christian Reform Church.

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

SECTION 1. That the Commissioner of the Department of Buildings, the Commissioner of Public Works, the Commissioner of Sewers, the Commissioner of Streets and Sanitation and the Commissioner of Water be directed to waive any outstanding water tap fees and liens pending on the City lots located at 1226 -- 1232 South Pulaski Avenue, and waive the sewer connection fees and issue all necessary permits free of charge.

SECTION 2. That the City waive all demolition liens on above sited lots to be purchased by the Lawndale Christian Reform Church.

SECTION 3. That the city-held vacant lots be turned over to the Lawndale Christian Reform Church for One Dollar (\$1.00) per parcel; and

Be It Further Ordained, That the Mayor and members of the City Council of the City of Chicago gathered in a meeting this 19th day of January, 1990, agree to the requests by the Lawndale Christian Reform Church.

LICENSE FEE EXEMPTIONS.

Day Care Center.

Parkway Community House 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:

Parkway Community House Day Care Center 500 East 57th Street.

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

Dispensary.

Humboldt Park Family Health Center.

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

SECTION 1. Pursuant to Section 130-1.3 of the Municipal Code of Chicago and in accordance with favorable investigation by the Department of Health, the Humboldt Park Family Health Center, 2750 West North Avenue, is hereby exempted from payment of the annual food dispenser (retail) license fee provided therefore, for the year 1990.

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

Homes.

Association Of Jewish Blind Of Chicago Home And Recreation Center.

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

SECTION 1. Pursuant to Section 136-5 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the Association of Jewish Blind of Chicago Home and Recreation Center, 3525 West Foster Avenue, is hereby

exempted from payment of the annual license fee provided therefor in Section 136-4, for the year 1989.

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

Casa Central Home For Hispanic Elders.

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

SECTION 1. Pursuant to Section 136-5 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the Casa Central Home for Hispanic Elders, 1401 North California Avenue, is hereby exempted from payment of the annual license fee provided therefor in Section 136-4, for the year 1990.

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

El Valor Corporation.

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

SECTION 1. Pursuant to Section 136-5 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the El Valor Corporation, 1850 West 21st Street (mailing address), 1931 West 19th Street (location of Rehabilitation Center for Mentally Retarded), is hereby exempted from payment of the annual license fee provided therefor in Section 136-4, for the year 1989.

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

Joseph House/Misericordia Heart Of Mercy.

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

SECTION 1. Pursuant to Section 136-5 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the Joseph

House/Misericordia Heart of Mercy, 6300 North Ridge Avenue, is hereby exempted from payment of the annual license fee provided therefor in Section 136-4, for the year 1989.

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

Lakeview Living Center.

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

SECTION 1. Pursuant to Section 136-5 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the Lakeview Living Center, 7270 South South Shore Drive, is hereby exempted from payment of the annual license fee provided therefor in Section 136-4, for the year 1989.

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

Misericordia Heart Of Mercy.

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

SECTION 1. Pursuant to Section 136-5 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the Misericordia Heart of Mercy, 2916 West 47th Street, is hereby exempted from payment of the annual license fee provided therefor in Section 136-4, for the year 1990.

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

Norwegian Old Peoples Home Society.

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

SECTION 1. Pursuant to Section 136-5 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the Norwegian Old

Peoples Home Society, 6016 North Nina Avenue, is hereby exempted from payment of the annual license fee provided therefor in Section 136-4, for the year 1989.

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

CANCELLATION OF EXISTING WATER RATES.

Chinese American Service League, Incorporated.

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 Commissioners of Water and Sewers are hereby authorized to cancel existing and future water charges to Account Number 2100-60-5423-02 in the amount of \$1,164.16, charged to the Chinese American Service League, Incorporated, at 310 West 24th Place.

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

New Hope Interracial 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 Commissioners of Water and Sewers are hereby authorized to cancel existing water charges in the amount of \$5,873.05, charged to the New Hope Interracial Missionary Baptist Church, at 5801 -- 5809 West Augusta Boulevard.

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

REFUND OF FEE.

Yee Wall Restaurant.

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$137.50 to the Yee Wall Restaurant, 335 South LaSalle Street, representing

duplicate payment of Food Dispenser's Class I license fee for the period of July 1 through December 21, 1989, due to an amendment of the Municipal Code of Chicago changing the calendar year from January 1 through December 31 to July 1 through June 30.

AMENDMENT OF ORDINANCE WHICH AUTHORIZED ISSUANCE OF FREE PERMITS TO TRILOGY, INCORPORATED OF CHICAGO.

The Committee on Finance submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Finance, to which had been referred on December 20, 1989, a proposed ordinance transmitted therewith, to authorize the amendment of an ordinance previously passed for the issuance of free permits to Trilogy, Incorporated of Chicago, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the 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, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That an ordinance passed by the City Council on December 6, 1989, printed on page 8560 of the Journal of the Proceedings of said date that the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation and the Commissioner of Sewers issue the necessary permits free of charge to the following institution is hereby amended by striking therefrom the following:

Trilogy, Incorporated of Chicago (rehabilitation of existing structure) 7510 North Ashland Avenue

and inserting in lieu thereof:

Trilogy, Incorporated of Chicago (rehabilitation of existing structure) 1400 West Greenleaf Avenue

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

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

The Committee on Finance submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Finance, to which had been referred on December 20, 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, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

The following is said order as passed:

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

	Warrant No. And Type Of	
Name And Address	Inspection	Amount
Inner City Impact 2704 West North Avenue	A1-501314	\$65.00
	A1-508638 (Elev.)	65.00
	B1-413254	23.00
	B1-518726 (Bldg.)	23.00

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Name And Address	Warrant No. And Type Of Inspection	Amount
Japanese American Service Committee 4427 North Clark Street	A1-905765 (Elev.)	\$ 41.00
Northwestern Memorial Hospital/ Streeterville Corporation (various locations)	A1-906116 (Elev.)	176.00
	D7-901825 (Sign)	40.00
	F4-903037 (Mech. Vent.)	122.50
	P1-903051	255.00
	P1-903596	157.00

REDUCTION IN ANNUAL LICENSE FEES FOR SPECIAL POLICE EMPLOYED BY SOUTH CHICAGO COMMUNITY HOSPITAL.

(Fuel Burn. Equip.)

The Committee on Finance submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance submitted by Alderman Beavers authorizing the reduction in license fees for the employment of special policemen for the South Chicago Community Hospital -- twenty-four (24) special policemen, 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, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to Chapter 173, Section 173-6 of the Municipal Code of Chicago, the following charitable institution employs twenty-four special police and shall pay a fee of \$10.00 per license for the year 1990:

South Chicago Community Hospital 2320 East 93rd Street.

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

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, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

The following is said order as passed:

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

[Regular orders printed on pages 10525 through 10529 of this Journal.]

(Continued on page 10530)

COUNCIL MEETING OF 1/19/90

regular orders

ABBATE	CARMEN B	POLICE OFFICER	TWENTY-FIFTH DIBTRICT	8/18/89	111.00
ATIAMS	NIN	POLICE OFFICER	FIFTEFNTM DISTRICT	B/TO/R9	174.00
	ETCHARD 1		FURTFENTH TURTRICT	B/22/B	211.40
ALEON			NAPOTIT REVEDA CHERRENT		00.011
			NINCTCONTU NIOTOTO		
			CIENTU MATATA	00/01/0	
HNGELU			BIAIEENIM ULBIAICI	48/10/4	
ANTELEK	STEFHEN L	-	EIGHTH DISTRICT	9/22/89	152.00
ARBATAITIB	ROMA8 J	POLICE OFFICER	FIR8T DISTRICT	7/17/89	184.93
BARNEB	JON	POLICE OFFICER	FIFTH DISTRICT	B/02/B9	337.23
BARRON	LACK J	FOLICE OFFICER	ELEVENTH DIBTRICT	8/29/89	224.00
BARRY	DONALD	POLICE OFFICES	FOURTEENTH DISTRICT	9/22/89	390.00
BARTHEL	DOWALD R	POLICE OFFICER	FIRST DISTRICT	5/29/87	25.00
DAGTTE	nereu			0/10/00	14.00
			GAND FOTMER ENCHORMENT DIVISIO		
BECVAK	LANCE			AR/47/8	
BERRY	ECOTT		TWENTY-FIX81 DIBIRICT	A/19/89	46. 70
BLANKB	KENNETH	POLICE OFFICER	ELEVENTH DIBTRICT	5/24/89	940.15
BOCARDO	MICHAEL R	POLICE OFFICER	NINTH DISTRICT	B/01/89	72.40
BRACKO	SHARON	FOLICE OFFICER	FIFTH DISTRICT	68/02/6	266.00
RAMBURA	RUNAL D		EI EUENTH DIBTRICT	9/14/89	149.00
	MICHAEL D				00.4441
7465					
EKAZ1L		-		48/07/1	00.044
BRENNAN	THOMAB P		PUBLIC TRANSPORTALION M. T. B.	68/00/6	465.00
BREZINBKI			FIFTEENTM DISIKICI	B/04/87	174.00
BROWN	AUBREY	FOLICE OFFICER	BEVENTH DIBTRICT	3/22/88	2246.00
BIROWN	AURKEY	POLICE OFFICER	BEVENTH DIBTRICT	8/08/83	157.00
EROWN	ROBERT	FOLICE OFFICER	FOURTEENTH DIBTRICT	9/11/89	267.00
BROWNING	FLOYD	POLICE OFFICER	PUBLIC TRANSPORTATION M.T.B.	8/21/89	100.00
CAMPANA	L YHTOHIT	FOLICE OFFICER	BIXTEENTH DIBTRICT	9/29/89	109.59
CANTORE	DOMINIC F	POLICE OFFICER	BEVENTEENTH DISTRICT	8/08/89	201.51
CAPETILLO	3900	FOLICE OFFICER	FOURTEENTH DISTRICT	9/03/89	326.00
CARONE	EUGENE F	POLICE OFFICER	TUENTY-FIFTH DISTRICT	8/24/89	84.00
CARSON	KAREN A	POLICE OFFICER	THIRD DISTRICT	8/11/89	215.00
CARTER		-	NINTH DISTRICT	8/14/89	76.40
CASTANEDA		_		4/14/89	4663.68
CERNY	RICHARD		BEVENTEENTH DISTRICT	8/27/89	576.91
CHEFUERS	ER TAN		EFCENTT TRATNING	0/17/80	01810
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			DETECTIVE ULV MARA 3 FRUFERT	49/11/2	
	INVIN E			99/40/9	00.045
CROSS	LENWOOD		SEVENTH INBTRICT	8/14/89	118.00
CYREK	FUGENE F	POLICE OFFICER	NINETEENTH DISTRICT	7/17/89	1645.50
DAVIS	KERRY	FOLICE OFFICER	THIRD DISTRICT	8/09/89	440.50
DEVEREAUX	S NHON	POLICE OFFICER	THENTY-THIRD DISTRICT	8/19/89	1092.00
DOJUTREK	MARCIE S	POLICE OFFICER	TWENTY-FIFTH DISTRICT	8/26/89	104.75
TIOMADAL A	T-2VE		TAND OF THE PROPERTY IN THE PROPERTY OF THE PR		
				7/1 A/HH	146.5.00

1/19/90

COUNCIL MEETING OF 1/19/90

regular orders

DOMLING	PATRICIA A	POLICE OFFICER	PUBLIC TRANSPORTATION M.T.B.	8/01/89	340.00
TOFLANTS	STEFFAN R	PULTCE OFFICER	REVENTEENTH DISTRICT	98/02/8	CO. EEI
FECHBACH	CAR	-	FOURTEENTH DIBTRICT	8/09/89	124.50
FENNEBBEY	LANER E		BEVENTH DIBTRICT	B/20/B9	164.20
INNIGAN	HE		BEVENTH DIBTRICT	8/03/89	199.00
FLAHERTY	ANIB		EIGHTH DIBTRICT	8/08/83	24.511
FLYNN	MARK W	FOLICE OFFICER	RECRUIT TRAINING	8/13/89	408.30
FRUGOLI	JOSEFH	POLICE OFFICER	BIXTEENTH DISTRICT	8/12/89	89.50
GALIMORE	LOUIS	FOLICE OFFICER	FIFTH DIBTRICT	8/22/89	102.85
DARCIA	MARGARET	POLICE OFFICER	EIGHTH DISTRICT	8/12/89	44.00
GILIO	CARL M	POLICE DEFICER	FIFTEENTH DISTRICT	8/23/89	149.00
DL YNN	77	POLICE OFFICER	THIRTEENTH DISTRICT	7/04/89	3889.70
GRANBERG	MICHAEL E	POLICE OFFICER	PUBLIC TRANSPORTATION M.T.8.	7/21/89	172.65
GRANBERG	MICHAEL E	POLICE OFFICER	FUBLIC TRANSPORTATION M.T.8.	7/17/89	227+75
GREEN	GREGORY G	POLICE OFFICER	THIRD DISTRICT	8/04/89	80°06
OREENE	ANDRE	POLICE OFFICER	BEVENTH DIBTRICT	7/23/89	520.00
GREGORY	NHON	POLICE OFFICER	TENTH DIBTRICT	8/31/89	69.50
GRIFFIN	NHON	POLICE OFFICER	EIGHTEENTH DISTRICT	7/07/89	278.00
GRIMH	VICTOR J	POLICE OFFICER	TWENTY-THIRD DISTRICT	8/12/89	371.30
HAGEMAN	KURT	POLICE OFFICER	GANG CRIMES ENFORCEMENT DIVISI	7/12/89	197.00
HAIRE	EDWARD JR.	POLICE OFFICER	PUBLIC HOUBING DIVISION-BOUTH	B/06/B9	185.00
HALL	LAFRY	POLICE OFFICER	YOUTH DIVIBION AREA BIX	7/24/89	263.00
HANSEN	EDWARD J	-	TWENTY-THIRD DISTRICT	4/04/89	211.00
HANBERD	MATHANIEL		BIXTH DISTRICT	6/02/89	00*246
HARBUT	-	Ξ.	TWENTIETH DIBTRICT	6/13/88	104.40
HARRINGTON	WILLIE J	POLICE OFFICER	FUBLIC HOUSING DIVISION-NORTH	2/10/89	189.00
HARRIB	JOSEFH E	POLICE OFFICER	FIFTH DIBTRICT	8/29/89	1375.00
HARRIB	LANDELL N	Ξ.	TWENTY-FIFTH DISTRICT	7/06/89	100.00
HARTFIELD	MARY A	Ξ.	RECRUIT TRAINING	8/17/89	110.00
HARVEY	HARLON E		TWENTY-BECOND DISTRICT	8/22/89	72.00
HAVLICEK	PALL A	Ξ.	FIRST DISTRICT	8/07/89	69.20
HAURYLIZ	CAROL L		BIXTEENTH DISTRICT	8/16/89	89.50
HEAGNEY	JOHN E		EIGHTEENTH DISTRICT	8/8/8/	200.00
HEENAN	PATRICK			7/23/89	606.50
HENNIGAN	LAMES T		FINANCIAL INVESTIGATION UNIT	6/02/89	31860.00
HENBON	CHARLES B		SEVENTH DIBTRICT	8/16/89	64.00
HENSON	RODNEY D		SEVENTH DISTRICT	7/30/89	142.50
HERNANDEZ	PHILLIF J		TWENTIETH DISTRICT	7/01/89	286.12
HICKEY	GEORGE	Ξ.	THIRTEENTH DISTRICT	7/19/89	923.50
HIGGINS			THIRTEENTH DISTRICT	7/28/89	264.00
HIGGINS	FRANCIS R		THIRTEENTH DISTRICT	8/23/89	66.00
HIGGS	MARK		SIXTEENTH DISTRICT	2/05/89	60.09
HOFF	THOMA8		SIXTEENTH DISTRICT	7/13/89	149.50
HOUSTON	LERRY	POLICE OFFICER	FIFTH DISTRICT	8/28/89	398.65
HOWARD	PAUL R	FOLICE OFFICER	FIFTH DISTRICT	7/19/89	170.10
HOWARD JR	EDWARD	POLICE OFFICER	FIFTH DISTRICT	8/08/83	166.00
JACKSON	PALL		NINTH DISTRICT	8/25/89	77.00
JACKBON	TALMITCH	POLICE OFFICER	SECOND DISTRICT	2/23/89	170.00

1/19/90

COUNCIL MEETING OF 1/ REGULAR ORDERG

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JAKOB	HENRY J	POLICE OFFICER	TWENTY-FOURTH DIBIRICT	,7/08/89	135.63
JENKINB	TYRONE	POLICE OFFICER	FIFTEENTH DISTRICT	8/16/89	127.50
JONES	RICHARD H	FOLICE OFFICER	BEVENTH DIBTRICT	8/09/89	61.00
KAPUT		POLICE OFFICER	TWELFTH DIØTRICT	68/02/8	480.00
KAZUPSKI	EDWARD R	POLICE OFFICER	DAND CRIMES ENFORCEMENT DIVISI	7/06/89	171.65
KAZUF9KI	WILLIAM F	POLICE OFFICER	BEVENTH DIBTRICT	8/11/89	98.80
KELLY	BERNARD K	POLICE OFFICER	BECOND DIBTRICT	8/03/89	347.00
KENP UR	CHARLES	POLICE OFFICER	EIGHTEENTH DISTRICT	7/20/89	21.50
KILMARTIN		POLICE OFFICER	YOUTH DIVIBION AREA TWO	6/29/89	00°EL1
DNIX	RICHARD F	POLICE OFFICER	PUBLIC TRANSPORTATION M.T.B.	8/28/89	73.90
KIBCHNER	BRUCE H	POLICE OFFICER	FOURTEENTH DIBTRICT	8/19/89	372.00
KORZENIEWSKI	RONALD L	POLICE OFFICER	ELEVENTH DISTRICT	7/02/89	78.50
KORZENIEWSKI	RONALD L	FOLICE OFFICER	ELEVENTH DISTRICT	8/11/89	109.00
KORZENIEUBKI	RONALD L	POLICE DEFICER	ELEVENTH DIBTRICT	8/01/89	112.50
KRUGER	IRENE H	FOLICE OFFICER	FIFTEENTH DIBTRICT	7/27/89	313.00
LACKI	JANEB	POLICE OFFICER	EIGHTH DISTRICT	.7/08/89	481.05
ALLY	THOMAB		EIGHTH DISTRICT	8/29/89	44.00
APINSKI	RAE P			8/00/8	112.95
AWRENCE	PATRICK B	POLICE OFFICER		8/08/89	157.00
	SUN UTND	-	TUENTIFTH DISTRICT	7/12/89	14.00
ICART			FOURTEENTH DIRTRICT	B/20/B9	17.00
NUMI	FRANK		TUELETH NTREPTCT	7/00/80	CO. FAC
TONHOT	DICUARD U		NADONTIC DECLAN CNENDRENENT	R/10/00	
ITTLETON	MELL			8/09/89	177.15
	CHADAN		DECIDITT TEATNING	0/00/0	
DMBARNT	UCEPH U		ELEVENTH TRAFTER	g/11/B0	
IIBE	протих		REUENTEENTH DIGTRICT	B/18/80	141 78
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		1.1	TUNTI PICTOR VIJE		
MAULATA-GANULA	HITANC		IMENITEIN DIBIRICI	8/03/84	10.052
MAHER	RICHARD		GANG CRIMES ENFORCEMENT DIVISI	7/18/89	336.00
MAJOR	ROBERT J	POLICE OFFICER	BIXTEENTH DISTRICT	8/06/89	89.50
MALEC	CAROL	POLICE OFFICER	ELEVENTH DISTRICT	8/18/89	166.50
MANGRUM	GAIL	FOLICE OFFICER	YOUTH DIVISION AREA ONE	B/04/B9	65.00
MARTIN	CHARLES	POLICE OFFICER	FIFTH DISTRICT	8/27/89	264.60
MAXMELL	M NHUI		FOURTEENTH DISTRICT	B/04/B9	266.00
MERCADO	AMANEO		THIRTEENTH DISTRICT	7/04/89	8138.00
MERCAIN	LII FRED			B/26/B9	101.00
NEEP T AN	NAUTN M		TUENTY_THIRD DIGIRICI	B/09/80	00.000
			ENERGENENT CELTION		
			DELEVITE PICTORO		
				40/60/0	
HINNIEL JELD			ELEVENTH DISTRICT	6A/22/8	242.00
HIZERA	EDWARD G		ELEVENTH DISTRICT	7/05/89	1154.00
MOORE	EDWARD	POLICE OFFICER	FIFTH METRICT	8/07/89	246.00
MORADO	NAUL	FOLICE OFFICER	TWELFTH DISTRICT	7/25/89	1694.86
MORIARTY	WILLIAM G		FOURTEENTH DISTRICT	8/16/89	128.00
MUALEN	MICHAEL D	POLICE OFFICER	MOUNTED UNIT	8/11/89	134.05

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19/90 UNCIL MEETING OF g

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			8/22/89 8/25/89 7/13/89	176.00
		_6 H	8/25/89 7/13/89	105.55
		16 H	68/11/L	
		EIGHTEENTH DISTRICT TWENTY-FOURTH DISTRICT SEVENTH DISTRICT TWELFTH DISTRICT THETEENTH DISTRICT THETEENTH DISTRICT TWELFTH DISTRICT TWELFTH DISTRICT		174 00
		THENTY-FOURTH DISTRICT SEVENTH DISTRICT SEVENTH DISTRICT THELFTH DISTRICT FIFTEENTH DISTRICT THETEENTH DISTRICT THELFTH DISTRICT		
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		THIRTEENTH DISTRICT THEREFULH DISTRICT		
		TWELFTH DISTRICT		
		TWELFTH DISTRICT	68/20/8	64.00
			8/03/86	426.00
		ELEVENTH DIBTRICT	7/28/89	367.50
		FIRST DIBTRICT	8/09/89	368.00
		TENTH DIBTRICT	7/12/89	1497.00
		DETECTIVE DIV AREA 5 VIOLENT C	8/18/89	127.50
		BANG CRIMER ENFORCEMENT DIVISI	8/29/89	00.113
		TENTH DIBTRICT	8/30/89	157.00
		EIGHTEENTH DISTRICT	5/06/87	35.00
		THIRD DIBTRICT	8/29/89	90.80
		TUENTY-FOURTH DISTRICT	8/09/89	20.00
		FIRST DISTRICT	B/03/B9	168.00
		DETECTIVE DIV AREA 1 UTM ENT C	8/J0/89	282.00
		-	00/01/0	5
		FIFTEENTH DISTRICT	8/28/89	102.00
	DON TOF DEFICER	NYNTH DTATETT	A/PC/R	CO. LB
AREL AREL AREL AREL AREL AREL AREL AREL		THENTY-FIFTH DISTRICT	8/23/89	39.00
		THENTY-FIFTH DISTRICT	8/25/89	594.75
		SFCAND DIRTRICT	8/27/89	345.00
	•	GAND CRIMES ENFORCEMENT DIVISI	7/17/87	490.00
			8/11/89	170.00
		ELEVENTH DISTRICT	8/12/89	00.559
LAN RON LAN RON RON RON RON RON RON RON RON RON		TUELETH DISTRICT	3/25/89	502.00
		TETECTIVE DIV AREA 2 PROPERTY	8/07/89	218.75
ALAY RONA DAVI CLAY ROLA ROLA	-	l	8/17/89	225.25
ROWA LAVE LAVE ROBE ROBE ROBE		TENTH DISTRICT	8/01/89	112.50
DAVI JANE CLAY ROBE ALAN	-	FIFTH DISTRICT	8/15/89	235.00
JAME CLAY ROBEI ALAN		FOURTEENTH DISTRICT	8/11/89	82.00
CLAY ROBEL ALAN	-	INTERSECTION CONTROL UNIT	8/25/89	60.00
ROBEL		GANG CRIMES ENFORCEMENT DIVISI	8/30/89	242.00
ALAN		CRIMES ENFORCEMENT	8/24/89	100.00
		TWELFTH DISTRICT	7/25/89	175.00
BTONER PATRICIA		TWENTY-FOURTH DISTRICT	68/E0/8	90.09
BTREFF WILLARD J	POLICE OFFICER	NINETEENTH DISTRICT	8/02/B	134.45
	POLICE OFFICER	FIRST DISTRICT	5/24/86	65.00
	_	FIRST DISTRICT	9/16/86	55.00
•		NETECTIVE DIV AREA & AUMINISTR	8/15/89	45.00
			B/14/89	28.00
		NADOTTO CDECTAL ENCREDENENT		
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COUNCIL MEETING OF 1/19/90

REGULAR OKDERS

	PAUL J	FOLICE OFFICER	TENTH DIBTRICT	8/19/89	346.50
•	AUGUETO C	POLICE OFFICER	TWELFTH DISTRICT	68/E0/8	579.00
		FOLICE OFFICER	THELFTH DISTRICT	8/01/89	140.00
	HECTOR	POLICE OFFICER	TWENTY-FIFTH DISTRICT	8/29/89	574.00
VALENCIA	ROBERT	POLICE OFFICER	TWELFTH DIBTRICT	9/18/69	62.50
UALENZAND	JANEB E	POLICE OFFICER	NINETEENTH DISTRICT	8/24/89	179.00
	ROBERT	POLICE OFFICER	THIRTEENTH DISTRICT	7/25/86	00.04
• •	MARIE	POLICE OFFICER	FOURTH DIBTRICT	8/22/89	176.00
· · ·	DERRELL C	POLICE OFFICER	FIFTH DISTRICT	8/21/89	179.15
	ANTHONY M	POLICE OFFICER	NINTH DISTRICT	8/01/89	75.90
	LAMES P	POLICE OFFICER	SIXTH DISTRICT	8/22/89	126.40
BOMBENGER	THOMAB	LIEUTENANT	ENDINE COMPANY 121	10/27/85	637.99
BRANNIGAN	NHON	FIREFIGHTER	TRUCK 42	8/16/89	50.00
CLOUTIER	MICHAEL P	PARAMEDIC	ANBULANCE 25	9/05/89	277.30
CUNNINGHAM	THOMAS	LIEUTENANT	ENDINE COMPANY 121	8/10/84	957.00
DIMAGDIO	DAVID	FIREFIGHTER	ENGINE COMPANY 44	5/21/89	4757.86
· ·	LORRAINE	PARAMEDIC	AMBULANCE 4	12/06/88	8403.50
	GILBERT	FIREFIGHTER	ENDINE COMPANY 50	9/28/89	300.99
• •	EDWIN	LIEUTENANT	TRUCK 51	10/01/89	0E.007
	CHARLEB	LIEUTENANT		9/19/89	654.85
	JAMES T	CAFTAIN	ENGINE COMPANY 67	1/11/89	73255.04
	LANEEN P	PARAMEDIC	ENB DIBTRICT 1 HEARQUATERS & R	12/29/87	229.00
•	DAVID B	ENGINEER		7/18/89	80.00
	LANER	FIREFIGHTER	ENGINE COMPANY 45	1/31/89	33016.51
	DAVID	FIREFIGHTER	TRUCK 24	68/10/6	8 12
•	OWEN	LIEUTENANT	TRUCK 62	1/15/89	200.75
	. D.	FIREFIGHTER		12/31/87	120.00
-	QAE-DAH	PARAMEDIC	ENS DISTRICT & HEARDOWATERS & R	12/06/86	100.00
NIETUPBKI	GERALD	PARAMEDIC	AMBLULANCE 25	9/18/87	1709.85
	KEVIN	PARAMEDIC	LUKKNOUN	9/07/89	1236.60
· ·	LAMEB	FIREFIGHTER	ENGINE COMPANY 75	7/20/87	1263.17
RODRIGUEZ	ANTHONY	FIREFIGHTER	TRUCK 32	9/11/89	120.00
ROURIGUEZ	VICTOR	FIREFIGHTER	TRUCK B	9/18/89	65.00
BCHIL.IOR	EVELYN	FARAMEDIC	AMBULANCE 32	68/20/8	290.00
	PALL	LIEUTENANT	EMERGENCY FREPAREDNESS DISASTE	3/04/89	4181.05
· .	RRUCE	PARAMEDIC	AMBULANCE 32	8/06/89	850.00
	ROBERT	PARAMEDIC	CNKNDMN	7/27/88	102.50
· . -	ERNEGT	FIREFIGHTER	TRUCK 33	11/03/80	39.00
• .	DAVID	CAFTAIN	ENGINE COMPANY 122	8/06/87	361.65
	EDWARD	CAPTAIN	ENGINE COMPANY 5	2/25/87	86.50
·	ROBERT	CAPTAIN	BATTALION 20	9/11/89	144.00

1/19/90

10529

(Continued from page 10524)

; and

Be It Further Ordered, That the City Comptroller is authorized and directed to issue warrants, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or Fire Department herein named. provided such members of the Police Department and/or Fire Department shall enter into an agreement in writing with the City of Chicago to the effect that, should it appear that any of said members of the Police Department and/or Fire Department have received any sum of money from the party whose negligence caused such injury, or have instituted proceedings against such party for the recovery of damage on account of such injury or medical expenses, then in that event the City shall be reimbursed by such member of the Police Department and/or Fire Department out of any sum that such member of the Police Department and/or Fire Department has received or may hereafter receive from such third party on account of such injury or medical expenses, not to exceed the expense in accordance with Opinion No. 1422 of the Corporation Counsel of said City, dated March 19, 1926. The payment of any of these bills shall not be construed as approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of such claims, as allowed, is set opposite the names of the injured members of the Police Department and/or Fire Department and warrants are to be drawn in favor of the proper claimants and charged to Account No. 100.9112.937:

[Third party order printed on page 10531 of this Journal.]

Placed On File -- APPLICATION FOR CITY OF CHICAGO CHARITABLE SOLICITATION (TAG DAY) PERMIT.

The Committee on Finance submitted a report recommending that the City Council place on file an application for a City of Chicago charitable solicitation (tag day) permit to the American Diabetes Association, March 16, 1990 -- citywide.

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

	•		•	DATE	UNITHER
***********	.EE NAME #########		***** INBARISSV JO LIND *****	INJURED	TOTAL
BEARDEN	ROBERT C	POLICE OFFICER	DETECTIVE DIV AREA 1 VIOLENT C	8/12/89	247.00
BORSKI	ARK A	POLICE OFFICER	ICT	8/03/89	140.76
BROWN	TONY -	POLICE OFFICER	SECOND DISTRICT	8/16/89	316.00
CAGE	HOREA	POLICE OFFICER	TENTH DISTRICT	2/02/86	00.529
CROWLEY	JAMEB	FOLICE OFFICER	SECOND DISTRICT	9/04/87	7444.75
CZERNIAK	HARRY	POLICE OFFICER	BPECIAL OPERATIONS GROUP-WEBT	5/10/84	486.00
DUGAN	L NHOL	POLICE OFFICER	NARCOTIC BPECIAL ENFORCEMENT	8/30/8 0	400.00
FERRO	VITO	POLICE OFFICER	THENTY-FIRBT DISTRICT	8/04/89	376.00
FLORES	JOSEPH A	FOLICE OFFICER	ENFORCEMENT SECTION	8/08/89	168.75
FRANICEVICH	ANTHONY	POLICE OFFICER	EIGHTEENTH DISTRICT	6/03/87	40.00
HANNIGAN	KEVIN	POLICE OFFICER	RECRUIT TRAINING	8/12/89	523.00
HART	TERENCE	POLICE OFFICER	THIRTEENTH DISTRICT	7/25/89	270.00
HEYDEN	JEROME P	FOLICE OFFICER	FIRST DISTRICT	6/23/89	23.00
HIGGS	MARK	POLICE OFFICER	SIXTEENTH DISTRICT	8/10/89	61.50
HILL	CLARENCE	POLICE OFFICER	TWENTIETH DISTRICT	7/12/89	15100
	HATHANIEL	POLICE OFFICER	FOURTEENTH DISTRICT	7/07/89	124.00
HITZ	THOMAS	POLICE OFFICER	SEVENTH DIBTRICT	7/25/89	402.00
HON.ZINGER	MORBERT	POLICE OFFICER	EIGHTEENTH DISTRICT	2/16/89	14665.02
KLEIN			ELEVENTH DISTRICT	8/01/89	125.00
KNEZEVIC	IMNIEL J		FOURTH DISTRICT	6/12/89	392.00
KNUTSON	NORMAN C		FIRST DISTRICT	7/23/89	494.50
KDTWICA	ROBERT L		SIXTEENTH DISTRICT	7/17/89	175.00
-	TIMOTHY E		RECKULT TRAINING	48/20/2	857.10
LEIBAS JR	PHILLIP			41/52/2	00.01
LETTERI	ANTHONY J		TWENTY-THIRD DISTRICT	8/04/89	320.00
DIACOND	RICHARD E		TWENTY-THIRD DIGTRICI	48/60/E	2937.00
			NAMOULIC GENERAL ENFURCEMENT	08/17/8	234.00
	PROSELU		NINGIGENIN PLOINICI		
MINTED TUDE			ENERTEENTH DISTRICT	08/20/2	00.300
MI INFOR	MARY M		ATYTEFNTH DIBTRICT	12/05/82	225.00
FAUL TCKT	KORFH D	_	FOURTEENTH DISTRICT	8/06/89	544.00
PODALSKI	KEN		FOURTH DISTRICT	7/30/89	402.30
RODRIGUEZ	EUTIMIO C	POLICE OFFICER	RECRUIT TRAINING	7/21/89	520.00
RODRIGUEZ	BUADAL UPE	FOLICE OFFICER	ORGANIZED CRIME DIVIBION ADMIN	1/03/89	338.80
RUBCH	ALBERT J	POLICE OFFICER	MAJOR ACCIDENT INVEBTIGATION B	8/22/89	69.75
BAHNAS	KEN	FOLICE OFFICER	BEVENTEENTH DISTRICT	8/26/86	200.00
BCACCIA	LAWRENCE	POLICE OFFICER	OHARE LAW ENFORCEMENT	7/21/89	4638.94
50011	BTEVEN J	FOLICE OFFICER	THIRD DISTRICT	8/02/89	373.00
BUEENEY	HICHAEL	POLICE OFFICER	FIRST DISTRICT	7/06/89	354.00
TAYLOR	THOMAS C	FOLICE OFFICER	TENTH DISTRICT	12/31/83	160.00
VCEK		POLICE OFFICER	SIXTH DISTRICT	2/18/89	3297.00

CHICAGO CITY OF

CITY COUNCIL ORDERS COUNCIL NEETING OF 1/19/90

1/19/90

10531

COMMITTEE ON AVIATION.

EXECUTION OF HANGAR FACILITIES LEASE WITH MIDWAY AIRLINES, INCORPORATED FOR PREMISES AT CHICAGO MIDWAY AIRPORT.

The Committee on Aviation submitted the following report:

CHICAGO, January 18, 1990.

To the President and Members of the City Council:

Your Committee on Aviation, to which was referred an ordinance from the Department of Aviation, to execute on behalf of the City of Chicago, a lease of hangar facilities with Midway Airlines, Incorporated at Chicago Midway Airport, 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 unanimously by a viva voce vote of the members of the committee with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS W. CULLERTON, Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 48.

Nays -- None.

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

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

The following is said ordinance as passed:

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

SECTION 1. That the Mayor, subject to attestation by the City Clerk, approval by the Commissioner of Aviation and the City Comptroller, and by the Corporation Counsel as to form and legality, is authorized to enter into, on behalf of the City of Chicago, a lease of hangar facilities with Midway Airlines, Incorporated at Chicago Midway Airport, said agreement to be in substantially the following form:

[Hangar Facilities Lease immediately follows Section 2 of this ordinance.]

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

Hangar Facilities Lease attached to this ordinance reads as follows:

Hangar Facilities Lease

With Midway Airlines, Incorporated

For Certain Premises

At Chicago Midway Airport.

This Lease made and entered into as of this 19th day of January, 1990, by and between the City of Chicago, a municipal corporation of the State of Illinois (hereinafter referred to as "City"), and Midway Airlines, Incorporated, a corporation organized and existing under and by virtue of the laws of the State of Delaware (hereinafter referred to as "Airline").

Witnesseth:

Whereas, City owns and operates the airport known as Chicago Midway Airport (a plat of said airport being attached hereto as Exhibit A and by this reference made a part hereof) situated in the County of Cook, State of Illinois (hereinafter, together with any additions thereto or enlargements thereof, referred to as the "Airport"), with the power to lease premises and facilities and to grant rights and privileges with respect thereto, all as hereinafter provided; and Whereas, Airline is engaged in the business of air transportation and desires to lease hangar and other facilities at the Airport and to obtain certain rights and privileges with respect thereto, all as hereinafter provided; and

Whereas, City is willing to lease such space and to grant rights and privileges with respect thereto to Airline upon the terms and conditions hereinafter provided;

Now, Therefore, For and in consideration of the premises (which are incorporated into the body of this Lease as fully as if they were set forth therein) and of the mutual covenants and agreements herein contained and other valuable considerations, the parties hereto covenant and agree as follows:

1. Effective January 19, 1990, Airline is hereby authorized to use and occupy the East Bay of the double hangar located at Chicago Midway Airport, 5245 West 55th Street, Chicago, Illinois, consisting of approximately 48,000 square feet (the "Premises"). This Lease shall supersede all prior agreements pertaining to the Premises. Such use and occupancy of the Premises shall include rights of ingress thereto and egress therefrom over public areas at the Airport for Airline's aircraft and other vehicles and its employees, agents and independent contractors. All rights of use and occupancy granted to Airline by this Lease shall terminate thirty (30) days from the effective date hereinabove. Provided that the parties agree, the Commissioner of Aviation is authorized to extend this Lease for five (5) additional thirty (30) day periods under the same terms and conditions. All requests by Airline to extend this Lease beyond the then current thirty (30) day period must be in writing and must be made before the then current thirty (30) day period expires. All responses to such requests by the Commissioner of Aviation must also be in writing. This Lease may also be terminated during the term hereof as provided in Sections 6 and 8 hereof.

2. At the time of execution of this Lease, Airline shall pay to the City as rent the sum certain of Fifteen Thousand and no/100 Dollars (\$15,000.00) less any amount of \$15,000.00 prepaid by Airline for the period January 19, 1990 through February 4, 1990 under the lease passed by the City Council on October 4, 1989. Rent for any additional thirty (30) day period beyond February 19, 1990 shall be Fifteen Thousand and no/100 Dollars (\$15,000.00) per period. Payment shall be due and payable at the time the extension is granted. In addition, Airline shall produce an insurance policy or binder referenced in Section 5 hereof. The payment of this rent shall be made to the City of Chicago at the Office of the City Comptroller, Room 501, City Hall, Chicago, Illinois 60602 on the effective date hereof. Payment for the extension periods will be at the same rate and due upon City's granting of each extension.

Airline shall pay, in addition to the rents above specified, all water rates, electricity and utilities of any kind, taxes and assessments, general and special, lawfully levied or assessed upon the Premises, or any part thereof, or upon any buildings or improvements at any time situated thereon, or lawfully levied or assessed upon the leasehold interest created hereby, during the term of this Lease. 3. (a) Airline's use and occupancy of the Premises shall in all respects be subject to the express terms and provisions of this Lease and shall include the following:

- (i) the repair, maintenance, conditioning, testing, parking, moving and storage of aircraft and other equipment operated by Airline;
- (ii) the servicing of aircraft operated by Airline and other equipment operated by Airline with gasoline, oil, greases, lubricants and other fuels or propellants, and other supplies and materials;
- (iii) the training of personnel in Airline's employ or under its direction;
- (iv) the maintenance and operation of the Premises, and the carrying on of activities reasonably necessary in connection with all of the foregoing; and
- (v) the installation of portable toilet facilities, and an office trailer for temporary accommodation of Airline's employees, agents and independent contractors;

provided, however, that the foregoing shall not be construed to permit the conduct by Airline of any business at the Premises other than the operation of an air transportation system and activities incidental thereto.

(b) Airline's use and occupancy of the Premises shall be subject to, and Airline agrees to comply with, and obtain any and all permits necessary to comply with, all lawful rules and regulations promulgated by the City governing the conduct and operation of the Airport which are now in existence or may be promulgated from time to time by the Commissioner of Aviation for the City, and with all applicable federal, state and local laws, codes, regulations, ordinances, rules and orders.

(c) Airline shall illuminate the apron in front of the hangar building on the Premises with floodlights and shall place and maintain at all times red obstruction lights on the highest point and on each corner of each building on the Premises and on the highest point of each smokestack, pole, aerial and antenna on the Premises. The obstruction light fixtures shall be of a dual type and the lights shall be kept burning at Airline's expense from dusk to dawn and during periods of restricted visibility.

(d) Airline shall keep the Premises and the buildings, improvements and facilities constructed thereon free and clear of any and all liens in any way arising out of the construction, improvement or use thereof by Airline, provided, however, that Airline may in good faith contest the validity of any lien. In the event of the filing of any lien against the Premises as a result of any act of Airline, Airline shall promptly provide City with evidence satisfactory to City that such contest shall prevent the perfection of any such lien and shall escrow with City any amounts necessary to satisfy any contested lien.

(e) Airline shall allow City, its officers, agents or employees, free access to the Premises for the purpose of examining the same to ascertain if Airline is performing its obligations hereunder with respect thereto.

(f) Airline, in performing under this Lease, shall not discriminate against any worker, employee or applicant, or any member of the public, based on race, creed, color, religion, age, sex, national origin, handicap or disability, ancestry, marital status, parental status, sexual orientation, source of income, or military discharge. Airline agrees that it will comply with all federal, state and local laws which prohibit discrimination, including but not limited to, the aforementioned forms of discrimination.

Airline further agrees that it will not commit an unfair employment practice.

(g) Airline agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause. Airline further agrees that this clause will be incorporated in all contracts entered into with suppliers of materials or services, contractors and subcontractors, and all labor organizations which furnish skilled, unskilled, and craft union skilled labor, or which may perform any such labor or services in connection with this Lease.

(h) Airline will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to race, creed, color, religion, age, sex, national origin, handicap or disability, ancestry, marital status, parental status, sexual orientation, source of income, or military discharge. Airline agrees that it will comply with all federal, state and local laws which prohibit discrimination, including but not limited to, the aforementioned forms of discrimination. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.

(i) Attention is called to Executive Order 11246, 3 C.F.R. 339 (1964 -- 1965), as modified by Executive Order 11375, 3 C.F.R. 320 (1967); The Civil Rights Act, 42 U.S.C. 2000d, (1964); The Age Discrimination Act, 42 U.S.C. 1601 -- 1602 inclusive, (1975); Discrimination In Public Contract Acts, Ill. Rev. Stat. Ch. 29, Secs. 17-24 (1987); The Human Rights Act, Pub. A. No. 81-1216, Ill. Rev. Stat. Ch. 68, Secs. 2-105, 5-101 -- 5-103, inclusive (1987); Municipal Code of Chicago Ch. 199 "Human Rights", Council Journal Proceedings pages 23526 -- 23536 (December 21, 1988); Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor 41 C.F.R. 60-1 (July 1, 1988).

(j) Airline shall execute an "Anti-Apartheid Certification" as required by Sections 26-26.1 to 26-27 of the Municipal Code of the City of Chicago.

(k) Airline agrees that it shall, in the course of performing its services and responsibilities hereunder, comply with the terms and conditions of Executive Order 89-7 of the City of Chicago.

4. (a) It is hereby understood and agreed by Airline that the City is making the Premises available to Airline pursuant to this Lease in "as-is-where-is" condition, there being no warranties, express or implied, with respect to the condition of the Premises, or its suitability for any particular purpose or use. During the term of this Lease, Airline shall be responsible for and shall perform, or cause to be performed all normal housecleaning and maintenance of the Premises including, without limiting the generality hereof, repair of any damage caused by Airline, its employees, agents and invitees in connection with its use and occupancy of the Premises, but excluding major repairs required by water infusion resulting from preexisting defects in the roof or walls of the Premises. Airline shall keep all fixtures, equipment and personal property located in or about the Premises in clean and orderly condition and appearance.

(b) Airline understands, and accepts without prejudice, the fact that the City currently conducts, and intends to continue to conduct, airport maintenance vehicle operations and related functions on the west side of the West Bay of the aircraft hangar facility which area is contiguous to the Premises. Airline agrees not to hold the City liable for damage or injury which may occur to Airline, its employees, agents or assigns, as a result of the aforesaid City operations except for damage or injury caused by the willful misconduct and/or gross negligence of the City, its employees and agents or assigns.

5. Airline shall indemnify, defend and hold City harmless from and against all liabilities, judgments, costs, damages and expenses which may accrue against, be charged to, be claimed or recovered from City by reason or on account of damage to the property of City or the property of, injury to or death of any person, arising from Airline's use and occupancy of the Premises, including acts of its agents, contractors and subcontractors, provided that the City shall give Airline prompt and timely notice of any claim made or suit instituted which, in any way, affects Airline or its insurer and Airline or its insurer shall have the right to compromise and defend the same to the extent of their own interests. Any final judgment rendered against the City for any cause for which Airline is liable hereunder shall be conclusive against Airline as to liability and amount. Airline shall also maintain, or cause to be maintained, at its own expense, insurance with respect to its property and business against such contingencies (including but not limited to public liability) in the following amounts: minimum liability of \$50,000,000.00, minimum automobile liability of \$5,000,000.00, all-risk property insurance for any and all real and personal property, and as to the hangar, allrisk coverage at full replacement cost. All insurance coverages shall name the City as the insured, and Airline shall furnish to City certificates evidencing such insurance for approval by the City Comptroller of the City and Commissioner of Aviation of the City. In addition, Airline shall provide evidence of all other insurances as the City may require.

6. Should any building or improvements located on the Premises or constructed or installed by Airline on the Premises, pursuant to any right granted to Airline, be damaged or destroyed, City may determine, in its sole discretion, using the insurance proceeds, to repair or rebuild the building. If City elects to repair or rebuild the building and the insurance proceeds are insufficient, due solely to Airline's failure to maintain insurance required by this Lease, Airline shall provide funds for the repair or rebuilding. If the City elects not to repair or rebuild the building, City may give notice,

as provided in Section 11, of termination of all of the rights and obligations established under this Lease.

7. Airline shall not sublet or assign any rights granted to it under this Lease to any other person or organization.

8. City may terminate this Lease by giving Airline five (5) days written notice upon the default by Airline in the performance of any covenant or agreement herein, or in any other agreement between City and Airline.

9. If Airline abandons the Premises, or if this Lease is terminated, Airline's right to the possession of the Premises shall terminate, with or without any further notice or demand whatsoever. In such event, Airline shall surrender possession of the Premises immediately in good condition, normal wear and tear excepted, and City shall have the right to enter into and upon the Premises, or any part thereof, to take possession thereof, as against Airline and any other person claiming through it and to expel and remove Airline and any other person claiming through it who may be occupying the Premises. City may use such force in so expelling and removing Airline and said other person as may reasonably be necessary, and such repossession shall not cause forfeiture of rent due hereunder, nor a waiver of any covenant, agreement or promise herein contained to be performed by Airline. No holdover by Airline shall imply any extension of this Lease or any waiver of any right or remedy of the City.

10. Airline shall be entitled during the term of this Lease to remove from the Premises, or any part thereof, all aircraft, trade fixtures, tools, machinery, equipment, materials and supplies placed thereon by it pursuant to this Lease, subject, however, to any valid lien which City may have thereon for unpaid fees or other amounts, payable by Airline to City hereunder or under any other agreement between City and Airline relating to the Airport or any part thereof, and provided that Airline shall repair all damage resulting from such removal.

11. All notices to City provided for herein shall be in writing and may be sent by registered or certified mail, postage prepaid, addressed to the Commissioner of Aviation of the City of Chicago, 20 North Clark Street, Suite 3000, Chicago, Illinois 60602-4194, or to such other address as City may designate from time to time by notice to Airline, and shall be deemed given when so mailed. All notices to Airline provided for herein shall be in writing and may be sent by registered or certified mail, postage prepaid, addressed to Airline, 5959 South Cicero Avenue, Chicago, Illinois 60638, or such other address as Airline may designate from time to time by notice to City, and shall be deemed given when so mailed.

12. This Lease shall be deemed to have been made in and shall be construed in accordance with the laws of the State of Illinois.

13. The Airline hereby irrevocably submits itself to the original jurisdiction of those courts located within the County of Cook, State of Illinois, with regard to any controversy arising out of, relating to, or in any way concerning the execution or performance of this Agreement. The Airline agrees that service of process on Airline may be made, at the option of the City, either by registered or certified mail addressed to

the applicable office as provided for in this Lease, by registered or certified mail addressed to the office actually maintained by Airline, or by personal delivery on any officer, director, or managing or general agent of Airlines.

In Witness Whereof, The City of Chicago has caused this Lease to be executed on its behalf by its Mayor, pursuant to due authorization of the City Council of the City of Chicago, and its seal to be hereunto affixed and attested by the City Clerk of the City of Chicago, and Midway Airlines, Incorporated, has caused this instrument to be executed on its behalf by its ______ and its corporate seal to be hereunto affixed and attested by the City clerk of the City of Board of Directors, all as of the day and year first above written.

[Signature forms omitted for printing purposes.]

[Exhibit "A" attached to this Lease printed on page 10540 of this Journal.]

COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS.

APPOINTMENT OF MS. SIDONIE WALTERS-LAWRENCE AS BUDGET DIRECTOR OF CITY OF CHICAGO.

The Committee on the Budget and Government Operations submitted the following report:

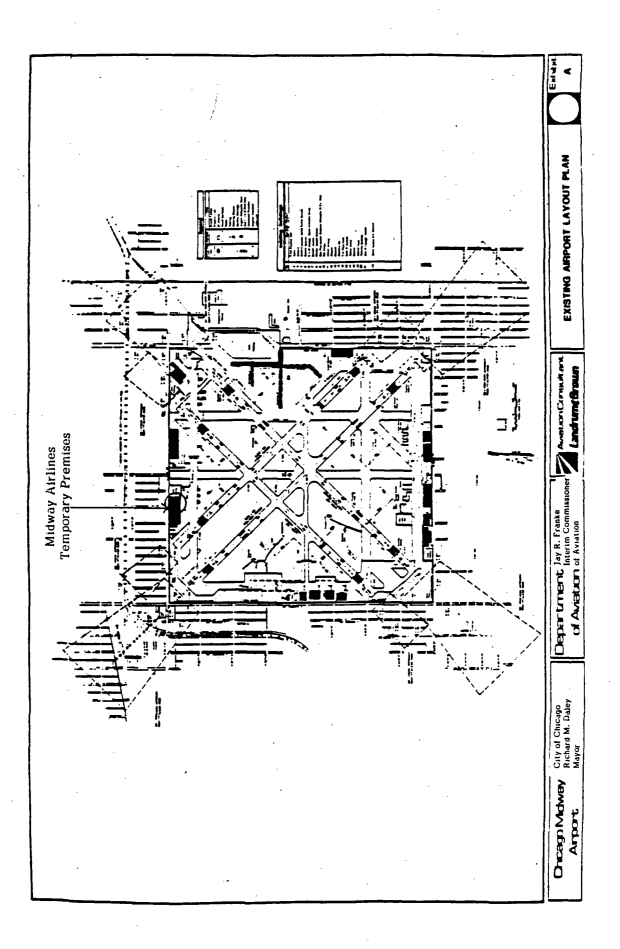
CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration a communication and report concerning the appointment of Sidonie Walters-Lawrence as Budget Director of the City of Chicago, and 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.

(Continued on page 10541)



(Continued from page 10539)

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, the committee's recommendation was *Concurred In* and the said proposed appointment of Ms. Sidonie Walters-Lawrence as Budget Director of the City of Chicago was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Rush, Tillman, T. Evans, Bloom, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Krystyniak, Soliz, Butler, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 44.

Nays -- None.

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

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, invited Ms. Sidonie Walters-Lawrence to the Mayor's rostrum at which point she thanked the City Council for their continued support.

AMENDMENT TO 1989 ANNUAL APPROPRIATION ORDINANCE, AS AMENDED, WITHIN DEPARTMENT OF PUBLIC WORKS.

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance authorizing an amendment to the 1989 Annual Appropriation Ordinance, as amended, in the Department of Public Works, 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 Rush, Tillman, T. Evans, Bloom, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Krystyniak, Soliz, Butler, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The management of its finances is a matter pertaining to the government and affairs of the City of Chicago; now, therefore,

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

SECTION 1. The Annual Appropriation Ordinance for the Year 1989, as amended, is hereby further amended by striking the words and figures indicated and inserting the words and figures indicated, as indicated in the attached Exhibit "A".

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

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

Exhibit "A".

100 -- Department Of Public Works -- 1989.

Page	Code	Department And Item	Strike No. Amount	Insert No. Amount
		Department of Public Works		
		Bureau of Parking Enforcement Uniform		
252	0091	Allowance	\$4,480	\$ 480
	0340	Material and Supplies	-0-	4,000

TRANSFER OF FUNDS AUTHORIZED WITHIN OFFICE OF BUDGET AND MANAGEMENT.

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance authorizing a transfer of funds for the year 1989 in the Office of Budget and Management, 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 Rush, Tillman, T. Evans, Bloom, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Krystyniak, Soliz, Butler, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the year 1989. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred during the year 1989 payable from such appropriations:

FROM:

Purpose	Fund	Code Department	Account	Amount
Lease Purchase Agreements for Equipment and Machinery	100	05-2005	0159	\$7,000

TO:

Purpose	Fund	Code Department	Account	Amount
Stationery and Office Supplies	100	05-2005	0350	\$7,000

10544

SECTION 2. The sole purpose of this transfer of funds is to provide funds to meet necessary obligations of the Office of Budget and Management during the year 1989.

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

TRANSFER OF FUNDS AUTHORIZED WITHIN DEPARTMENT OF HEALTH.

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance authorizing a transfer of funds for the year 1989 in the Department of Health, 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 Rush, Tillman, T. Evans, Bloom, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Krystyniak, Soliz, Butler, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the year 1989. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred during the year 1989 payable from such appropriations:

FROM:

Purpose	Fund	Code Department	Account	Amount
Salaries and Wages On Payroll	10 0	41-1005	005	\$698,097

TO:

Purpose	Fund	Code Department	Account	Amount
Overtime	100	41-1005	0020	\$32,984
Uniform Allowance	100	41-1005	0091	\$15,250
Office and Building Services	100	41-1005	0125	\$10,200
Professional and Technical Services	100	41-1005	0140	\$20,000
Rental of Equipment and Services	100	41-1005	0157	\$7,485
Lease Purchase Agreements for Equipment and Machinery	100	41-1005	0159	\$3,327

Purpose	Fund	Code Department	Account	Amount
Repair and Maintenance of Equipment	100	41-1005	0162	\$ 20,235
Electricity	100	41-1005	0184	\$ 33,784
Telephone	100	41-1005	0186	\$127,832
Drugs, Medical and Chemical Materials and Supplies	100	41-1005	0342	\$400,000
For the Purchase of Data Processing, Office Automation and Data Communication Hardware	100	41-1005	0446	\$ 27,000

SECTION 2. The sole purpose of this transfer of funds is to provide funds to meet necessary obligations of the Department of Health during the year 1989.

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

TRANSFER OF FUNDS AUTHORIZED WITHIN DEPARTMENT OF WATER.

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance authorizing a transfer of funds for the year 1989 in the Department of Water, 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 Rush, Tillman, T. Evans, Bloom, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Krystyniak, Soliz, Butler, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the year 1989. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred during the year 1989 payable from such appropriations:

FROM:

Water Fund -- Finance General.

Purpose	Fund	Code Department	Account	Amount
For Loss in Collections	200	99-2 005	0964	\$2,884,000

TO:

Water Fund -- Water Department -- Bureau Of Water Distribution.

Purpose	Fund	Code Department	Account	Amount
Salaries and Wages On Payroll	200	87-2025	0005	\$2,884,000

SECTION 2. The sole purpose of this transfer of funds is to provide funds to meet necessary obligations of the Department of Water during the year 1989.

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

WATER MAINS INSTALLED ON PORTION OF NORTH WOLCOTT AVENUE.

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an order authorizing the installation of water mains in North Wolcott Avenue, from West Bloomingdale Avenue to West Dickens Avenue, and 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) LEMUEL AUSTIN, JR., Chairman. On motion of Alderman Austin, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of Water is hereby authorized to install water mains in North Wolcott Avenue, from West Bloomingdale Avenue to West Dickens Avenue: 2,134 feet of 8-inch ductile iron water main, at the total estimated cost of \$344,740.60 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under order number A-00835.

COMMITTEE ON BUILDINGS.

APPOINTMENT OF MS. MICHELLE BROWNE AS MEMBER OF BUILDING BOARD OF APPEALS.

The Committee on Buildings submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration a written communication from The Honorable Mayor Richard M. Daley (which was referred on December 20, 1989) appointing Ms. Michelle Browne as a member of the Building Board of Appeals for a term expiring April 21, 1991, succeeding Mr. Joseph Banks, begs leave to recommend that Your Honorable Body *Approve* said proposed appointment which is transmitted herewith.

This recommendation was concurred in by the members of the committee with no dissenting votes.

Respectfully,

(Signed) FRED B. ROTI, Chairman.

On motion of Alderman Roti, the committee's recommendation was *Concurred In* and the said proposed appointment of Ms. Michelle Browne as a member of the Building Board of Appeals 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

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

APPOINTMENT OF MR. RICHARD GIBBONS AS MEMBER OF BUILDING BOARD OF APPEALS.

The Committee on Buildings submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration a written communication from The Honorable Mayor Richard M. Daley (which was referred on December 20, 1989) appointing Mr. Richard Gibbons as a member of the Building Board of Appeals for a term expiring April 21, 1990, succeeding Mr. Raymond Broady, begs leave to recommend that Your Honorable Body Approve said proposed appointment which is transmitted herewith.

This recommendation was concurred in by the members of the committee with no dissenting votes.

Respectfully,

(Signed) FRED B. ROTI, Chairman.

On motion of Alderman Roti, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Richard Gibbons as a member of the Building Board of Appeals 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

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

APPOINTMENT OF MR. RICHARD ZULKEY AS MEMBER OF BUILDING BOARD OF APPEALS.

The Committee on Buildings submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration a written communication from The Honorable Mayor Richard M. Daley (which was referred on December 20, 1989) appointing Mr. Richard Zulkey as a member of the Building Board of Appeals for a term expiring April 21, 1991, to fill a vacancy, begs leave to recommend that Your Honorable Body *Approve* said proposed appointment which is transmitted herewith. This recommendation was concurred in by the members of the committee with no dissenting votes.

Respectfully,

(Signed) FRED B. ROTI, Chairman.

On motion of Alderman Roti, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Richard Zulkey as a member of the Building Board of Appeals 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

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

COMMITTEE ON ENERGY, ENVIRONMENTAL PROTECTION AND PUBLIC UTILITIES.

AMENDMENT OF MUNICIPAL CODE CHAPTER 17, SECTION 17-1.34 CONCERNING ISSUANCE OF INDEMNITY BONDS FOR WASTE TRANSFER STATIONS.

The Committee on Energy, Environmental Protection and Public Utilities submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Energy, Environmental Protection and Public Utilities, having met on Tuesday, January 16, 1990 at 10:00 A.M. and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance amending Chapter 17, Section 17-1.34 of the Municipal Code of the City of Chicago, concerning the indemnity bond of waste transfer stations.

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

Respectfully submitted,

(Signed) KEITH A. CALDWELL, Chairman.

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

Yeas -- Aldermen Roti, Rush, Tillman, T. Evans, Bloom, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Chapter 17, Section 17-1.34 of the Municipal Code of Chicago, as amended March 8, 1989, and published at pages 25440 -- 25441 of the Journal of the Proceedings of the City Council of said date, is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

17-1.34. Proof of responsibility will be required in the following enumerated instances, in the forms specified:

1. If the proposed plans and specifications submitted pursuant to Section 17-1.24 are not sufficiently complete in the judgment of the Commissioner to show that the equipment or device for which such plans and specifications were submitted can consistently comply with and can be operated within the provisions of this Chapter, either because the design or process is unconventional or untried, or because the

person has elected to omit confidential details or because there are insufficient data on which to estimate the pollution potential, the Commissioner is authorized to require as a condition precedent to the issuance of an installation permit or certificate of operation, proof of financial responsibility and of ability to make any changes that may be required after construction to insure compliance with the provisions of this chapter. Such proof, in the discretion of the Commissioner, may be a written statement to such effect signed by the owner or a responsible officer of a financially sound organization, or a written guarantee of performance signed by a responsible supplier or contractor or other responsible person. The responsibility of any such person or soundness of any such organization shall be a matter within the judgment of the Commissioner subject to the right of appeal.

The Commissioner may require any owner, operator, contractor, or other person to file with the Commissioner a surety bond for the benefit of the City of Chicago in a sum not to exceed \$100,000. The bond shall be subject to the approval of the City Comptroller and the Corporation Counsel as to form and amount. The purpose of the bond is to assure compliance with the provisions of this Code and the rules and regulations promulgated hereunder, and to secure payment of the City's expenses in correcting any dangerous condition or defect existing in the equipment or process or in responding to any emergency created as a result of the equipment, process or operation.

2. Prior to the issuance of a permit for liquid waste handling facilities, sanitary landfills, transfer stations, resource recovery facilities or recycling facilities, the applicant shall post an indemnification bond approved by the City Comptroller and the Corporation Counsel. The purpose of such bond is to assure that the applicant will comply with the provisions of this code and the rules and regulations promulgated hereunder, and to secure payment of the City's expenses incurred in correcting any dangerous condition or defect existing in such facility or in responding to any emergency created as a result of the operation of the facility.

No indemnification bond shall be required of the City of Chicago.

Indemnification bonds shall be provided in the following amounts:

Liquid Waste Handling Facility	\$250,000	
Sanitary Landfill	\$250,000 \$250,000	
Transfer Station	[\$250,000]	\$25,000
Resource Recovery Facility	\$250,000	
Solid Waste Incinerator	\$250,000	
Recycling Facility	\$5,000	

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

EXTENSION OF MORATORIUM ON SANITARY LANDFILL SITES OR LIQUID WASTE HANDLING FACILITIES LOCATED WITHIN CITY.

The Committee on Energy, Environmental Protection and Public Utilities submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Energy, Environmental Protection and Public Utilities, having met on Tuesday, January 16, 1990 at 10:00 A.M. and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance extending the moratorium on landfills in the City of Chicago, which will expire on February 1, 1990, for one additional year, beginning February 1, 1990 until February 1, 1991.

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

Respectfully submitted,

(Signed) KEITH A. CALDWELL,

Chairman.

Alderman Vrdolyak presented the following proposed substitute ordinance:

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

WHEREAS, The City Council finds that the creation, expansion and operation of sanitary landfill sites and liquid waste handling facilities are matters affecting the public health, safety and welfare; and

WHEREAS, The City of Chicago finds further that for the protection of the public health, safety and welfare it is necessary to prevent the creation of new sanitary landfill sites and liquid waste handling facilities which utilize deep well injection or landfill as a means of waste disposal, and the expansion thereof, pending further research and review of the hazards which may be posed by such creation or expansion; and

WHEREAS, The City Council has determined that development of a comprehensive solid waste management program which utilizes waste reduction, recycling and resource recovery methods and measures, and which substantially reduces use of landfills, is necessary for the environmental and economic health, safety and welfare of the people of Chicago; now, therefore,

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

SECTION 1. Section 17-6.2 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and adding the language in italics, as follows:

17-6.2.

Notwithstanding any other provision of this chapter, no permit shall be issued prior to February 1, [1990] 1992, for the operation of any new sanitary landfill site or liquid waste handling facility which utilizes deep well injection or landfill as a means of waste disposal, as they are defined in Section 17-1.11 of this code, or for the expansion of any sanitary landfill site or liquid waste handling facility which utilizes deep well injection or landfill as a means of waste disposal currently operating under a valid permit. The Commissioner of Consumer Services shall not accept, consider or take action prior to February 1, [1990] 1992, on any application for a permit for operation of a new sanitary landfill site or liquid waste handling facility which utilizes deep well injection or landfill as a means of waste disposal, or for the expansion of a sanitary landfill site or liquid waste handling facility which utilizes deep well injection or landfill as a means of waste disposal, or for the expansion of a sanitary landfill site or liquid waste handling facility which utilizes deep well injection or landfill as a means of waste disposal, or for the expansion of a sanitary landfill site or liquid waste handling facility which utilizes deep well injection or landfill site or liquid waste disposal currently operating under a valid permit.

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

Alderman Caldwell moved to *Substitute* the foregoing proposed ordinance for the proposed ordinance transmitted with the report of the Commitee on Energy, Environmental Protection and Public Utilities. The motion *Prevailed* by a viva voce vote.

Thereupon, on motion of Alderman Caldwell, the said proposed substitute ordinance was 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The City Council finds that the creation, expansion and operation of sanitary landfill sites and liquid waste handling facilities are matters affecting the public health, safety and welfare; and

WHEREAS, The City Council finds further that for the protection of the public health, safety and welfare it is necessary to prevent the creation of new sanitary landfill sites and liquid waste handling facilities which utilize deep well injection or landfill as a means of waste disposal, and the expansion thereof, pending further research and review of the hazards which may be posed by such creation or expansion; and

WHEREAS, The City Council has determined that development of a comprehensive solid waste management program which utilizes waste reduction, recycling and resource recovery methods and measures, and which substantially reduces use of landfills, is necessary for the environmental and economic health, safety and welfare of the people of Chicago; now, therefore,

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

SECTION 1. Section 17-6.2 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and adding the language in italics, as follows:

17-6.2.

Notwithstanding any other provision of this chapter, no permit shall be issued prior to February 1, [1990] 1992, for the operation of any new sanitary landfill site or liquid waste handling facility which utilizes deep well injection or landfill as a means of waste disposal, as they are defined in Section 17-1.11 of this code, or for the expansion of any sanitary landfill site or liquid waste handling facility which utilizes deep well injection or landfill as a means of waste disposal currently operating under a valid permit. The Commissioner of Consumer Services shall not accept, consider or take action prior to February 1, [1990] 1992, on any application for a permit for operation of a new sanitary landfill site or liquid waste handling facility which utilizes deep well injection or landfill as a means of waste disposal, or for the expansion of any sanitary landfill site or liquid waste handling facility which utilizes deep well injection or landfill as a means of waste disposal currently operating under a valid permit.

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

UNITED STATES CONGRESS AND ILLINOIS GENERAL ASSEMBLY URGED TO ESTABLISH STANDARDS FOR MANAGEMENT AND DISPOSAL OF MEDICAL AND INFECTIOUS WASTE.

The Committee on Energy, Environmental Protection and Public Utilities submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Energy, Environmental Protection and Public Utilities, having met on Tuesday, January 16, 1990 at 10:00 A.M. and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Adopt* the proposed resolution memorializing the United States Congress and the Illinois General Assembly to enact comprehensive legislation regulating medical waste.

This recommendation was concurred in by members of the committee with no dissenting votes.

Respectfully submitted,

(Signed) KEITH A. CALDWELL,

Chairman.

On motion of Alderman Caldwell, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Increasing quantities of medical and infectious waste are being produced and generated, which must be managed and disposed of safely and properly; and

WHEREAS, More invasive medical procedures are now performed in medical offices, clinics, and other health care facilities, which in turn produce medical and infectious waste; and

WHEREAS, Increasing amounts of medical and infectious waste are managed and disposed of improperly and finding their way into the general municipal waste stream, which is not equipped to properly handle and dispose of these wastes; and

WHEREAS, The Illinois Protection Act, as amended, regulates hospital waste, and not identical material from medical and other health care facilities; and

WHEREAS, The present federal law and regulations on medical waste primarily consist of a small, pilot program in which state participation is largely voluntary and, at present, only three states, not including Illinois, are participating in this short term program; and

WHEREAS, In order to protect the environment and the health and welfare of our citizens, it is necessary to enact comprehensive, long term legislation regulating medical waste; now, therefore,

Be It Resolved, That the City Council of the City of Chicago does hereby memorialize the United States Congress and the Illinois General Assembly to enact comprehensive legislation establishing appropriate regulatory standards concerning the generation, production, management and disposal of medical and infectious waste to the maximum extent possible.

REPORTS OF COMMITTEES

Re-Referred -- PUBLIC HEARINGS REQUESTED ON REGULATION OF MEDICAL AND INFECTIOUS WASTE DISPOSAL WITHIN CITY.

The Committee on Energy, Environmental Protection and Public Utilities submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on Energy, Environmental Protection and Public Utilities, having met on Tuesday, January 16, 1990 at 10:00 A.M. and having had the same under advisement, begs leave to report and recommend that the proposed resolution (introduced November 15, 1989 by Alderman Patrick O'Connor) proposing that the Committee on Energy, Environmental Protection and Public Utilities hold hearings on the regulation of medical and infectious waste within the City of Chicago be *Re-Referred to the Committee on Health*.

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

Respectfully submitted,

(Signed) KEITH A. CALDWELL, Chairman.

On motion of Alderman Caldwell, the committee's recommendation was Concurred In and the said proposed resolution was Re-Referred to the Committee on Health.

COMMITTEE ON LICENSE.

APPOINTMENT OF MR. WILLIAM D. O'DONAGHUE AS MEMBER OF LICENSE APPEAL COMMISSION.

The Committee on License submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on License, having had under consideration a proposed resolution appointing William D. O'Donaghue as a member of the License Appeal Commission for the term ending February 15, 1990, to succeed Alderman John Steele, which was referred to the Committee on License on December 20, 1989; after having heard said matter in committee on January 18, 1990, begs leave to recommend that Your Honorable Body do *Adopt* the proposed resolution, which is transmitted herewith.

This recomendation was concurred in by eight members of the committee, with no dissenting votes.

Respectfully submitted,

(Signed) WILLIAM C. HENRY, Chairman.

On motion of Alderman Henry, the said proposed resolution transmitted with the foregoing committee report was *Adopted* 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, It is provided in the Liquor Control Law of the State of Illinois that the Chicago City Council shall select a resident of the City to be a member of the License Appeal Commission for a term of four years and until his successor is selected and takes office; and

WHEREAS, On June 5, 1987, John Steele was selected by the City Council as a member of said License Appeal Commission for the term expiring February 15, 1990; and WHEREAS, John Steele has been elected and qualified as Alderman of the Sixth Ward of the City of Chicago and is by law precluded from serving as a member of said License Appeal Commission; now, therefore,

Be It Resolved, That William D. O'Donaghue be and hereby is appointed to succeed John Steele as a member of said License Appeal Commission for the term ending February 15, 1990, and until his successor is selected and takes office.

AMENDMENT OF MUNICIPAL CODE CHAPTER 147, SECTION 147-2, BY DISALLOWING ISSUANCE OF NEW LIQUOR LICENSES ON PORTIONS OF PUBLIC WAYS WITHIN VARIOUS WARDS AND REPEALING SIMILAR AMENDATORY ORDINANCES PASSED DECEMBER 6, 1989.

The Committee on License submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Committee on License, having had under consideration a proposed ordinance to amend Chapter 147, Section 147-2 of the Municipal Code by disallowing the issuance of new liquor licenses along portions of various public ways within the 5th, 6th, 12th, 21st, 22nd, 23rd, 24th, 28th and 43rd Wards, and by repealing similar amendatory ordinances passed by the City Council on December 6, 1989; which was referred to the Committee on License on December 20, 1989 and after having heard said matter in committee on January 18, 1990, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance, which is transmitted herewith.

This recommendation was concurred in by eight members of the committee, with no dissenting votes.

Respectfully submitted,

(Signed) WILLIAM C. HENRY,

Chairman.

On motion of Alderman Henry, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Chapter 147, Section 147-2 of the Municipal Code of Chicago, as amended May 10, 1989, and published at pages 498 -- 499 of the Journal of the Proceedings of the City Council of that date, is hereby further amended in the third paragraph thereof by deleting the language bracketed and inserting the language in italics, as follows:

147-2.

* * *

No license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

[(a)] (1) the area bounded by the north and south sides of Lawrence Avenue from the North Branch of the Chicago River west to Pulaski Road and the 1/4 block north and south thereof as well as the east and west sides of Kedzie Avenue from Montrose Avenue north to Ainslie Avenue and the 1/4 block east and west thereof;

[(b)] (2) North Lincoln Avenue (both sides), between West Grace Street and West Montrose Avenue;

(3) Madison Street, 3800 West to 4900 West; Lake Street, 3800 West to 4800 West; Pulaski Road, 200 North to 500 South; Kostner Avenue, 100 North to 600 South; Kildare Avenue, 1 South to 100 South; Jackson Boulevard, 3800 West to 4100 West; Adams Street, 3900 West to 4000 West; Monroe Street, 3900 West to 4000 West; Washington Boulevard, 3800 West to 4000 West; east side of Cicero Avenue, 600 North to 800 South; and west side of Cicero Avenue, 600 North to 100 North;

(4) in the area bounded by the west side of South Jeffery Boulevard, the north side of East 75th Street, the east side of South Stony Island Avenue and the south side of East 71st Street;

(5) in the area bounded by the north side of West 87th Street from South LaFayette Avenue to South Aberdeen Street and the south side of West 87th Street, from South Aberdeen Street to South Beverly Avenue (P.C.C. & St. L. Railroad); the east side of South Beverly Avenue from West 87th Street to West 95th Street, the south side of West 95th Street from South Beverly Avenue to South Lafayette Avenue and the east side of South Lafayette Avenue from West 95th Street to West 87th Street. Also, the north side of 103rd Street between South Dr. Martin Luther King, Jr. Drive and South Beverly Avenue;

(6) in the area bounded by a line beginning at the intersection of West 16th Street and the South Branch of the Chicago River; thence southwest along the South Branch of the Chicago River to the Chicago Sanitary and Ship Canal; thence southwest on the Chicago Sanitary and Ship Canal to the B. & O. R.R.; thence north on the B. & O. R.R. to West 26th Street; thence west on West 26th Street to South California Boulevard; thence north on South California Boulevard to West 24th Boulevard; thence west on West 24th Boulevard to South Marshall Boulevard; thence north on South Marshall Boulevard to South Sacramento Drive; thence north on South Sacramento Drive to West Roosevelt Road; thence east on West Roosevelt Road to South Hoyne Avenue; thence south on South Hoyne Avenue to West 16th Street; thence east on West 16th Street to the place of beginning;

(7) in the area bounded by a line beginning at the intersection of West Harrison Street and South Sacramento Boulevard; thence south on South Sacramento Boulevard to South Sacramento Drive; thence south on South Sacramento Drive to South Marshall Boulevard; thence south on South Marshall Boulevard to West Cermak Road; thence west on West Cermak Road to South Kolin Avenue; thence south on South Kolin Avenue to the C.B. & O. R.R.; thence southwest on the C.B. & O. R.R. to the Belt Railway of Chicago R.R. (City limits); thence north on the Belt Railway of Chicago R.R. (City limits) to West 5th Avenue; thence northeast on West 5th Avenue to South Pulaski Road; thence south on South Pulaski Road to B.O. & C.T. R.R.; thence east on B.O. & C.T. R.R. to South Independence Boulevard; thence north on South Independence Boulevard to West Arthington Street; thence east on West Arthington Street to South Central Park Boulevard; thence north on South Central Park Boulevard to West Harrison Street; thence east on West Harrison Street to the place of the beginning;

(8) in the area bounded by a line beginning at the intersection of West Cermak Road and South Marshall Boulevard; thence south on South Marshall Boulevard to West 24th Boulevard; thence east on West 24th Boulevard to South California Boulevard; thence south on South California Boulevard to West 26th Street; thence west on West 26th Street to South Sacramento Avenue; thence south on South Sacramento Avenue to West 31st Street; thence west on West 31st Street to South Troy Street; thence north on South Troy Street to West 30th Street; thence west on West 30th Street to South Kedzie Avenue; thence south on South Kedzie Avenue to the Stevenson Expressway; thence southwest along the Stevenson Expressway to the Belt Railway of Chicago R.R., thence north on the Belt Railway of Chicago R.R. to the C.B. & O. R.R.; thence northeast on the C.B. & O. R.R. to South Kolin Avenue; thence north on South Kolin Avenue to West Cermak Road; thence east on West Cermak Road to the place of beginning;

(9) in the area included by the 2000, 2100, 2200 and 2300 blocks of North Lincoln Avenue and the 2400, 2500, 2600 and 2700 blocks of North Halsted Street; (10) 75th Street in the area situated east of Calumet Avenue and west of Cottage Grove Avenue; 79th Street in the area situated east of Calumet Avenue and west of Cottage Grove Avenue; 87th Street in the area situated east of Calumet Avenue and west of Cottage Grove Avenue;

(11) in the area bounded by a line beginning at the intersection of West 47th Street and Grand Trunk R.R.; thence west on West 47th Street to Laramie Avenue (City limits); thence south on Laramie Avenue (City limits) to 51st Street (City limits); thence west and southwest on 51st Street (City limits) to Harlem Avenue (City limits); thence south on Harlem Avenue (City limits) to 65th Street (City limits); thence east on 65th Street (City limits) to Austin Avenue; thence north on Austin Avenue to 59th Street; thence east on 59th Street, 59th Street extended and 59th Street to the Belt Railway of the Chicago Railroad; thence north on the Belt Railway on the Chicago Railroad to 55th Street; thence east on 55th Street to Pulaski Road; thence south on Pulaski Road to 59th Street; thence east on 59th Street to Grand Trunk R.R.; thence north on the Grand Trunk R.R. to the place of beginning,

provided, however, that this prohibition shall not apply to hotels offering restaurant service, restaurants, or to clubs within one of the areas defined above, not 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 prohibition* and has operated continuously within one of the defined areas subsequent to [the] the inclusion of the defined area within this section. Nothing in this subsection shall prohibit the issuance of a beer garden or late hour license to a licensed establishment located within the areas specified herein, provided that the applicable requirements of this chapter are met.

For the purpose of this subsection, whenever the liquor license for a premises located within an area designated above lapses for failure to renew or is revoked for cause, no new license subject to the prohibition shall be issued for such premises. No direct or indirect interest in the ownership of a liquor licensee may be transferred unless such transfer is made to another person or persons who already share ownership in the licensee or involves the transfer of less than 5% of the shares of a corporation. In no event shall a total of 5% or more of the shares of a licensee be transferred in any twelve month period to any person or persons who do not already share ownership in the licensee.

SECTION 2. The ordinances amending Section 147-2 passed on December 6, 1989 (Council Journal pages 8728 -- 8740), are hereby repealed in their entirety.

SECTION 3. This ordinance shall be in effect upon passage, provided however, that the prohibition on the issuance of a license within designated areas shall not apply to a person who has submitted a completed application for a liquor license and paid the applicable fee to the Department of Revenue prior to the effective date of this ordinance.

COMMITTEE ON LOCAL TRANSPORTATION.

Action Deferred -- AMENDMENT OF MUNICIPAL CODE CHAPTERS 28 AND 28.1 CONCERNING PUBLIC PASSENGER VEHICLES AND PUBLIC CHAUFFEURS.

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

CHICAGO, January 18, 1990.

To the President and Members of the City Council:

Your Committee on Local Transportation, having had under consideration a proposed ordinance transmitted with a communication signed by The Honorable Richard M. Daley, Mayor, under date of November 29, 1989, to amend Chapters 28 and 28.1 of the Municipal Code of Chicago concerning public passenger vehicles and public chauffeurs, begs leave to recommend that Your Honorable Body pass the proposed substitute ordinance, as amended, which is transmitted herewith.

This recommendation was concurred in by seven members of the committee with four dissenting votes.

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

The following is said proposed substitute ordinance, as amended, transmitted with the foregoing committee report:

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

SECTION 1. Chapter 28, Sections 28-1, 28-4, 28-5.2, 28-6, 28-7, 28-14, 28-15.1, 28-22.1, 28-30 and 28-31.2 of the Municipal Code of Chicago are hereby amended by deleting the language contained in brackets and adding the language in italics, as follows:

28-1. Whenever used in this ordinance:

(a) the word "affiliation" means an association of public passenger vehicle license holders organized and incorporated for the purpose of providing its members with a Chicago business address, telephone number registered to the affiliation, color scheme where applicable, a trade name or emblem where applicable, a two-way radio dispatch system, insurance and the designation of an authorized registered agent. Members of an affiliation shall be known as "affiliates";

(u) the word "taximeter" means any mechanical or electronic device which records and indicates a charge or fare measured by distance traveled, waiting time and extra passengers [.];

(v) the words "two-way radio dispatch system" mean a method of radio communication by which a dispatcher may communicate with the drivers of all vehicles in the organization. With respect to an unaffiliated licensee, the term "organization" refers to the licensee and all vehicles for which a license is owned or controlled by him; with respect to an affiliation, the term "organization" refers to the affiliation and all its affiliate's vehicles. A two-way radio dispatch system shall have the capability of permitting the dispatcher to communicate with the drivers of all vehicles in the organization simultaneously for the purpose of providing service to customers and for driver safety. In the case of an individual licensee who is not a member of an affiliation and who holds no more than one taxicab license, a "two-way radio dispatch system" may consist of any two-way radio communication device which permits direct customer communication with the driver of the vehicle, including a telephonic device.

28-4. No vehicle shall be licensed as a public passenger vehicle until it has been inspected under the direction of the Commissioner and found to be in safe operating condition, to have all equipment as required by this chapter, and to have adequate body and seating facilities which are clean and in good repair for the comfort and convenience of passengers. All public passenger vehicles are subject to annual inspection except that taxicabs must be submitted for inspection semi-annually.

If any licensee fails to appear and make his vehicle available for inspection after receiving a notification from the Commissioner to do so, the Commissioner shall suspend the licensee's public passenger vehicle license for a period of 2 days. If the licensee again fails to so appear, the Commissioner shall suspend his license until the vehicle has passed an inspection pursuant to this section.

28-5.2.(a)

(b) No applicant shall be eligible for a public passenger vehicle license if any Chicago public passenger vehicle license he has held within the previous five years was revoked, or if the applicant, or any officer or director of a corporate applicant, within the five years immediately preceding the date of his application, has been *either* convicted, or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of any felony as defined by Article 2 of the Illinois Criminal Code of 1961.

If the Commissioner has knowledge that a licensee has been charged with the commission of a forcible felony, as defined in Article 2 of the Illinois Criminal Code of 1961, arising in connection with the provision of public passenger vehicle services, the Commissioner shall suspend the public passenger vehicle license of the licensee until final adjudication is made with respect to such charges.

* * *

28-6. Upon receipt of an application for a public passenger vehicle license the Commissioner shall, and in the case of an application for license renewal, upon good cause shown, the Commissioner may cause an investigation to be made of: (1) the character and reputation of the applicant as a law abiding citizen; and (2) the financial ability of the applicant to render safe and comfortable transportation service, to maintain or replace the equipment for such service and to pay all judgments and awards which may be rendered for any cause arising out of the operation of a public passenger vehicle during the license period. If the Commissioner shall find that the application, and all other statements and documents required to be filed with the application have been properly executed, and that the applicant is qualified to provide the services required of a license holder, the Commissioner shall issue to him [and] in his name a license for each public passenger vehicle applied for, [to terminate on the 31st day of December following the date of issue,] provided that each such vehicle is in safe and proper condition at the time the license is issued; and further provided that the vehicle is either registered in applicant's name or, in the case of a leased vehicle, that the applicant has provided the Commissioner with a copy of the lease, in a form acceptable to the Commissioner, which lease must be of a minimum of one year's duration with an expiration date of December 31st and must include an acknowledgment by the lessor/owner of the vehicle that he has given his consent for the vehicle to be used as the type of public passenger vehicle for which a license is sought.

All licenses issued pursuant to this chapter shall expire on December 31 following the date of issue unless they are renewed within the period specified in this section. Application for renewal of any license issued pursuant to this chapter shall be made no later than the last day of February of the year for which the license is to be renewed.

28-7. The annual fee for each public passenger vehicle license of the class herein set forth is as follows:

Charter/sightseeing vehicle	\$200.00
Livery vehicle	200.00
Medical carriers	150.00
Taxicab	500.00

* * *

28-14. If any public passenger vehicle shall become unsafe for operation or if its body or seating facilities shall be so damaged, deteriorated or unclean as to render [said] *the* vehicle unfit for public use, the license therefor shall be suspended by the Commissioner until the vehicle shall be made safe for operation and its body shall be repaired and painted and its seating facilities shall be reconditioned or replaced as directed by the Commissioner. In determining whether any public passenger vehicle is unfit for public use the Commissioner shall give consideration to its effect on the health, comfort and convenience of passengers and its public appearance on the streets of the City.

The Commissioner may suspend the license of and/or impose a fine not exceeding \$500 upon any licensee who violates any of the provisions of this chapter or any rules or regulations adopted pursuant to this chapter. The Commissioner shall promulgate rules and regulations regarding the lengths of suspension and the amounts of fines to be imposed for specific violations. Before any suspension or fine is imposed, the licensee shall be notified of the specific charges against him and of his right to a hearing. Any person who requests a hearing shall be notified of the time, date and place of the hearing not less than 10 days prior to the date of the hearing. The hearing shall be conducted by the Commissioner or his designee in accordance with rules and regulations promulgated by the Commissioner. An order imposing a suspension or a fine may be appealed by the licensee to the Mayor's License Commission.

Upon suspension of a license and/or imposition of any fine for cause under the provisions of this chapter, the license sticker emblem and metal plate shall be removed by the Commissioner from the vehicle and an entry of the suspension and/or fine shall be made on the license card. When a fine is paid and the suspension, if any, is terminated, an entry thereof shall be made on the license card by the Commissioner and a duplicate license sticker shall be furnished by the Commissioner and the Commissioner shall reaffix the metal plate, for a fee of ten dollars. The Commissioner shall notify the department of police of every suspension and termination of suspension.

28-15.1. In the event that the Commissioner, after investigation and hearing, shall determine that any licensee has obtained any public passenger vehicle license by fraud or false representation or wilful misstatement of material fact, or in case any licensee shall fail to carry out any representation made to the Commissioner before the issuance of such license, or shall wilfully make any material misstatement of fact on any statement filed with the Commissioner, or if any licensee[,] shall operate, or cause or suffer to be operated, any public passenger vehicle in violation of the provisions of this

chapter or of the rules and regulations of the Commissioner relating to the administration and enforcement of the provisions of this chapter, or if the licensee shall be convicted of a felony, or in the case of a corporate licensee if any officer or director shall be convicted of a felony, unless the licensee shall sever its relationship with any such officer or director immediately upon his conviction, or if the licensee has obtained his license pursuant to a foreclosure of a security interest without having provided the Commissioner with the information required under Section 28-19(f)(2), the Commissioner shall recommend to the Mayor's License Commission that any or all public passenger vehicle licenses held by the licensee be revoked and the Mayor's License Commission shall revoke the license or licenses.

28-22.1.(b)(1)

A.

Β.

[(2) When the Commissioner shall distribute licenses in accordance with a modified random selection process, he shall accord all timely applicants equal weight in the selection except that the following persons shall be eligible for inclusion in separate groups for distribution of licenses in the order indicated, and within each group, veterans of the United States armed forces who were separated from military service by other than dishonorable discharge shall be granted a weighting preference of 10% as follows:

First preference: all applicants who have held a City of Chicago public chauffeur license for five or more of the seven years preceding the date of application and who own or control no livery or taxicab licenses;

Second preference: all applicants who have held a City of Chicago public chauffeur license for from one to less than five of the seven years preceding the date of application and who own or control no livery or taxicab licenses;

C. Third preference: all other applicants.

Licenses shall first be distributed by modified random selection to qualified applicants in the first preference group. Then, if any licenses remain available, those shall be distributed in the same manner to qualified applicants in the second preference group. If any licenses remain available after distribution to the first and second preference groups, they shall be distributed in the same manner to qualified applicants in the third preference group.

In any such modified random selection process, no applicant may be awarded more than one license. Only natural persons may claim first or second or veterans preference. Any person who obtains a license in a distribution by modified random selection in which he has claimed any such preference shall be ineligible thereafter to claim such a preference in a subsequent distribution pursuant to this subsection (b)(2).] (2) When the Commissioner distributes licenses in accordance with the modified random selection process, he shall accord all timely applicants equal weight in the selection group for which they qualify. The licenses shall be distributed as follows:

A. Fifty percent of the licenses available for distribution shall be randomly distributed to qualified applicants in the First Selection Group. The First Selection Group shall consist only of those applicants who, as of the date the application is made, own or control no livery or taxicab licenses and, as of the date the application was made: (i) have held a City of Chicago public chauffeur license for at least 10 of the previous 15 years; or (ii) hold a City of Chicago public chauffeur license and are veterans of the United States Armed Forces, and were separated from military service other than by dishonorable discharge. If the number of licenses allocated for distribution under this paragraph A exceeds the number of qualified applicants in the First Selection Group, the excess licenses shall be distributed with the other licenses distributed pursuant to paragraph B.

B. After the distribution for the First Selection Group is made, all remaining licenses available for distribution shall be randomly distributed to qualified applicants in the Second Selection Group. The Second Selection Group shall consist only of (i) those applicants who qualified for the First Selection Group but did not receive a license pursuant to the selection made pursuant to paragraph A; and (ii) applicants who, as of the date the application was made, own or control no livery or taxicab license and have held a City of Chicago public chauffeur license for at least 5 of the previous 7 years.

C. If any licenses remain undistributed after distributions to the First and Second Selection Groups have been made, the remaining licenses shall be distributed randomly to qualified applicants in the Third Selection Group. The Third Selection Group shall consist only of those applicants who, as of the date the application was made, own or control no livery or taxicab license and have held a City of Chicago public chauffeur license for at least one year.

D. If any licenses remain undistributed after distributions to the First, Second and Third Selection Groups have been made, the remaining licenses shall be distributed randomly to all other qualified applicants.

In any such modified random selection process, no applicant may be awarded more than one license. Only natural persons may qualify for the First, Second or Third Selection Group. Any person who has obtained a license pursuant to a modified random selection process conducted under this subsection (b)(2) shall not qualify for the First, Second or Third Selection Group in a subsequent distribution of licenses. If there is an odd number of licenses available for distribution under this subsection (b)(2), the additional license shall be distributed to applicants in the First Selection Group under paragraph A.

Each applicant who is selected in the modified random selection process must have his vehicle licensed and in operation in the City of Chicago no later than 60 days after the date he is selected. Any selected applicant whose vehicle is not licensed and in operation within such time shall forfeit his right to the license, and that license shall be distributed by the Commissioner pursuant to the selection process provided for in this section. However, the Commissioner may waive the forfeiture provisions of this paragraph if he determines that the failure to comply with this paragraph was caused by circumstances beyond the reasonable control of the applicant. Any applicant whose public chauffeur license is revoked prior to receiving a taxicab or livery license under this section shall forfeit his right to the taxicab or livery license.

Any licenses not distributed under this section because of a forfeiture or an inability of a selected applicant to qualify shall be distributed pursuant to the next modified random selection process conducted by the Commissioner.

28-30. (a) Commencing with the effective date of this ordinance, the rates of fare for taxicabs shall be as set forth in this section, which rates are hereby declared to be just and reasonable:

For the first 1/5 mile or fraction thereof	[\$1.00]	\$1.20
For each additional [1/9] 1/6 mile or fraction thereof	[10¢]	20¢
For each [36] 60 seconds of waiting time	[10¢]	20¢
For each additional passenger over the age of 12 years and under the age of 65 years		50¢

* * *

28-31.2. Any license for which an application for renewal has not been made within the period specified in Section 28-6, or which has been revoked, surrendered, [or] cancelled or otherwise forfeited, [or not applied for within a period of two months after such license application is due,] may be reissued by the Commissioner [to any qualified person in conformity with] pursuant to the provisions of this chapter.

* * *

SECTION 2. Chapter 28.1, Section 28.1-3(7) of the Municipal Code of Chicago is hereby amended by adding the language in italics, and Section 28.1-4 of such Code is repealed and replaced with a new Section 28.1-4, as follows:

28.1-3(7). The Commissioner shall provide or cause to be offered on an ongoing basis a course of study covering the subjects required in Section 28.1-32(e) and such additional

subjects as the Commissioner may prescribe for all applicants for public chauffeur licenses. The Commissioner may contract with the City Colleges or, with the approval of the Mayor, with any State approved vocational or technical school to provide the required chauffeur training course of study. No such course may be offered unless the curriculum for the course has been certified by the Commissioner as being in compliance with this chapter. The certification shall be made annually and may be revoked at any time. The Commissioner shall approve the tuition to be charged for such course.

28.1-4. The Commissioner may revoke or suspend the license of and/or impose a fine not exceeding \$500 upon any licensee who violates any traffic law or any of the provisions of this chapter or Chapter 28 or rules or regulations adopted pursuant to this chapter or Chapter 28, and may revoke the license of any person who ceases to be qualified for a license under this chapter. The Commissioner shall promulgate rules and regulations regarding the lengths of suspension and the amounts of fines to be imposed for specific violations. Before any revocation, suspension or fine is imposed, the licensee shall be notified by mail of the specific charges against him and of his right to a hearing. The licensee may request such a hearing by making a written demand for the hearing not more than 10 days after the notification of charges was mailed. Any person who makes a timely request for a hearing shall be notified of the time, date and place of the hearing not less than 5 days prior to the date of the hearing. The hearing shall be conducted by the Commissioner or his designee in accordance with rules and regulations promulgated by the Commissioner. If, after the hearing, or if no timely request is made for a hearing, the Commissioner determines that a violation has occurred, the Commissioner shall enter an order revoking or suspending the license and/or imposing a fine pursuant to the rules and regulations promulgated by the Commissioner. An order imposing a revocation, suspension or fine may be appealed by the licensee to the Mayor's License Commission.

SECTION 3. This ordinance shall take effect 30 days after its passage and publication.

Action Deferred -- ESTABLISHMENT OF TAXICAB STAND NUMBER 594 ON PORTION OF WEST CERMAK ROAD.

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

CHICAGO, January 18, 1990.

To the President and Members of the City Council:

Your Committee on Local Transportation, having had under consideration a proposed ordinance (which was referred on December 13, 1989) for the establishment of Taxicab Stand No. 594 on West Cermak Road, along the south curb, from a point 100 feet west of the west building line of South Wentworth Avenue to a point 60 feet west thereof for 3 vehicles, begs leave to recommend that Your Honorable Body pass the said proposed ordinance which is transmitted herewith.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS,

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. Pursuant to Section 27-412 of the Municipal Code of Chicago there is hereby established a taxicab stand, to be known by the designated number, for the number of vehicles stated, at the following location:

Stand No. 594

On West Cermak Road, along the south curb, from a point 100 feet west of the west building line of South Wentworth Avenue to a point 60 feet west thereof, 3 vehicles.

SECTION 2. It shall be unlawful for the operator of any vehicle other than a taxicab to stand or park such vehicle in the space occupied by said taxicab stand, except that the operator of any passenger vehicle may stop temporarily in such space for the purpose of and while actually engaged in loading or unloading of passengers, as provided by Section 27-326 of the Municipal Code of Chicago.

SECTION 3. Any person violating the provisions of this ordinance shall be subject to the penalty provided for in Section 27-363 of the Municipal Code of Chicago, which provides that "every person convicted of a violation of any of the provisions of this chapter for which no penalty is specifically provided shall be punished by a fine of not more than Two Hundred Dollars for each offense".

SECTION 4. This ordinance shall be in full force and effect from and after its passage and due publication.

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Action Deferred -- ESTABLISHMENT OF TAXICAB STAND NUMBER 595 ON PORTION OF WEST HARRISON STREET.

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

CHICAGO, January 18, 1990.

To the President and Members of the City Council:

Your Committee on Local Transportation, having had under consideration a proposed order (which was referred on December 20, 1989) for the establishment of Taxicab Stand No. 595 on West Harrison Street, along the north curb, from a point 30 feet east of the east property line of South Jefferson Street to a point 180 feet east thereof for 8 vehicles, begs leave to recommend that Your Honorable Body pass the said proposed substitute ordinance, which is transmitted herewith.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, 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. Pursuant to Section 27-412 of the Municipal Code of Chicago there is hereby established a taxicab stand, to be known by the designated number, for the number of vehicles stated, at the following location:

Stand No. 595

On West Harrison Street, along the north curb, from a point 30 feet east of the east property line of South Jefferson Street to a point 180 feet east thereof, 8 vehicles. SECTION 2. It shall be unlawful for the operator of any vehicle other than a taxicab to stand or park such vehicle in the space occupied by said taxicab stand, except that the operator of any passenger vehicle may stop temporarily in such space for the purpose of and while actually engaged in loading or unloading of passengers, as provided by Section 27-326 of the Municipal Code.

SECTION 3. Any person violating the provisions of this ordinance shall be subject to the penalty provided for in Section 27-363 of the Municipal Code of Chicago, which provides that "every person convicted of a violation of any of the provisions of this chapter for which no penalty is specifically provided shall be punished by a fine of not more than Two Hundred Dollars for each offense".

SECTION 4. This ordinance shall be in full force and effect from and after its passage and due publication.

Action Deferred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED TAXICAB STAND NUMBER 417 ON PORTION OF NORTH CLINTON STREET.

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

CHICAGO, January 18, 1990.

To the President and Members of the City Council:

Your Committee on Local Transportation, having had under consideration a proposed ordinance to amend an ordinance passed by the City Council on March 30, 1988, printed on pages 11484 -- 11485 of the Journal of the Proceedings of said date, which established Taxicab Stand No. 417 on North Clinton Street, along the east curb, from a point 20 feet north of the north building line of West Madison Street to a point 280 feet north thereof for 14 vehicles, by striking therefrom, the following:

"from a point 20 feet north of the north building line of West Madison Street to a point 280 feet north thereof, 14 vehicles"

and inserting in lieu thereof:

"from a point 30 feet north of the north building line of West Madison Street to a point 60 feet north thereof, 3 vehicles",

begs leave to recommend that Your Honorable Body pass the said proposed ordinance which is transmitted herewith.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, 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 an ordinance passed by the City Council on March 30, 1988 pages 11484 -- 11485 of the Journal of the Proceedings establishing the following taxicab stand:

Stand No. 417

On North Clinton Street, along the east curb, from a point 20 feet north of the north building line of West Madison Street to a point 280 feet north thereof, 14 vehicles,

be and the same is hereby amended by striking out therefrom the following language:

"from a point 20 feet north of the north building line of West Madison Street to a point 280 feet north thereof, 14 vehicles"

and inserting in lieu thereof the following language:

"from a point 30 feet north of the north building line of West Madison Street to a point 60 feet north thereof, 3 vehicles".

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

Action Deferred -- REPEAL OF ORDINANCE WHICH ESTABLISHED TAXICAB STAND NUMBER 477 ON PORTION OF NORTH WINCHESTER AVENUE.

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

CHICAGO, January 18, 1990.

To the President and Members of the City Council:

Your Committee on Local Transportation, having had under consideration a proposed ordinance (which was referred on September 13, 1989) to repeal an ordinance passed by the City Council on November 28, 1977, printed on page 6388 of the Journal of the Proceedings of said date, which established Taxicab Stand No. 477 on North Winchester Avenue, along the east curb, from a point 30 feet south of West Ogden Avenue to a point 80 feet south thereof for 4 vehicles, begs leave to recommend that Your Honorable Body pass the said proposed ordinance which is transmitted herewith.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, 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 an ordinance passed by the City Council November 28, 1977, page 6388 of the Journal of Proceedings establishing the following taxicab stand:

Stand No. 477

On North Winchester Avenue, along the east curb, from a point 30 feet south of West Ogden Avenue to a point 80 feet south thereof, 4 vehicles,

be and the same is hereby repealed, and said taxicab stand is hereby abolished.

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

COMMITTEE ON ZONING.

AMENDMENT OF MUNICIPAL CODE CHAPTER 194A (CHICAGO ZONING ORDINANCE) SECTION 7.3-4 BY LIMITING LOCATION OF PRIVATE NOT-FOR-PROFIT CLUBS AND LODGES WITHIN R4 GENERAL RESIDENCE DISTRICTS.

The Committee on Zoning submitted the following report:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on June 5, 1989, I beg leave to recommend that Your Honorable Body *Pass* the substitute ordinance transmitted herewith to amend the Chicago Zoning Ordinance for the purpose of reclassifying particular areas.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,

Chairman.

On motion of Alderman Banks, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That Chapter 194A of the Municipal Code of Chicago, the Chicago Zoning Zoning Ordinance, is hereby amended in Article 7, Sections 7.3-4 and 7.4-4, by adding the language in italics as follows:

7.3-4 Permitted Uses -- R4 General Residence District.

(9)

Private Clubs and Lodges -- not operated for profit, provided that not more than 20 percent of the gross floor area or 2,000 square feet -- whichever is greater -- shall be used as office space, and also provided that such facility is not within 200 feet of any stadium or playing field which is not totally enclosed and contains more than 15,000 seats. The 200-foot distance shall be measured from the entrance to the club to the nearest point of the stadium or playing field.

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

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JOINT COMMITTEE.

COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS.

COMMITTEE ON HUMAN RIGHTS AND CONSUMER PROTECTION.

Action Deferred -- AMENDMENT OF MUNICIPAL CODE CHAPTERS 21, 199 AND 198-B BY SUBSUMING RESPONSIBILITIES AND AUTHORITY OF VARIOUS COMMISSIONS UNDER COMMISSION ON HUMAN RIGHTS AND BY CHANGING NAME OF FILING AGENCY TO COMFORM WITH CURRENT STATE OF ILLINOIS RECLASSIFICATION.

A Joint Committee, composed of the members of the Committee on the Budget and Government Operations and the members of the Committee on Human Rights and Consumer Protection, submitted the following report which was, on motion of Aldermen Eisendrath, Carter, Hansen and M. Smith, *Deferred* and ordered published:

CHICAGO, January 19, 1990.

To the President and Members of the City Council:

Your Joint Committee composed of the Committee on the Budget and Government Operations and the Committee on Human Rights and Consumer Protection, having had under consideration an ordinance authorizing the amendment of the Municipal Code of Chicago in Chapter 21 relating to the Commission of Human Relations; Chapter 199 as its relates to Human Rights and the investigation of complaints; and Chapter 198.7B as it relates to reporting requirements; and having been presented with a proposed substitute ordinance by Alderman Huels; and further having been presented with an amendment* thereto by Alderman Stone, amending Section 21-52(k) by deleting from the jurisdiction of the ordinance any member of the City Council, any employee or staff person or any member of the City Council or any employee or staff person of any City Council committee, having had the same under advisement, begs leave to report and recommend that Your Honorable Body pass the proposed substitute ordinance, as amended, transmitted herewith.

*Note:

Amendment passed by a viva voce vote with Aldermen Huels, Schulter, M. Smith and Orr recorded as dissenting votes. This recommendation was concurred in by eighteen members of the committee with two dissenting votes.

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Committee on the Budget and Government Operations, Chairman.

> JUAN M. SOLIZ, Committee on Human Rights and Consumer Protection, Chairman.

The following is said proposed substitute ordinance, as amended, transmitted with the foregoing committee report:

WHEREAS, Various individuals and groups have suffered similar acts of prejudice and discrimination because of their race, color, sex, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status or lawful source of income; and

WHEREAS, The common experience of such prejudice and discrimination unites its victims, giving them a common interest in eliminating prejudice and discrimination and in securing the rights of all members of society; and

WHEREAS, It is necessary and beneficial to the City of Chicago to establish an agency representative of the entire City, that can address both the common and the unique issues faced by various racial, ethnic, cultural, religious and other identifiable groups; and

WHEREAS, It is beneficial to the City of Chicago to maintain representative advisory councils that can identify with and focus upon the unique concerns faced by various racial, ethnic, cultural, religious and other specified groups; and

WHEREAS, It is desirable to strengthen the enforcement of ordinances designed to eliminate unlawful discrimination based on race, color, sex, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status or lawful source of income by providing additional remedies against such unlawful practices; and WHEREAS, The enforcement of these ordinances can be enhanced further by coordinating the efforts of City agencies and personnel in the area of human relations, in order to avoid duplication of effort and to maximize the use of City resources; now, therefore,

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

SECTION 1. The Commission on Human Relations existing on the date of introduction of this ordinance is hereby abolished.

SECTION 2. Chapter 21 of the Municipal Code of Chicago is hereby amended by deleting existing Sections 21-49 through 21-52, inclusive, and by inserting new Sections 21-49 through 21-53, as follows:

21-49. The City Council finds that prejudice and the practice of discrimination against any individual or group because of race, color, sex, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status or lawful source of income menace peace and public welfare. The City Council further finds that it is necessary to promote peace and good order and to eliminate such prejudice and discrimination by establishing an agency that will investigate complaints of discrimination, enforce civil rights ordinances, and promote harmony and understanding among various segments of society by gathering information on matters of human relations and providing education and counseling thereon to the various agencies of city government and to interested groups and individuals. The City Council further finds that the function of such an agency can be enhanced by the creation of Advisory Councils on matters of special concern to groups that historically have been the subject of discrimination and bias, and provide a point of contact between such groups and the city government.

21-50. A Commission on Human Relations is hereby established. The Commission shall consist of the chairs of the Advisory Councils described in Section 21-51, and 15 additional members appointed by the Mayor with approval of the City Council. One-third of the initial appointees shall be appointed for terms expiring on July 1 of the year following their appointment, one-third shall be appointed for terms expiring on July 1 of the second year following their appointment, and one-third shall be appointed for terms ending on July 1 of the third year following their appointment. Thereafter members shall be appointed for three year terms. The Mayor shall designate one member to serve as chairperson at the pleasure of the Mayor. Members other than the chairperson shall serve without compensation, but may be reimbursed for their reasonable expenses incurred in the performance of their duties. The chairperson shall be compensated and shall appoint such assistants as are provided in the annual appropriation ordinance, and shall be responsible for the day to day operation of the Commission and its staff. A majority of the members of the Commission shall constitute a quorum for the purpose of transacting business.

21-51. The following Advisory Councils of the Commission on Human Relations are hereby established:

- (a) Advisory Council on Women;
- (b) Advisory Council on Latino Affairs;
- (c) Advisory Council on Asian Affairs;
- (d) Advisory Council on Arab Affairs;
- (e) Advisory Council on African Affairs;
- (f) Advisory Council on Gay and Lesbian Issues;
- (g) Advisory Council on Veterans' Affairs;
- (h) Advisory Council on Immigrant and Refugee Affairs.

The Mayor shall appoint 21 members to each Advisory Council, subject to approval of the City Council. Of the initial appointments to each Advisory Council, one-third shall be appointed for a term of one year, one-third shall be appointed for terms of two years, and one-third shall be appointed for terms of three years, subject to the following exceptions: the members, as of the effective date of this section, of the Chicago Commission on Women, the Commission on Latino Affairs, the Commission on Asian-American Affairs and the Commission on Arab-American Affairs existing under prior ordinances shall serve as the initial members of the Advisory Council on Women, the Advisory Council on Latino Affairs, the Advisory Council on Asian Affairs and the Advisory Council on Arab Affairs, respectively, for the remainder of their individual terms under prior ordinances; and members, as of the effective date of this section, of the Mayor's Committee on Gay and Lesbian Issues, the Mayor's Advisory Committee on Veterans' Affairs, and the Mayor's Advisory Committee on Refugee and Immigrant Affairs, existing under the prior Commission on Human Relations by mayoral appointment, shall serve as the initial members of the Advisory Council on Gay and Lesbian Issues, the Advisory Council on Veterans' Affairs, and the Advisory Council on Refugee and Immigrant Affairs, for the remainder of their terms under such appointment. Succeeding appointments to these Advisory Councils shall be for terms of three years. The Mayor shall designate a member of each Advisory Council to serve as its chairperson. The chairperson of each Advisory Council shall be a member ex officio of the Commission on Human Relations. The Mayor shall also appoint a director for each Advisory Council. Each director must be a member of the respective Advisory Council's affected community and shall receive such compensation as provided by the annual appropriation ordinance.

From time to time the Commission may create additional Advisory Councils on matters of special concern to other racial, ethnic, cultural or social groups that have been or are subjected to discrimination as a result of membership in such a group.

Each Advisory Council shall have the following powers and duties, relating specifically to the segment of the population of Chicago described in the Council's name:

(a) To assist the Commission on Human Relations in designing educational and enforcement programs for the implementation of the policies embodied in Chapters 198.7B and 199 of the Municipal Code;

(b) To act as a liaison between the city government and community organizations, in order to promote cooperation between the government and these organizations and among these organizations in order to enhance services to the population of Chicago;

(c) To cooperate, through the Commission on Human Relations, with the other Advisory Councils in the identification of practices and actions having a common discriminatory impact on the Advisory Council's target population and other segments of society, and in the design of programs for the elimination of such practices and actions;

(d) To develop a procedure, primarily through solicitation of advice from members of the affected community, for recommending appointments of successor members to their respective Advisory Council to the Mayor;

(e) To devise rules of procedure for its meetings, subject to the approval of the Commission on Human Relations.

21-52. The Commission shall have the following powers and duties, in addition to those assigned by other provisions of the Municipal Code:

- (a) to advise and consult with the Mayor and the City Council on all matters involving prejudice or discrimination based on race, color, sex, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, source of income or professional training or education from an accredited institution and recommend such legislative action as it may deem appropriate to effectuate the policy of this ordinance.
- (b) to cooperate with the Mayor, the City Council, officials, departments and agencies of the city government in securing equality of services to all citizens, and where the need is greater, in meeting that need with additional services.
- (c) to develop and implement programs to train city employees in methods of dealing with intergroup relations, in order to develop respect for equal rights and to achieve equality of treatment regardless of race, color, sex, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status or source of income.

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(d)

to require the assistance of the various departments and agencies of the city government in identifying and eliminating discriminatory activities. The head of every city department and agency shall provide to the Commission, at its request, information under control of the department or agency and relating to a pending complaint or matter under review by the Commission. Upon receipt of a recommendation from the Commission, the head of every department or agency shall submit to the Commission a written report indicating action on and disposition of the recommendation.

(e)

(f)

to initiate, receive and investigate complaints of alleged violations of Chapter 199 and Chapter 198.7B of the Municipal Code. A complaint must be filed no later than 180 days after the alleged violation. The person against whom a complaint is made shall be given a copy thereof within 10 days after it is filed, and shall be allowed to be present and offer a defense at any hearing thereon. Any person who files a complaint or against whom a complaint is made may be represented by counsel at any stage of conciliation, investigation or hearing on the complaint. The filing of a complaint pursuant to this section does not bar any person from seeking any other remedy that may be provided by law.

to investigate complaints in order to determine whether there is substantial evidence that a violation of Chapter 199 or Chapter 198.7B has occurred. The investigation shall be completed within 180 days after receipt of the complaint, unless it is impractical to do so within that time. Within 30 days after completion of the investigation, the Commission shall issue a written determination whether there is substantial evidence that a violation has occurred. If the Commission determines that there is not substantial evidence, it shall give written notification of the determination to the charging party and the person against whom the complaint was made. Neither the Commission nor its staff shall disclose, other than at a hearing as provided in subsection (g) any information obtained in the course of investigation or conciliation.

(g)

to conduct hearings on complaints under subsection (e) of this section, if the Commission determines that there is substantial evidence that a violation has occurred. Hearings may be conducted by the Commission, a member thereof, or a hearing officer appointed for that purpose. A hearing must be commenced within 90 days after the determination of substantial evidence that a violation has occurred. All testimony shall be under oath, and shall be either recorded or transcribed.

(h) to appoint one or more hearing officers to conduct hearings authorized by subsection (g) of this section.

 to expedite proceedings under this section under the following circumstances. The Commission at the request of the complainant may at any time consider a request for expedited proceedings. If the Commission determines that the complainant is likely to die before the termination of the proceedings established in this section, it may order the proceedings

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expedited. When an order for expedited proceedings is issued, the processing of the complainant's charge by the Commission shall take precedence over all matters except other matters of the same expedited character. Where such order is issued, the Commission, or any hearing officer shall be authorized to shorten any time period, other than the 180 day charge filing period set by this Act or by rule.

(j)

to attempt to settle or adjust any complaint by conciliation at any time that the complaint is pending.

(k)

to issue subpoena for the appearance of witnesses, the production of evidence, or both, in the course of investigations and hearings authorized under this section, if there is reason to believe that a violation has occurred and the testimony of the witness or the documents or items sought by the subpoena are relevant to the investigation. A subpoena shall be served in the same manner as subpoenas issued under the Rules of the Illinois Supreme Court to compel appearance of a deponent, and subject to the same witness and mileage fees fixed by law for such subpoenas. A subpoena issued under this section shall identify the person to whom it is directed and the documents or other items sought thereby, if any, and the date, time and place for the appearance of the witness and production of the documents or other items described in the subpoena. In no event shall the date for examination or production be less than seven days after service of the subpoena. No later than the time for appearance or production required by the subpoena, the person to whom the subpoena is directed may object to the subpoena, in whole or in part. The objection shall be in writing, delivered to the Commission, and shall specify the grounds for the objection. For seven days after receipt of a timely objection to a subpoena, the Commission shall take no action to enforce the subpoena or to initiate prosecution of the person to whom the subpoena is directed. During this seven day period the Commission, or the member or hearing officer conducting the hearing or investigation, shall consider the grounds for the objection and may attempt to resolve the objection through negotiation with the person to whom the subpoena is directed. The seven day period may be extended by the Commission, the member or hearing officer conducting the hearing or investigation, in order to allow completion of any negotiations. The extention shall be in writing addressed to the person to whom the subpoena is directed, and shall specify the date on which the negotiation period will end. Negotiations may include such matters as the scope of the subpoena and the time, place and manner of response thereto. The filing of an objection to a subpoena, and negotiations pursuant to an objection, shall not constitute refusal to comply with the subpoena, or interference with or obstruction of an investigation. Notwithstanding anything to the contrary contained herein, the Commission on Human Relations shall have no power or authority over any member of the City Council, any employee or staff person of any member of the City Council or any employee or staff person of any City Council committee, including, but not limited to the power of subpoena.

(1)

to render a decision upon the conclusion of a hearing, or upon receipt of a hearing officer's recommendation at the conclusion of a hearing, including findings of fact relating to the complaint, and to order such relief as may be appropriate under the circumstances determined in the hearing. Relief may include but is not limited to an order: to cease the illegal conduct complained of; to pay actual damages, as reasonably determined by the Commission, for injury or loss suffered by the complainant; to hire, reinstate or upgrade the complainant with or without back pay or provide such fringe benefits as the complainant may have been denied; to admit the complainant to a public accommodation; to extend to the complainant the full and equal enjoyment of the goods, services, facilities, privileges. advantages, or accommodations of the respondent; to pay to the complainant all or a portion of the costs, including reasonable attorney fees; expert witness fees, witness fees, and duplicating costs, incurred in pursuing the complaint before the Commission or at any stage of judicial review; to take such action as may be necessary to make the individual complainant whole, including, but not limited to, awards of interest on the complainant's actual damages and backpay from the date of the civil rights violation. These remedies shall be cumulative, and in addition to any fines imposed for violation of provisions of Chapter 199 and Chapter 198.7B. If the hearing was conducted by a member of the Commission or by a hearing officer, the member or hearing officer shall submit written recommendations to the Commission, including recommended findings of fact and recommended relief. The Commission may adopt, reject or modify the recommendations, in whole or in part, or may remand for additional hearing on some or all of the issues presented. The Commission shall adopt the findings of fact recommended by a hearing officer or Commission member if the recommended findings are not contrary to the evidence presented at the hearing. Decisions of the Commission shall be in writing, and must be approved by a majority of a quorum of the Commission. Decisions of the Commission shall be subject to review in accordance with applicable law.

- (m) to seek judicial enforcement of its subpoenas, orders and decisions.
- (n) to render an annual report of the activities of the Commission and its Advisory Councils and make recommendations to the Mayor and City Council. The report shall be published.
- (o) to assist and advise the Advisory Councils in preparation of their respective rules of procedure for their meetings. Such procedural rules of the Advisory Councils shall be uniform to the extent practicable.
- (p)

to issue such other rules and regulations as may be necessary to implement its powers, including rules for briefing and oral argument in conjunction with hearings, defaulting of parties and dismissal of complaints for failure of a party to cooperate with the Commission. 21-53. The Commission may also conduct research, public forums and educational programs on tensions between various groups within society, practices of discrimination based on race, color, sex, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status or lawful source of income; conduct public hearings to ascertain the status and treatment of various racial, ethnic, religious, cultural and social groups within society; means of alleviating discrimination and bias, and of improving human relations within the city; and issue such publications as may assist in the performance of its function.

SECTION 3. Chapter 199, Section 199-9 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

199-9. The Chicago Commission on Human Relations shall receive and [review charges] investigate complaints of violations of this chapter, and shall prepare and provide necessary forms for such [charges. The Commission shall refer charges to the Corporation Counsel for prosecution.] complaints. No person shall refuse or fail to comply with any subpoena, order or decision issued in the course of or as a result of an investigation.

SECTION 4. Chapter 198.7B of the Municipal Code of Chicago is hereby amended by deleting Sections 198.7B-6, 198.7B-7, 198.7B-8, 198.7B-9 and 198.7B-10 in their entirety, and by inserting a new Section 198.7B-6, as follows:

198.7B-6 Any person aggrieved in any manner by any violation of this chapter may file a written complaint with the Commission on Human Relations. The complaint shall include the name and address of the complainant and of every person against whom the complaint is made, and shall set out the facts giving rise to the complaint. No person shall refuse or fail to comply with any subpoena, order or decision issued in the course of or as a result of an investigation of a complaint.

SECTION 5. Chapter 198.7B, Section 198.7B-13 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

198.7B-13. The Corporation Counsel shall file with the Department of [Registration and Education] *Professional Regulation* of the State of Illinois a notice of the conviction of any licensed real estate broker or salesperson found guilty of violating this [ordinance.] *chapter*.

SECTION 6. Chapter 21 of the Municipal Code of Chicago is hereby amended by deleting Sections 21-5 through 21-8, inclusive; Sections 21-13 through 21-18, inclusive;

Sections 21-32 through 21-35, inclusive; and the ordinance establishing the Mayor's Advisory Commission on Arab-American Affairs, passed March 29, 1989, and published at pages 26323 -- 26325 of the Journal of Proceedings of the City Council of said date and corrected June 14, 1989, and published at page 2224 of the Journal of Proceedings of the City Council of said date.

SECTION 7. This ordinance shall take effect 30 days after its passage and publication.

AGREED CALENDAR.

Alderman Burke moved to Suspend the Rules Temporarily for the purpose of including in the Agreed Calendar a series of resolutions presented by The Honorable Walter S. Kozubowski, City Clerk, and Aldermen Bloom, Banks, Levar, Soliz and Shiller. The motion Prevailed.

Thereupon, on motion of Alderman Burke, the proposed resolutions presented through the Agreed Calendar were *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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

Sponsored by the elected city officers named below, respectively, said Agreed Calendar resolutions, as passed, read as follows (the italic heading in each case not being a part of the resolution):

Presented By

THE HONORABLE WALTER S. KOZUBOWSKI, City Clerk.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT EDWARD E. ARNSWALD UPON HIS RETIREMENT AFTER THIRTY-FIVE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Edward E. Arnswald has devoted 35 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Edward E. Arnswald and his family for the dedication, professionalism and personal sacrifice provided throughout the past 35 years.

AGREED CALENDAR

CONGRATULATIONS EXTENDED TO POLICE SERGEANT SAM B. BABICH, JR. UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Sam B. Babich, Jr. has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Sam B. Babich, Jr. and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT DONALD W. BENOIT UPON HIS RETIREMENT AFTER FORTY YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Donald W. Benoit has devoted 40 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Donald W. Benoit and his family for the dedication, professionalism and personal sacrifice provided throughout the past 40 years.

AGREED CALENDAR

CONGRATULATIONS EXTENDED TO POLICE SERGEANT ROBERT G. BOCK UPON HIS RETIREMENT AFTER TWENTY-SEVEN YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Robert G. Bock has devoted 27 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Robert G. Bock and his family for the dedication, professionalism and personal sacrifice provided throughout the past 27 years.

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CONGRATULATIONS EXTENDED TO POLICE SERGEANT KAVORK BOGHOSIAN UPON HIS RETIREMENT AFTER THIRTY-ONE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Kavork Boghosian has devoted 31 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Kavork Boghosian and his family for the dedication, professionalism and personal sacrifice provided throughout the past 31 years.

AGREED CALENDAR

CONGRATULATIONS EXTENDED TO POLICE SERGEANT RICHARD A. BRUSKI UPON HIS RETIREMENT AFTER THIRTY-TWO YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Richard A. Bruski has devoted 32 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Richard A. Bruski and his family for the dedication, professionalism and personal sacrifice provided throughout the past 32 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT PAUL C. CEFFALIO UPON HIS RETIREMENT AFTER TWENTY-EIGHT YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Paul C. Ceffalio has devoted 28 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Paul C. Ceffalio and his family for the dedication, professionalism and personal sacrifice provided throughout the past 28 years.

AGREED CALENDAR

CONGRATULATIONS EXTENDED TO POLICE SERGEANT JAMES J. CLEARY UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant James J. Cleary has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant James J. Cleary and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

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CONGRATULATIONS EXTENDED TO POLICE SERGEANT FRANK M. CONNELLY UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Frank M. Connelly has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Frank M. Connelly and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

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CONGRATULATIONS EXTENDED TO POLICE SERGEANT PATRICK J. CRONIN UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Patrick J. Cronin has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Patrick J. Cronin and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT ALVIN J. DAVIS UPON HIS RETIREMENT AFTER THIRTY-FOUR YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Alvin J. Davis has devoted 34 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Alvin J. Davis and his family for the dedication, professionalism and personal sacrifice provided throughout the past 34 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT HARRISON DOZIER UPON HIS RETIREMENT AFTER THIRTY-TWO YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the ficers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Harrison Dozier has devoted 32 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Harrison Dozier and his family for the dedication, professionalism and personal sacrifice provided throughout the past 32 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT THEODORE D. FAULKNER UPON HIS RETIREMENT AFTER TWENTY-FOUR YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Theodore D. Faulkner has devoted 24 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Theodore D. Faulkner and his family for the dedication, professionalism and personal sacrifice provided throughout the past 24 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT KITHER GREENLEE UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, llowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Kither Greenlee has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Kither Greenlee and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

1/19/90

CONGRATULATIONS EXTENDED TO POLICE SERGEANT ROBERT S. HOLMES UPON HIS RETIREMENT AFTER TWENTY-TWO YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Robert S. Holmes has devoted 22 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Robert S. Holmes and his family for the dedication, professionalism and personal sacrifice provided throughout the past 22 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT EUREL L. JACKSON UPON HIS RETIREMENT AFTER THIRTY-FOUR YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Eurel L. Jackson has devoted 34 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Eurel L. Jackson and his family for the dedication, professionalism and personal sacrifice provided throughout the past 34 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT NORMAN JONES UPON HIS RETIREMENT AFTER THIRTY-FOUR YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos, and

WHEREAS, Sergeant Norman Jones has devoted 34 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Norman Jones and his family for the dedication, professionalism and personal sacrifice provided throughout the past 34 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT THOMAS E. KUSSMAN UPON HIS RETIREMENT AFTER THIRTY-FIVE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Thomas E. Kussman has devoted 35 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Thomas E. Kussman and his family for the dedication, professionalism and personal sacrifice provided throughout the past 35 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT RUSSELL V. LA BARBERA UPON HIS RETIREMENT AFTER THIRTY THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Russell V. LaBarbera has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Russell V. LaBarbera and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT THOMAS P. LAFFEY UPON HIS RETIREMENT AFTER THIRTY-FOUR YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Thomas P. Laffey has devoted 34 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Thomas P. Laffey and his family for the dedication, professionalism and personal sacrifice provided throughout the past 34 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT ROBERT H. LARSON, JR. UPON HIS RETIREMENT AFTER THIRTY-TWO YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Robert H. Larson, Jr. has devoted 32 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Robert H. Larson, Jr. and his family for the dedication, professionalism and personal sacrifice provided throughout the past 32 years.

1/19/90

CONGRATULATIONS EXTENDED TO POLICE SERGEANT ARTHUR J. LA POINTE UPON HIS RETIREMENT AFTER THIRTY-SEVEN YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream", and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday, and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Arthur J. LaPointe has devoted 37 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Arthur J. LaPointe and his family for the dedication, professionalism and personal sacrifice provided throughout the past 37 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT VINCENT J. LEONARDI UPON HIS RETIREMENT AFTER THIRTY-SIX YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Vincent J. Leonardi has devoted 36 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Vincent J. Leonardi and his family for the dedication, professionalism and personal sacrifice provided throughout the past 36 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT WARREN E. MASON UPON HIS RETIREMENT AFTER THIRTY-FOUR YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Warren E. Mason has devoted 34 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Warren E. Mason and his family for the dedication, professionalism and personal sacrifice provided throughout the past 34 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT CARL J. MENCONI UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Carl J. Menconi has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Carl J. Menconi and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT RUSSELL C. MILLER UPON HIS RETIREMENT AFTER THIRTY-FOUR YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Russell C. Miller has devoted 34 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Russell C. Miller and his family for the dedication, professionalism and personal sacrifice provided throughout the past 34 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT JOHN T. MITCHELL UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant John T. Mitchell has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant John T. Mitchell and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

1/19/90

CONGRATULATIONS EXTENDED TO POLICE SERGEANT WILLIAM H. PROCTOR UPON HIS RETIREMENT AFTER THIRTY-TWO YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant William H. Proctor has devoted 32 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant William H. Proctor and his family for the dedication, professionalism and personal sacrifice provided throughout the past 32 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT JOHN T. RECCHIA UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant John T. Recchia has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant John T. Recchia and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT ROCCO RINALDI UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Rocco Rinaldi has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Rocco Rinaldi and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

1/19/90

CONGRATULATIONS EXTENDED TO POLICE SERGEANT JOSEPH H. ROUGEAU UPON HIS RETIREMENT AFTER THIRTY-FIVE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Joseph H. Rougeau has devoted 35 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Joseph H. Rougeau and his family for the dedication, professionalism and personal sacrifice provided throughout the past 35 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT VINCENT SANTORO UPON HIS RETIREMENT AFTER THIRTY-FIVE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Vincent Santoro has devoted 35 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Vincent Santoro and his family for the dedication, professionalism and personal sacrifice provided throughout the past 35 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT JOHN J. SCHMIDT UPON HIS RETIREMENT AFTER TWENTY-SEVEN YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant John J. Schmidt has devoted 27 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant John J. Schmidt and his family for the dedication, professionalism and personal sacrifice provided throughout the past 27 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT PHILLIP J. SHERLOCK UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Phillip J. Sherlock has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Phillip J. Sherlock and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT BERNARD J. SIEDLECKI UPON HIS RETIREMENT AFTER THIRTY YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Bernard J. Siedlecki has devoted 30 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Bernard J. Siedlecki and his family for the dedication, professionalism and personal sacrifice provided throughout the past 30 years.

1/19/90

CONGRATULATIONS EXTENDED TO POLICE SERGEANT FRANKLIN D. SMITH UPON HIS RETIREMENT AFTER TWENTY-ONE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Franklin D. Smith has devoted 21 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Franklin D. Smith and his family for the dedication, professionalism and personal sacrifice provided throughout the past 21 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT DOMINIC T. SPEDALE UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Dominic T. Spedale has devoted 33 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Dominic T. Spedale and his family for the dedication, professionalism and personal sacrifice provided throughout the past 33 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT JAMES F. STEPANEK UPON HIS RETIREMENT AFTER THIRTY-TWO YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant James F. Stepanek has devoted 32 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant James F. Stepanek and his family for the dedication, professionalism and personal sacrifice provided throughout the past 32 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT EDWARD S. SZPARA UPON HIS RETIREMENT AFTER THIRTY-SIX YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Edward S. Szpara has devoted 36 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Edward S. Szpara and his family for the dedication, professionalism and personal sacrifice provided throughout the past 36 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT HARRY J. VAFIADIS UPON HIS RETIREMENT AFTER THIRTY-FIVE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos, and

WHEREAS, Sergeant Harry J. Vafiadis has devoted 35 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Harry J. Vafiadis and his family for the dedication, professionalism and personal sacrifice provided throughout the past 35 years.

1/19/90

CONGRATULATIONS EXTENDED TO POLICE SERGEANT JESSE VALLE UPON HIS RETIREMENT AFTER THIRTY-FOUR YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant Jesse Valle has devoted 34 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant Jesse Valle and his family for the dedication, professionalism and personal sacrifice provided throughout the past 34 years.

CONGRATULATIONS EXTENDED TO POLICE SERGEANT JOHN D. ZITEK UPON HIS RETIREMENT AFTER THIRTY-ONE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities are particularly cognizant of the "American Dream"; and

WHEREAS, Of the myriad available career paths toward fulfillment of that Dream, there are but a few through which faithful execution of responsibilities offers simultaneous assurance that those who choose other paths will in fact have a legitimate opportunity to achieve their portion of the Dream; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn as under were it not for the guardians of the public welfare, indeed, the guardians of the "American Dream"; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbiter for countless citizens, but also on the family members who live with the very real knowledge that their husband or father may never return from any given workday; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never have so many owed so much to so few" were never more apropos; and

WHEREAS, Sergeant John D. Zitek has devoted 31 years of his life in service to the people of Chicago and in so doing has personally ensured that the City of Chicago is the safe, healthy, vibrant community it is today; now, therefore,

Be It Resolved, By the Mayor and members of the City Council of the City of Chicago, in meeting assembled this 19th day of January, 1990, that on behalf of all the citizens of the City of Chicago we do hereby express our appreciation and heartfelt thanks to Sergeant John D. Zitek and his family for the dedication, professionalism and personal sacrifice provided throughout the past 31 years.

Presented By

ALDERMAN BLOOM (5th Ward):

CONGRATULATIONS EXTENDED TO MS. SARA L. SPURLARK UPON HER RETIREMENT AFTER THIRTY-FIVE YEARS WITH CHICAGO BOARD OF EDUCATION.

WHEREAS, Sara L. Spurlark is held in the highest esteem by her friends, her students, her co-workers and her community; and

WHEREAS, Sara L. Spurlark has served with distinction as principal of the Ray School in Chicago for the past ten years; and

WHEREAS, Sara L. Spurlark has devoted almost 35 years to public education in Chicago as a teacher and administrator, receiving the Outstanding Principal Award from the Citizen's Schools Committee and the Chicago Public Schools Superintendent's Award for Outstanding Principal; and

WHEREAS, Sara L. Spurlark has generously volunteered her time and energy to numerous civic, religious and social organizations; and

WHEREAS, Sara L. Spurlark is retiring as a principal in the Chicago Public Schools and will be honored with a dinner on January 21, 1990, and the creation of a special scholarship fund in her name; now, therefore,

Be It Resolved, By the Mayor and the City Council of the City of Chicago that Sara L. Spurlark be congratulated on her decades of outstanding service to the City of Chicago; and

Be It Further Resolved, That we join in thanking Sara Spurlark for providing an inspiration and an example for thousands of Chicago students whose achievements will honor her work for years to come.

Presented By

ALDERMAN STEELE (6th Ward):

TRIBUTE TO LATE REVEREND CLARENCE E. LENNON.

WHEREAS, God in his infinite wisdom has called to his eternal reward the Reverend Clarence E. Lennon, pastor at Crerar Memorial Presbyterian Church, 8100 South Calumet Avenue on Chicago's great south side; and WHEREAS, A native of North Carolina, Reverend Clarence E. Lennon earned his B.A. in psychology at Johnson C. Smith University and an M.A. in divinity from Johnson Theological Seminary, both in Charlotte, North Carolina. He later studied parish education and administration at Southeastern Theological Seminary in Wake Forest, North Carolina; and

WHEREAS, After making Chicago his home, Reverend Clarence E. Lennon became pastor of Lawndale Community Presbyterian Church, 1908 South Millard Avenue, and in 1967 became pastor of the 500-member Crerar Memorial Presbyterian Church, where he served as an outstanding spiritual guide for over two decades; and

WHEREAS, An outstanding family man, Reverend Clarence E. Lennon leaves behind, five sons, two grandchildren, and five brothers and sisters; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 19th day of January, 1990, A.D., do hereby express our sorrow on the passing of the Reverend Clarence E. Lennon, pastor of Crerar Memorial Presbyterian Church, and extend to his family and his congregation our deepest expression of sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family and friends of the Reverend Clarence E. Lennon.

Presented By

ALDERMAN CALDWELL (8th Ward):

TRIBUTE TO LATE MR. JUDGE IVISON JONES.

WHEREAS, God in his infinite wisdom has called to his eternal reward Mr. Judge Ivison Jones, for many years a noted Chicago pharmacist and citizen, on December 24, 1989; and

WHEREAS, Judge I. Jones was born in Texas, educated in Oklahoma, then the University of Kansas and finally Iowa State University, where he received a degree in pharmacy. With his brother, Chauncey, he founded Jones and Jones Pharmacies, Incorporated, which flourished from 1925 until their retirement in 1966; and

WHEREAS, An outstanding family man, Judge I. Jones married his high school sweetheart, Willia Mae Nicholson, in 1926. Their 63-year marriage has yielded two daughters, two granddaughters, and four great-grandchildren. In addition, Mr. Jones was a highly visible and committed member of the Negro Chamber of Commerce, the Chicago Urban League, the board of the Y.M.C.A., Alpha Phi Alpha Fraternity -- of which he was a member for more than 70 years -- Carey Temple A.M.E. Church, and other organizations. His associates, his many friends, and especially his family will miss him; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 19th day of January, 1990, A.D., do hereby express our deep sorrow on the passing of Judge I. Jones, and extend to his family and friends our most heartfelt sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. Judge I. Jones.

Presented By

ALDERMAN VRDOLYAK (10th Ward):

CONGRAULATIONS EXTENDED TO MR. AND MRS. STANLEY PARSYZ ON OCCASION OF THEIR GOLDEN WEDDING ANNIVERSARY.

WHEREAS, Stanley and Emily Parsyz observed their fiftieth wedding anniversary on January 13, 1990; and

WHEREAS, Stanley and Emily received the sacrament of matrimony in Saint Columba Church, 13323 South Green Street, Chicago; and

WHEREAS, The union of their marriage brought forth a son; and

WHEREAS, Stanley and Emily Parsyz are the proud grandparents of a grandchild; and

WHEREAS, Mr. Parsyz is retired from the Ford Motor Plant in Chicago; and

WHEREAS, Stanley and Emily were active in church and community affairs and typify the solidity of immense contribution of family; now, therefore,

Be It Resolved, That the Mayor and the members of the Chicago City Council assembled this 19th day of January, 1990, A.D., do hereby extend our sincere congratulations to Stanley and Emily Parsyz as they celebrate their fiftieth wedding anniversary, and also extend our warm wishes for many years of health and fulfillment, and

Be It Further Resolved. That a suitable copy of this resolution be prepared for presentation to Mr. and Mrs. Stanley Parsyz.

Presented By

ALDERMAN HUELS (11th Ward):

TRIBUTE TO LATE MR. WILLIAM B. CONWAY, SR.

WHEREAS, William B. Conway, Sr., beloved husband of JoAnne (nee Blaney) has passed away; and

WHEREAS, William B. Conway, Sr. was also the loving father of John F. (Lisa), William B., Jr. (Janet), James P. (Karen), David (Denita) and Maureen L. (Peter) Gagen, and the dearest grandfather of nine; and

WHEREAS, William B. Conway, Sr. was the dear brother of Joseph (Mickey), Sister Lucine R.S.M., Thomas, Margaret Conway and the late John, Edward and Gerald, and the fond uncle of Kevin Conway; and

WHEREAS, William B. Conway, Sr. was a fine citizen of the 11th Ward community; and

WHEREAS, William B. Conway, Sr. will be greatly missed by his many family members and friends whose lives he had touched; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago gathered on this 19th day of January in 1990, do hereby mourn the death of William B. Conway, Sr., a loving husband and father, and friend to many and may we also extend our sympathy to his wife JoAnne, and his children, grandchildren, family members and friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of William B. Conway, Sr.

TRIBUTE TO LATE MR. PATRICK M. "BOOIE" DALY.

WHEREAS, Patrick M. "Booie" Daly, the beloved husband of Linda Thielen Daly has passed away; and

WHEREAS, Patrick M. Daly was the devoted father of Michael and Patrick; and

WHEREAS, Patrick M. Daly was the loving son of Joseph and the late Pearl Daly, the dear brother of Edward (Claudette), Jean (Tom) Landgraf, Maryann (Don) Slaninka, Joseph (Mercidita) and Terrence (Dolores); and

WHEREAS, Patrick M. Daly was a very fine citizen of the 11th Ward community, where he and his family have participated in many activities with the local parishes and community organizations; and

WHEREAS, Patrick M. Daly will be greatly missed by his many family members and friends whose lives he had touched; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago gathered on this 19th day of January in 1990, do hereby mourn the death of Patrick M. Daly, a loving husband and father, and friend to many, and may we also extend our sympathy to his wife Linda and his children Michael and Patrick, family members and friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Patrick M. Daly.

TRIBUTE TO LATE MR. JAMES P. FLANNERY.

WHEREAS, James P. Flannery, loving husband of Mary Ann Flannery (nee Murphy), had passed away at the age of 65; and

WHEREAS, James P. Flannery was the devoted father of The Honorable James (Carol), Patrick (Linda), Maureen (Dan), Pyne, and the dear grandfather of four; and

WHEREAS, James P. Flannery was the dear son of the late Mary Ludden Flannery and John Flannery and the dear brother of Sabina Henderson, Catherine Tinnon, the late Frances Linden, Anne Mortell, Mary Flannery, Ellen Blair, and John and Julia Flannery, as well as the fond uncle of many nieces and nephews; and

WHEREAS, James P. Flannery will be greatly missed by his many family members and friends whose lives he had touched; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered on this 19th day of January in 1990, do hereby mourn the death of James P. Flannery, a loving husband and father, and friend to many, and may we also extend our deepest sympathy to his wife Mary Ann, and his children, grandchildren, family members and friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of James P. Flannery.

TRIBUTE TO LATE MRS. VALERIE ANN GORNIAK STROCCHIA.

WHEREAS, Valerie Ann Gorniak Strocchia was born May 29, 1953 to Edward and Marion Scumaci Gorniak. She had two brothers, Frank and Edward and one sister, Paula; and

WHEREAS, Valerie Ann Gorniak Strocchia graduated grammar school from All Saints in 1966 and high school from Saint Barbara in 1970; and

WHEREAS, Valerie Ann Gorniak Strocchia became the loving wife of Ralph Strocchia on June 24, 1972. She had three beautiful children, Valerie, born July 10, 1973, Vanessa, born October 20, 1975 and William, born March 31, 1980; and

WHEREAS, After a long battle with cancer, Valerie Ann Gorniak Strocchia passed away at the very young age of 36; and

WHEREAS, Valerie Ann Gorniak Strocchia will be greatly missed by her many family members and friends whose lives she touched; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered on this 19th day of January in 1990, do hereby mourn the death of Valerie Ann Gorniak Strocchia, a loving wife, mother and daughter, and friend to many, and may we also extend our deepest sympathy to her husband Ralph, her children Valerie, Vanessa and William, her parents Edward and Marion Gorniak and her other family members and friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Valerie Ann Gorniak Strocchia.

TRIBUTE TO LATE MR. ANGELO "DURGIE" IMPARATO.

WHEREAS, Angelo "Durgie" Imparato, the beloved husband of Charlotte (nee Tessmer), has passed away; and

WHEREAS, Angelo Imparato was also the dear father of Angelo (Christine), Joyce (Red) Schrieber, Anthony (Kathy), Marilyn (Frank) Reda and Laura (Russell) Fratto, and the loving grandfather of Michael, Lauren, Frank, Frank, Deneen, Angela, Russell and Anthony; and

WHEREAS, Angelo Imparato was the beloved son of the late Angelo and Isabella, sonin-law of Margaret and the late Alfred Tessmer, and fond brother of Angie (Carmen) Amadeo, Virginia (Anthony) Bagnoia, Mildred (Angelo) LaPietra, Tillie (Sam) Tolerico, Frank (Jan), Anthony (Rosalie) and the late Mary (Carl) Mashero, Josephine (Joseph) Gio and Joseph, as well as the fond uncle of many nieces and nephews; and

WHEREAS, Angelo "Durgie" Imparato was a very fine citizen of the 11th Ward community, where he and his family have participated in many activities with the local parishes and community organizations; and

WHEREAS, Angelo "Durgie" Imparato will be greatly missed by his many family members and friends whose lives he had touched; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago gathered on this 19th day of January in 1990, do hereby mourn the death of Angelo "Durgie" Imparato, a loving husband and father, and friend to many and may we also extend our deepest sympathy to his wife Charlotte and his children, grandchildren, family members and friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Angelo "Durgie" Imparato.

TRIBUTE TO LATE MR. PATRICK E. SHEEHAN.

WHEREAS, Patrick E. Sheehan, the beloved son of the late John J. and Agnes Sullivan Sheehan has passed away; and

WHEREAS, Patrick E. Sheehan was the loving brother of John "Bud" (Bernadine), Kathleen (Edward) Downs, Daniel (Joan) and Sister Mary Sheehan, R.S.M., and the late Eileen (the late Muzzy) Caponigro and Michael "Frank" (Joan) and the fond uncle of many nieces and nephews; and

WHEREAS, Patrick E. Sheehan was the dearest friend of Betty Vaughan; and

WHEREAS, Patrick E. Sheehan was a very fine citizen of the 11th Ward community, where he and his family have participated in many activities with the local parishes and community organizations; and

WHEREAS, Patrick E. Sheehan will be greatly missed by his many family members and friends whose lives he had touched; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago gathered on this 19th day of January in 1990, do hereby mourn the death of Patrick E. Sheehan, a loving son and brother, and friend to many and may we also extend our deepest sympathy to his family members and friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Patrick E. Sheehan.

Presented By

ALDERMAN FARY (12th Ward):

TRIBUTE TO LATE MR. FRANCISCO HERNANDEZ.

WHEREAS, God the almighty in his infinite wisdom has called to his eternal reward Francisco Hernandez, one of the City of Chicago's most outstanding and beloved citizens; and

WHEREAS, Francisco Hernandez was an extremely kind and very generous man to all who had known and loved him; and

WHEREAS, Francisco Hernandez was the beloved husband of the late Francisca, loving father of San Juana (Alberto) Talamantes, Damingo (Pamela), Eulalio (Carol), Enedelia Rodriguez, Aurora (Ronald) Bohanek, Frank (Sharon), and Roberto (Anita), dear grandfather of fifteen and great grandfather of five, and the fond uncle of many nieces and nephews; and

WHEREAS, The Hernandez family is one of the most distinguished on Chicago's great southwest side; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered on this 19th day of January in 1990, A.D., do hereby mourn the death of Francisco Hernandez, and may we also extend our deepest sympathy to his family; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Francisco Hernandez.

TRIBUTE TO LATE MR. CHARLES J. LELUGAS, SR.

WHEREAS, God the almighty in his infinite wisdom has called to his eternal reward Charles J. Lelugas, Sr., one of the City of Chicago's most outstanding and beloved citizens; and

WHEREAS, Charles J. Lelugas, Sr. was an extremely kind and very generous man to all who had known and loved him; and WHEREAS, Charles J. Lelugas, Sr. was the beloved husband of Lillian B. (nee) Bolbat, loving father of Kenneth and Charles Jr., fond grandfather of Christopher, dear brother of Sophie (late Anthony) Giomeiti, Joseph (Lorraine), and the late Edward (Louise); and

WHEREAS, Charles J. Lelugas, Sr. was a longtime resident of the 12th Ward and the Brighton Park community; and

WHEREAS, Charles J. Lelugas, Sr. was a veteran of World War II and was very active in many community organizations including: Service and Finance Officer of Darius-Girenas Post 271 American Legion, Des Plaines Valley Memoriam Post 6863, V.F.W. Knights of Lithuania, and the Holy Name Society of Five Holy Martyrs Church; and

WHEREAS, Charles J. Lelugas, Sr. was a precinct captain in the 12th Ward for many years, and was also a personal friend to Committeeman Robert S. Molaro, Alderman Mark J. Fary, and the staff members of the 12th Ward Regular Democratic Organization, where he will be greatly missed; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered on this 19th day of January, 1990, do hereby mourn the death of Charles J. Lelugas, Sr., a fine man and a fine public servant, and may we also extend our deepest sympathy to his family; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Charles J. Lelugas, Sr.

TRIBUTE TO LATE MR. WALTER S. MAKOS.

WHEREAS, God the almighty in his infinite wisdom has called to his eternal reward Walter S. Makos, one of the City of Chicago's most outstanding and beloved citizens; and

WHEREAS, Walter S. Makos was an extremely kind and very generous man to all who had known and loved him; and

WHEREAS, Walter S. Makos was the loving son of the late Stanley and the late Antoinette Makos, dear brother of Victoria Makos and the late Edward (late Rose) Makos and the godfather of Dean Chowaniec; and

WHEREAS, Walter S. Makos was a longtime resident of the 12th Ward and the Brighton Park community; and

WHEREAS, Walter S. Makos was a veteran of World War II and was very active in many community organizations including the Saint Pancratius Golden Agers; and WHEREAS, Walter S. Makos was a precinct captain and a member of the 12th Ward -Regular Democratic Organization, where he will be greatly missed; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered on this 19th day of January, 1990, A.D., do hereby mourn the death of Walter S. Makos, a fine man and a fine public servant, and may we also express our deepest sympathy to his family; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Walter S. Makos.

TRIBUTE TO LATE MR. ANTHONY REITTICCO.

WHEREAS, God the almighty in his infinite wisdom has called to his eternal reward Anthony Reitticco, one of the City of Chicago's most outstanding and beloved citizens; and

WHEREAS, Anthony Reitticco was an extremely kind and very generous man to all who had known and loved him; and

WHEREAS, Anthony Reitticco was the devoted son of the late Anthony and Mary, was preceded in death by many brothers and sisters, was the dear great-uncle of Holly (Wayne) Jackson, fond great-great uncle of Wayne Jr. and Andrew Jackson, dearest nephew-in-law of Al(Margaret) Reid and Lisa, beloved friend of Eileen Griffin and family; and

WHEREAS, Anthony Reitticco was affectionately known to many as the "Mayor of Kedzie Avenue"; and

WHEREAS, Anthony Reitticco was a precinct captain in the 12th Ward for many years, and was also a close and personal friend to Committeeman Robert S. Molaro, Alderman Mark J. Fary and the staff members of the 12th Ward Regular Democratic Organization, where he will be greatly missed; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered on this 19th day of January, 1990 A.D., do hereby mourn the death of Anthony Reitticco, a fine man and a fine public servant, and may we also express our deepest sympathy to his family; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Anthony Reitticco.

Presented By

ALDERMAN BURKE (14th Ward):

TRIBUTE TO LATE FIREFIGHTER KELVIN L. ANDERSON.

WHEREAS, On Friday, December 22, 1989, Kelvin L. Anderson lost his life while fighting a fire at Rose of Sharon Community Baptist Church; and

WHEREAS, Kelvin L. Anderson, 27, was a member of Engine Company 107 since November, 1988 and was the first Chicago firefighter to die in the line of duty in two years; and

WHEREAS, He grew up on Chicago's west side, he was a graduate of Rezin Orr High School and he served for three years in the United States Marine Corps; and

WHEREAS, He will be remembered and loved by his family, including his father, James Louis Lee, his mother, Dorothy Lee, two sisters, Sherry and Sheila, and a brother, Darnell; and

WHEREAS, He served as a positive role model in his neighborhood to the countless children who daily face the prospect of drugs and crime; and

WHEREAS, He died in the line of duty trying to save lives and serve his city; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 19th day of January, 1990, do hereby commemorate Kelvin Anderson for his courage and heroism and do extend our heartfelt condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Kelvin L. Anderson.

TRIBUTE TO LATE POLICE CAPTAIN DANIEL J. BYRNE.

WHEREAS, On Tuesday, January 2, 1990, retired Chicago Police Captain Daniel J. Byrne, passed away at the age of 77; and

WHEREAS, Captain Byrne was a resident of the Cragin neighborhood and joined the police department in 1942; and

WHEREAS, He began on the burglary desk, later became a desk sergeant, served as a detective and eventually as a lieutenant in the homicide division, focusing on cases in the city's northwest side; and

WHEREAS, He was promoted to captain in 1967 and served in that capacity until his retirement in 1976; and

WHEREAS, He is remembered as a first-class detective, leader and motivator who always displayed warmth and compassion for the family's of homicide victims and he was a credit to his department throughout his career; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 19th day of January, 1990, do hereby pay tribute to the late Captain Daniel J. Byrne for his 34 years of dedicated service to the people of Chicago and to the Chicago Police Department, and do hereby extend our sincerest condolences to Captain Byrne's survivors, including his wife Else, his three sons, three daughters, two stepdaughters, fourteen grandchildren, and two sisters; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Captain Daniel J. Byrne.

TRIBUTE TO LATE REVEREND JOHN M. FAHEY.

WHEREAS, The Reverend John M. Fahey passed away on Friday, December 29, 1989, at the age of 70; and

WHEREAS, Reverend Fahey had been the faculty adviser and student counselor at Loyola University's Stritch School of Medicine in Maywood for the past 18 years, during which time he was instrumental in sponsoring events which brought faculty members and students together; and

WHEREAS, He was born in Harrison, New Jersey in 1919, was a vaudeville performer as a child in a group with his brothers called "The Four Little Faheys"; and

WHEREAS, He joined the Jesuits at age 18, he was ordained in 1950 and served as a chaplain to the Kings County Medical Center in Brooklyn, New York for four years; and

WHEREAS, He then served as retreat master at the Gonzaga Retreat House in Monroe, New York; and

WHEREAS, He came to Loyola in 1971 as a student minister at the medical center, he established a medical assistance program on the island of St. Lucia, in the Caribbean; he was a popular and uplifting presence on the campus and he will be fondly remembered by generations of students; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 19th day of January, 1990, do hereby honor and remember the Reverend John M. Fahey, and do extend our sincerest condolences to his survivors, including four brothers, James, Thomas, Bert and Joseph, and his sister, Marie Dibble; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Reverend John M. Fahey.

TRIBUTE TO LATE DR. SAMUEL J. HOFFMAN.

WHEREAS, Dr. Samuel J. Hoffman, the Chairman of the Department of Laboratories at Cook County Hospital and a hospital staff member for over 60 years, died on Tuesday, December 26, at the age of 86; and

WHEREAS, Dr. Hoffman began his internship with Cook County Hospital in 1926 after graduating from the University of Illinois; and

WHEREAS, For 45 years, he also served as a director of the Hektoen Institute for Medical Research, which provides research opportunities for staff members; and

WHEREAS, He was also a Clinical Professor Emeritus at the University of Illinois College of Medicine; and

WHEREAS, He was a friend and associate to countless Chicagoans in politics and business, he served as chairman of the board of directors of the Chicago Foundlings Home and was vice president of the State of Illinois Medical Center Commission; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 19th day of January, 1990, do hereby commemorate physician Samuel J. Hoffman, for his immeasurable contribution to the health and welfare of countless Cook County residents over the past 60 years, and we do hereby extend our sincerest condolences to his survivors, his niece Sue Hoffman Boley, and a nephew, David I. Hoffman; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the survivors of Dr. Samuel J. Hoffman.

TRIBUTE TO LATE MRS. CAROL PHELAN.

WHEREAS, Chicago architect Carol Phelan recently passed away at the age of 52; and

WHEREAS, Mrs. Phelan was born in Wisconsin and was a graduate of Trinity College in Washington, D.C.; and

WHEREAS, She was a devoted mother of three and wife who decided to return to school, and went on to earn a masters in architecture from the University of Illinois at Chicago; and

WHEREAS, She pursued her career initially with Whitaker Associates before starting her own firm, Riverside Associates, in 1985, with a woman classmate; and

WHEREAS, She was a prominent member of her profession, as a member of Chicago Women in Architecture, the American Institute of Architects, and as a participant in a traveling exhibit of American women architects, "That Fabulous One and Many More"; and

WHEREAS, She was active in various civic and arts organizations, including serving as president of the Hope Through Housing Foundation, a group she founded to help arrange low-cost housing for single mothers, the elderly and the physically and mentally handicapped, and serving on the boards of the Hubbard Street Dance Company and the Field Museum of Natural History; and

WHEREAS, She is remembered as a tremendously optimistic and energetic person with great charm and warmth, a compassionate and dedicated architect who brought credit to her profession and to the City of Chicago; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 19th day of January, 1990, do hereby pay tribute to Carol Phelan for her numerous efforts on behalf of those needing housing, those in the arts, and those in her profession, and for serving as a positive role model for countless women in society, and we do hereby extend our heartfelt condolences to her survivors, including husband Richard, her three children, her mother, brother and sister; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Carol Phelan.

TRIBUTE TO LATE JUDGE ANTON A. SMIGIEL.

WHEREAS, Retired Chief Judge of the Third Municipal District Court, Anton A. Smigiel, passed away on Saturday, December 30, 1989, at the age of 78; and WHEREAS, Judge Smigiel, a resident and prominent civic leader of the suburban township, Niles, began his legal career after graduating from Kent Law School in 1942; and

WHEREAS, He was first elected a magistrate in 1956, and went on to serve as Niles Village Judge, until 1964, when he was assigned to the divorce division of Cook County Circuit Court; and

WHEREAS, In 1966, he was appointed Chief Judge of the Third Municipal District, which covered large parts of the northwest and western suburbs, and he is credited with establishing night court there to assist police in obtaining emergency warrants and allow defendants to post bail; and

WHEREAS, He retired in 1975, after a 20-year career on the bench, during which time, he also served as president of the Niles Chamber of Commerce, and as president and chairman of the First National Bank of Niles; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this 19th day of January, 1990, do hereby pay tribute to Judge Anton A. Smigiel, for his distinguished career as a judge, civic leader and banker, and do hereby express our sincerest condolences to his survivors, including his wife Adeline, his daughters and grandchildren; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Judge Anton A. Smigiel.

TRIBUTE TO LATE MR. HENRY G. WOOD, JR.

WHEREAS, Henry G. Wood, a prizewinning photographer and the senior reporter for the *Chicago Tribune*, passed away on Tuesday, January 9, 1990, at the age of 59; and

WHEREAS, Mr. Wood was born in Oak Park, raised in Chicago and attended Hyde Park High School before joining the *Tribune* in 1948; and

WHEREAS, He served in the Army Signal Corps in Korea from 1951 to 1953; and

WHEREAS, He returned to the *Tribune*, began covering the south suburbs, went on to cover the civil courts, and also was the night police reporter at police headquarters on South State Street for 13 years; and

WHEREAS, He was a member of the Chicago Press Veterans Association, the Illinois Saint Andrew Society, the South Suburban Chiefs of Police Association, the 721 Club and the Commissioning Committee for the U.S.S. Abraham Lincoln, and was also avidly involved in Scottish cultural events, including highland games and Scottish country dancing, due to his wife's Scotch heritage; and

WHEREAS, He is remembered by his colleagues in the journalism field as a dedicated, competitive reporter and photographer, and he was awarded the *Tribune's* Beck Award for photography in 1964 for his photographs of a pet llama that had escaped onto a highway and was subsequently captured; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 19th day of January, 1990, do hereby pay tribute to a respected member of the fourth estate for bringing credit and integrity to his profession, and do hereby extend our heartfelt condolences to his survivors, including his wife, Ann McNicoll Wood, his sisters and stepbrother; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Henry G. Wood, Jr.

CONGRATULATIONS EXTENDED TO SERGEANT RUSSELL V. LA BARBERA UPON HIS RETIREMENT AFTER THIRTY-THREE YEARS OF DEDICATED CITY SERVICE.

WHEREAS, Sergeant Russell V. LaBarbera will be retiring on March 6, 1990; and

WHEREAS, Sergeant LaBarbera was first appointed to the Chicago Police Department on May 16, 1956; and

WHEREAS, He was first assigned to the First District; and

WHEREAS, He moved to the Office of Chief of Patrol, was transferred to the Office of the 1st Deputy Superintendent, served in the Court Section of the Patrol Division and finally the Gun Registration Section; and

WHEREAS, For 33 years, Sergeant LaBarbera has been a dedicated and valuable member of the Chicago Police Department and has set a standard for performance that has served as a model for younger officers; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 19th day of January, 1990, do hereby pay tribute to Sergeant Russell V. LaBarbera, for his outstanding service to the City and the citizens of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Sergeant Russell V. LaBarbera.

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HONOR EXTENDED TO MR. HARRY F. CHADDICK FOR HIS NUMEROUS CONTRIBUTIONS TO BUSINESS AND GOVERNMENT.

WHEREAS, Harry F. Chaddick will be honored by The Missionary Sisters of the Sacred Heart of Jesus and the Trustees and Foundation Directors of the Columbus-Cabrini Medical Center in connection with the Fifteenth Annual Award Dinner at the Chicago Hilton and Towers on February 3, 1990; and

WHEREAS, Mr. Chaddick is a Chicago native with a rags-to-riches story worthy of Horatio Alger; and

WHEREAS, He grew up in a poor family on the west side, began as a delivery boy for a drugstore and eventually started his own trucking business that expanded to a fleet of 50 trucks; and

WHEREAS, He went on to serve his country as a transportation adviser to the United States government during the invasion of North Africa in World War II; and

WHEREAS, He returned to Chicago and entered the real estate business, and served for five years as director of the City Council's Committee on Buildings and Zoning, during which time, he rewrote the city's zoning code; and

WHEREAS, He also served as chairman of the Chicago Zoning Board of Appeals from 1967 through 1972; and

WHEREAS, He is credited with more than \$250 Million in real estate developments in Cook County during his career, including the Ford City Complex, the Highway Freight Terminal on South Pulaski Road, and the Brickyard Mall; and

WHEREAS, He established the Harry F. Chaddick and Elaine Chaddick Foundation, a philanthropic organization that gives money to religious, charitable, scientific, literary and educational institutions; and

WHEREAS, Harry F. Chaddick's accomplishments as a businessman, philanthropist and civic leader are worthy of the attention of this body; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 19th day of January, 1990, do hereby pay tribute to Harry F. Chaddick for his numerous achievements in business and government and as a philanthropist; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Harry F. Chaddick.

AGREED CALENDAR

WHEREAS, Frank R. Zimmerman is recognized and respected as a distinguished civic and corporate leader of Chicago; and

WHEREAS, Frank Zimmerman, who is retiring as president and chief executive officer of Illinois Bell, has demonstrated strong, sensitive and responsible leadership of the telecommunications company which serves the people of Chicago, which is headquartered in the city and is one of the city's major employers; and

WHEREAS, Frank R. Zimmerman has made significant contributions to the economic development of the City, including serving as chairman of the Sponsors Committee of the Chicago Business Opportunity Fair; as a director of the Chicago Central Area Committee and co-chair of its Riverwalk Project; as a member of the Strategic Planning Committee of the Economic Development Commission; and as co-chair of Chicago United's Economic Development Task Force and its Co-Champion for the Pilsen Neighborhood; and

WHEREAS, Frank R. Zimmerman has volunteered strong civic leadership, including serving as a member of the City of Chicago's Financial Research and Advisory Council and the Business Advisory Council of the Chicago Urban League; as chairman of the General Business Group of the 1989 United Way/Crusade of Mercy; as a governor of the Illinois Council on Economic Education; and Trustee of the John G. Shedd Aquarium and the Illinois Institute of Technology; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 19th day of January, 1990, do hereby honor and applaud the efforts of Frank R. Zimmerman for his personal, caring commitment to Chicago and to the improvement of the quality of life for those who live and work in our community. Through those efforts, he has become a role model for effective corporate citizenship and humane community leadership, and we offer him our sincere wishes for many years of continued fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and forwarded to Mr. Zimmerman.

GOVERNMENT OF UNITED KINGDOM URGED TO EXONORATE "BIRMINGHAM SIX", "GUILDFORD FOUR" AND "WINCHESTER THREE".

WHEREAS, Hugh Callaghan, Patrick Hill, Gerald Hunter, Richard McIlkenny,

William Power and John Walker, collectively known as the "Birmingham Six", have each served over fifteen years of a life prison sentence for a crime they did not commit; and

WHEREAS, Patrick Armstrong, Gerard Conlon, Paul Hill and Carole Richardson, otherwise known as the "Guildford Four", were released last October 19, after serving fourteen years of a life prison sentence for a crime they did not commit; and

WHEREAS, Numerous witnesses and new forensic evidence, if presented and considered by the presiding court of law, would exonerate all of these individuals of involvement in the Irish Republican Army and the 1974 bombing campaign conducted in the United Kingdom; and

WHEREAS, These prisoners have the full support of the Irish Catholic Bishops' conference, Prime Minister Charles Haughey of the Republic of Ireland and more than two hundred members of the British Parliament; and

WHEREAS, The arrest and recent conviction of Martina Shanahan, Finbar Cullen, and John McCann, also recognized as the "Winchester Three", for ambiguous and vague charges of conspiring to assassinate the Secretary of State of Northern Ireland, Tom King, and other unknown persons have become recognized as the newest instance of a gross violation of the principles and ideals of the British common law system; and

WHEREAS, Similar miscarriages of justice still occur when Irish citizens are brought and tried before the British courts; and

WHEREAS, Amnesty International has formally expressed its concern to the British government over the flagrant miscarriages of justice in the cases of the Birmingham Six and the Guildford Four; and

WHEREAS, Cardinal Thomas O'Fiach, the Catholic Primate of Ireland, along with the Irish Catholic Bishops' Commission on Prisoners Overseas have expressed grave concern over the miscarriage of justice in the case of the Winchester Three; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 19th day of January, 1990, do hereby proclaim the innocence of the Birmingham Six, the Guildford Four and the Winchester Three, and do hereby urge the British government to release them from prison; and

Be It Further Resolved, That copies of this resolution be forwarded to the Prime Minister of England, The Honorable Margaret Thatcher; the Prime Minister of the Republic of Ireland, The Honorable Charles Haughey; Cardinal Thomas O'Fiach, the Catholic Primate of the Republic of Ireland; and Solicitor Gareth Pierce of London, England, attorney for the Birmingham Six, Guildford Four and Winchester Three.

Presented By

ALDERMAN BANKS (36th Ward):

CONGRATULATIONS EXTENDED TO MR. TODD ZELKO ON ACHIEVING RANK OF EAGLE SCOUT.

WHEREAS, Todd Zelko, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Priscilla's Church Boy Scout Troop No. 803, Todd Zelko has applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Todd Zelko will receive this award on February 9, 1990; he will be the 91st Boy Scout from Troop No. 803 to achieve this distinguished position since 1961; and

WHEREAS, Todd Zelko represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this 19th day of January, 1990, A.D., do hereby offer our heartiest congratulations to Todd Zelko on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Todd Zelko.

Presented By

ALDERMAN PUCINSKI (41st Ward):

SUPPORT GIVEN TO RUMANIA IN ITS MOVE TOWARD DEMOCRACY.

WHEREAS, The people of Rumania have valiantly overthrown the totalitarian rule of the Ceausescu government; and

WHEREAS, Thousands of people including Hungarians, Jews, Germans, Ukrainians and other minorities along with Rumanians paid the ultimate sacrifice to bring this reign of terror down; and WHEREAS, Cultural genocide and forced assimilation of minorities were governmental policies under the Ceausescu regime; and

WHEREAS, The people of Chicago and the United States support Rumania's move towards democracy; and

WHEREAS, The provisional government of Rumania contains numerous officials from previous repressive governments; and

WHEREAS, Democratization of Rumania must include representation of and participation by all ethnic minorities and religious freedom for all; now, therefore,

Be It Resolved, That the City Council of the City of Chicago urges that the United States Congress and the President of the United States condition any economic and reconstructive assistance upon Rumania's repeal of all persecutive laws including ethnic minorities, in accordance with the Helsinki Accords and the United Nations Convention on Human Rights; and

Be It Further Resolved, That the United States support and encourage the sending of internationally recognized human rights watch organizations to oversee the development of minority human rights.

Presented By

ALDERMAN NATARUS (42nd Ward):

CONGRATULATIONS EXTENDED TO MR. MAXIM COHEN ON OCCASION OF HIS NINETIETH BIRTHDAY.

WHEREAS, Mr. Maxim Cohen celebrated his ninetieth birthday on the first day of January, 1990; and

WHEREAS, Mr. Cohen is known internationally for his contributions and achievements in the maritime industry; and

WHEREAS, During the war years, Mr. Cohen was very active in the civilian maritime industry; and

WHEREAS, Mr. Cohen was instrumental in the development of the St. Lawrence Seaway; and

WHEREAS, Mr. Cohen was president of Central Synagogue for many years; and

WHEREAS, Mr. Cohen was director of the Port of Chicago for 28 years; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago assembled in meeting this nineteenth day of January, 1990, do hereby honor and congratulate Mr. Maxim Cohen on the occasion of his ninetieth birthday, and do also extend our deepest gratitude for all that he has done for the citizens and the City of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. Maxim Cohen.

Presented By

ALDERMAN LEVAR (45th Ward):

CONGRATULATIONS EXTENDED TO MR. AND MRS. ALFRED G. HELDT ON OCCASION OF THEIR GOLDEN WEDDING ANNIVERSARY.

WHEREAS, On February 3, 1990, Mr. and Mrs. Alfred G. Heldt, outstanding Chicago citizens, celebrate fifty golden years of wedded bliss; and

WHEREAS, Highly active and visable in their community, Mr. and Mrs. Alfred G. Heldt celebrate this great occasion with their family and many friends; and

WHEREAS, Mr. and Mrs. Alfred G. Heldt represent the strength and solidity of family life; they have two children 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 19th day of January, 1990, A.D., do hereby offer our heartiest congratulations to Mr. and Mrs. Alfred G. Heldt on the occasion of their golden wedding anniversary and extend to this fine couple 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. Alfred G. Heldt.

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Presented By

ALDERMAN LEVAR (45th Ward) AND ALDERMAN SOLIZ (25th Ward):

CONGRATULATIONS EXTENDED TO MRS. HELEN HEMAK ON OCCASIONS OF HER RETIREMENT AND SEVENTIETH BIRTHDAY.

WHEREAS, On January 21, Helen Hemak, noted Chicago citizen and public servant, celebrates both her 70th birthday and her retirement; and

WHEREAS, A dedicated Cook County employee for more than three decades, Helen Hemak spent many years in government and as a highly visible and active member of the Democratic Party. She acted as Ward Committeewoman of the 25th Ward Regular Democratic Organization under Alderman/Committeeman Vito Marzullo; and

WHEREAS, A symbol of the strength and solidity of family life, the union of Helen Hemak and her late husband, Walter, yielded two children and three grandchildren, now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 19th day of January, 1990, A.D., do hereby extend our congratulations to Helen Hemak on her birthday celebration and on the occasion of her retirement after 33 years of service to the people of Cook County, Illinois, and extend to this fine citizen and her family our very best wishes; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Helen Hemak.

Presented By

ALDERMAN SHILLER (46th Ward):

LAKE SHORE SENIOR CENTER COMMENDED FOR GENEROSITY TO CHELSEA HOUSE SENIOR CITIZENS RESIDENCE.

WHEREAS, The Chelsea House, a senior citizens residence, suffered severe boiler problems just prior to the Christmas holidays, so that the common rooms, including the dining room and the kitchen were not functioning; and WHEREAS, A number of local businesses and community volunteers and community groups joined the staffs of the Departments of Aging and Disability and Human Services.

all of whom worked tirelessly to assist the residents; and

WHEREAS, The Lake Shore Senior Center, a not-for-profit senior self-help group, located at 4403 North Sheridan Road assisted in this effort; now, therefore,

Be It Resolved, That the Mayor and the City Council of Chicago hereby congratulate and commend them for their generosity; and

Be It Further Resolved, That a suitable copy of this resolution be made available to the Lake Shore Senior Center.

MR. THOMAS TUNNEY AND STAFF OF ANN SATHERS RESTAURANT COMMENDED FOR GENEROSITY TO CHELSEA HOUSE SENIOR CITIZENS RESIDENCE.

WHEREAS, The Chelsea House, a senior citizens residence, suffered severe boiler problems just prior to the Christmas holidays, so that the common rooms, including the dining room and the kitchen were not functioning; and

WHEREAS, A number of local businesses and community volunteers joined the staffs of the Departments of Aging and Disability and Human Services, all of whom worked tirelessly to assist the residents; and

WHEREAS, It was necessary to bring in hot food that could be served to the seniors in their rooms; and

WHEREAS, Tom Tunney, the owner of Ann Sathers Restaurant, delivered 186 hot lunches to the Chelsea House; now, therefore,

Be It Resolved, That the Mayor and the City Council of Chicago hereby congratulate and commend Tom Tunney and the staff of Ann Sathers Restaurant for their generosity; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Tom Tunney.

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MR. ROBERT HEDRICK OF NATIONWIDE VIDEO COMMENDED FOR GENEROSITY TO CHELSEA HOUSE SENIOR CITIZENS RESIDENCE.

WHEREAS, The Chelsea House, a senior citizens residence, suffered severe boiler problems just prior to the Christmas holidays, so that the common rooms, including the dining room and the kitchen were not functioning; and

WHEREAS, A number of local businesses and community volunteers joined the staffs of the Departments of Aging and Disability and Human Services, all of whom worked tirelessly to assist the residents; and

WHEREAS, Bob Hedrick of Nationwide Video delivered a VCR and a series of films for the entertainment of the residents; now, therefore,

Be It Resolved, That the Mayor and the City Council of Chicago hereby congratulate and commend Bob Hedrick for his generosity; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Bob Hedrick.

MR. HOWARD QUAM AND STAFF OF GOLDEN NUGGET RESTAURANT COMMENDED FOR GENEROSITY TO CHELSEA HOUSE SENIOR CITIZENS RESIDENCE.

WHEREAS, The Chelsea House, a senior citizens residence, suffered severe boiler problems just prior to the Christmas holidays, so that the common rooms, including the dining room and the kitchen were not functioning; and

WHEREAS, A number of local businesses and community volunteers joined the staffs of the Departments of Aging and Disability and Human Services, all of whom worked tirelessly to assist the residents; and

WHEREAS, It was necessary to bring in hot food that could be served to the seniors in their rooms; and

WHEREAS, Howard Quam, the owner of the Golden Nugget Restaurant at 4747 North Ravenswood Avenue served hot breakfasts to the Chelsea House residents for four days; now, therefore, *Be It Resolved*, That the Mayor and the City Council of Chicago hereby congratulate and commend Howard Quam and his manager, Marco Garza, and the staff of the Golden Nugget Restaurant on West Lawrence Avenue for their generosity; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Howard Quam.

MR. SAMUEL TOIA AND STAFF OF LEONA'S RESTAURANT COMMENDED FOR GENEROSITY TO CHELSEA HOUSE SENIOR CITIZENS RESIDENCE.

WHEREAS, The Chelsea House, a senior citizens residence, suffered severe boiler problems just prior to the Christmas holidays, so that the common rooms, including the dining room and the kitchen were not functioning; and

WHEREAS, A number of local businesses and community volunteers joined the staffs of the Departments of Aging and Disability and Human Services, all of whom worked tirelessly to assist the residents; and

WHEREAS, It was necessary to bring in hot food that could be served to the seniors in. their rooms; and

WHEREAS, Sam Toia of Leona's Restaurant opened his kitchen on Christmas day and prepared a special Chirstmas dinner that was delivered to the Chelsea House and, in addition, provided hot breakfasts for the residents for one week; now, therefore,

Be It Resolved, That the Mayor and the City Council of Chicago hereby congratulate and commend Sam Toia and the staff of Leona's Restaurant for their generosity; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Sam Toia.

MR. LOUIS GORGEES AND STAFF OF MESOPOTAMIA RESTAURANT COMMENDED FOR GENEROSITY TO CHELSEA HOUSE SENIOR CITIZENS RESIDENCE.

WHEREAS, The Chelsea House, a senior citizens residence, suffered severe boiler problems just prior to the Christmas holidays, so that the common rooms, including the dining room and the kitchen were not functioning; and WHEREAS, A number of local businesses and community volunteers joined the staffs of the Departments of Aging and Disability and Human Services, all of whom worked tirelessly to assist the residents; and

WHEREAS, It was necessary to bring in hot food that could be served to the seniors in their rooms; and

WHEREAS, Louis Gorgees, the owner of Mesopotamia Restaurant, delivered 186 hot dinners to the Chelsea House as well as lunches to volunteers working in the building to resolve the problems and assist the seniors; now, therefore,

Be It Resolved, That the Mayor and the City Council of Chicago hereby congratulate and commend Louis Gorgees and the staff of Mesopotamia Restaurant for their generosity; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Louis Gorgees.

Presented By

ALDERMAN SCHULTER (47th Ward):

CONGRATULATIONS EXTENDED TO MRS. MARIE C. CASAZZA ON OCCASION OF HER NINETIETH BIRTHDAY.

WHEREAS, Mrs. Marie C. Casazza, one of Chicago's most beloved and venerable citizens, is celebrating her 90th birthday January 20, 1990; and

WHEREAS, The history of Marie C. Casazza parallels most of the history of this great city. When Marie attended Assumption School and Church, 323 West Illinois Street, Mother Cabrini, who is now a canonized saint, was her principal. Marie grew up in the area just north of the Loop and was able to observe Chicago's growth into a major world city of the 20th century; and

WHEREAS, Married February 23, 1927, Marie and John C. Casazza owned Casazza's auto business at 504 North Wells Street for some four decades. At one time the enterprising couple also owned a theater at North Avenue and Wells Street in the heart of Chicago's near north side; and

WHEREAS, Marie C. Casazza has always entertained her many friends and has found a good deal of time to help those less fortunate than she. But her main interest has been her family: five children, seventeen grandchildren and twenty- four great-grandchildren, most of whom celebrate this great occasion with her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 19th day of January, 1990, A.D., do hereby join in the celebration of the 90th birthday of Mrs. Marie C. Casazza, and extend to this great citizen our fervent hope for many more years of happiness and prosperity; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. Marie C. Casazza.

CONGRATULATIONS EXTENDED TO MR. KENNETH HEIDLAUF ON ACHIEVING RANK OF EAGLE SCOUT.

WHEREAS, Kenneth Heidlauf, outstanding young citizen of Chicago's great north side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Benedict's Church Boy Scout Troop Number 865, Kenneth Heidlauf has applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Kenneth Heidlauf represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 19th day of January, 1990, A.D., do hereby offer our heartiest congratulations to Kenneth Heidlauf on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Kenneth Heidlauf.

Presented By

ALDERMAN M. SMITH (48th Ward):

PEGASUS PLAYERS HONORED FOR THEIR PROMOTION OF YOUNG PLAYWRIGHTS FESTIVAL.

WHEREAS, Pegasus Players is one of Chicago's most respected not-for-profit theatres

and has developed a program by which Chicago's youth are encouraged to practice the craft of playwriting by entering scripts into the "Pegasus Players Chicago Young Playwrights Festival" which is now in its third year; and

WHEREAS, Pegasus Players have carefully designed their program to promote the joys of writing with the rigorous discipline that the art requires by:

1) teaching the basics of theatre to teenagers, particularly teens in Chicago's urban population who might not receive much exposure to the performing arts,

2) providing a vehicle for youth to voice their concerns in a creative, constructive form of self-expression,

3) promoting literacy by developing communications and writing skills; and

WHEREAS, Pegasus Players received 113 scripts from Chicago youth in 1989 representing Chicago's public, parochial and private schools and awarded three playwrights the honor of sharing first prize for their fine works, namely "There's a Right and a Wrong Way to Love Someone" by Rimini Butler of Richard T. Crane High School; "Go For the Bad" by Michael Horton of Olive Harvey Middle College; and "Voices" by Valeri Austin of Saint Ignatius High School; and

WHEREAS, Pegasus Players have, through the help of the City of Chicago Department of Cultural Affairs and Community Development Block Grant funding, put together a team of culturally and racially mixed actors who visit Chicago's schools to perform a scene from each of those winning plays for the students; and

WHEREAS, Pegasus Players have taken their winning show this very day to Senn Metropolitan Academy and Swift Elementary School in Chicago's 48th Ward to perform for the students of those two fine Chicago public schools; now, therefore,

Be It Resolved, That we, Mayor Richard M. Daley and the members of the City Council of the Chicago, gathered here this 19th day of January, 1990, A.D., do hereby honor Pegasus Players for their continued dedication of promoting the arts to the youth of Chicago and congratulate Rimini Butler, Michael Horton and Valeri Austin for their award winning scripts and declare today as "Pegasus Players Young Playwrights Day" in Chicago, and

Be It Further Resolved, That copies of this resolution be prepared that are suitable for presentation.

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CONGRATULATIONS EXTENDED TO MS. BLANCHE FARKAS ON OCCASION OF HER ONE-HUNDREDTH BIRTHDAY.

WHEREAS, Blanche Farkas entered this world on the 27th of January, 1890 and will be celebrating her 100th birthday this year with all of her many friends at Kenmore Plaza in Chicago's 48th Ward; and

WHEREAS, Blanche Farkas has attained one of the truly great and remarkable feats of life by reaching her 100th year: an accomplishment of great testimony to her spirit which is encouraging to us all; now, therefore,

Be It Resolved, That we, Mayor Richard M. Daley and the members of the City Council of the City of Chicago gathered here this 19th day of January, 1990, A.D., do hereby honor and congratulate Blanche Farkas on her 100th birthday and declare the 27th of January, 1990 "Blanche Farkas Day" in the City of Chicago; and

Be It Further Resolved, That a copy of this resolution be prepared that is suitable for presentation.

Presented By

ALDERMAN ORR (49th Ward):

CONGRATULATIONS EXTENDED TO MR. JOHN T. TRUTTER ON OCCASION OF HIS RETIREMENT FROM CHICAGO TOURISM COUNCIL.

WHEREAS, John T. Trutter has been active as a community, business and civic leader for more than 40 years; and

WHEREAS, John T. Trutter serves more than 25 organizations in the capacities of chairman, director, and member; and

WHEREAS, John T. Trutter has served as chairman of United Cerebral Palsy for more than 20 years, formerly served as president of the Illinois State Historical Society and chairman of Children's Home & Aid Society and currently serves as chancellor of the Lincoln Academy of Illinois; and

WHEREAS, John T. Trutter served for many years as an executive at Illinois Bell and currently heads his own consulting firm, John T. Trutter Company; and

WHEREAS, John T. Trutter served as president of the Chicago Tourism Council until his recent retirement, aggressively promoting the city as a center of tourism and world trade; and WHEREAS, John T. Trutter has made major contributions to the betterment of Chicago and to the enrichment of its economic social and cultural life; now, therefore,

Be It Resolved, That the City Council and Mayor of Chicago do hereby congratulate and commend John T. Trutter for his many years of community service and thank him for his contributions as president of the Chicago Tourism Council on the occasion of his retirement from that body; and

Be It Further Resolved, That the City Council and Mayor of Chicago do hereby wish John T. Trutter many more years of health, happiness and active service in whatever endeavors he chooses to undertake.

MATTERS PRESENTED BY THE ALDERMEN.

(Presented By Wards, In Order, Beginning With The Fiftieth 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:

NEW BUSINESS PRESENTED BY ALDERMEN

10665

Alderman

ROTI (1st Ward)

· .

STEELE (6th Ward)

GABINSKI (32nd Ward)

NATARUS (42nd Ward)

. . .

EISENDRATH (43rd Ward)

M. SMITH (48th Ward)

ORR (49th Ward)

Location, Distance And Time

West Jackson Boulevard, at 600 -- at all times -- handicapped only;

North Wabash Avenue (east side) from a point 85 feet south of East Wacker Drive, to a point 45 feet south thereof -- at all times -- no exceptions;

South Cottage Grove Avenue, at 7508 --9:00 A.M. to 5:00 P.M. -- daily;

West Fullerton Avenue, at 1418 -- 11:00 A.M. to 11:00 P.M. -- Monday through Saturday;

West Grand Avenue, at 315 -- at all times -- Saturday through Sunday;

West Ontario Street, at 227, alongside on North Franklin Street -- at all times;

North Clark Street, at 1816 -- at all times;

North Clark Street, at 5611 -- 5619 -- 8:00 A.M. to 6:00 P.M. -- daily;

North Rogers Avenue (south side) from a point 96 feet northeast of North Clark Street, to a point 154 feet northeast thereof -- 7:00 A.M. to 9:00 P.M. -- daily -- no exceptions.

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Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED LOADING ZONES DURING SPECIFIED HOURS ON PORTION OF WEST BELMONT AVENUE.

Alderman Hansen (44th Ward) presented a proposed ordinance which would amend a previously passed ordinance by striking the words "West Belmont Avenue (north side) from a point 30 feet west of North Halsted Street, to a point 50 feet west thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday" relative to the loading zone on a portion of West Belmont Avenue and inserting in lieu thereof "West Belmont Avenue (north side) from a point 30 feet west of North Halsted Street, to a point 25 feet west thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED LOADING ZONE DURING SPECIFIED HOURS ON PORTIONS OF WEST OGDEN AVENUE AND NORTH OZANAM AVENUE.

Alderman Gutierrez (26th Ward) and Alderman Garcia (22nd Ward) presented a proposed ordinance which would amend a previously passed ordinance by striking the words "West Ogden Avenue and North Ozanam Avenue (east side) at 3745 -- 3747; approximately 25 feet, from a point 60 feet north of West Addison Street, to a point 65 feet north thereof -- 8:00 A.M. to 6:00 P.M. -- except Saturdays, Sundays and holidays" relative to the loading zone on portions of West Ogden Avenue and North Ozanam Avenue and inserting in lieu thereof "West Ogden Avenue (east side) at 3745 -- 3747; approximately 25 feet, from a point 60 feet north of West Ogden Avenue, to a point 65 feet north thereof at all times", which was *Referred* to the Committee on Traffic Control and Safety.

Referred -- ESTABLISHMENT OF ONE-WAY TRAFFIC RESTRICTIONS ON PORTIONS OF SPECIFIED PUBLIC WAYS.

The aldermen named below presented proposed ordinances 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:

10667

Alderman

ROTI (1st Ward)

Public Way

First north-south alley bounded by North Desplaines Street, the Kennedy Expressway, West Randolph Street and West Washington Street -- northerly;

West Court Place, between North Desplaines Street and the first northsouth alley west thereof -- westerly;

KRYSTYNIAK (23rd Ward)

BANKS (36th Ward)

Alley between South Neva Avenue and South Harlem Avenue, from West 57th Street to West 58th Street -- northerly;

First east-west alley south of West Addison Street, between North Olcott Avenue and North Oleander Avenue -easterly.

Referred -- DISCONTINUANCE OF ONE-WAY TRAFFIC RESTRICTION ON PORTION OF NORTH LOCKWOOD AVENUE.

Alderman Cullerton (38th Ward) presented a proposed ordinance to discontinue the oneway traffic restriction on that portion of North Lockwood Avenue, from West Montrose Avenue to West Berteau Avenue, which was *Referred to the Committee on Traffic Control* and Safety.

Referred -- EXTENSION OF PARKING METER AREA NUMBER 315 ON PORTION OF WEST DAKIN STREET.

Alderman Levar (45th Ward) presented a proposed order which would extend Parking Meter Area Number 315 along the south side of West Dakin Street, from North Cicero Avenue to the first alley west thereof for the scheduled rate of twenty-five cents per one-hour of parking, during the hours of 9:00 A.M. and 6:00 P.M. -- Monday through Saturday, which was Referred to the Committee on Traffic Control and Safety.

Referred -- COMMISSIONER OF PUBLIC WORKS REQUESTED TO CONSIDER INSTALLATION OF ONE-HOUR PARKING METERS ON PORTION OF WEST HUBBARD STREET.

Alderman Natarus (42nd Ward) presented a proposed order directing the Commissioner of Public Works to give consideration to the installation of one-hour parking meters on that portion of West Hubbard Street, from North Orleans Street to the parking lot, with the exception of the Bradley Building entrance area, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- PROHIBITION OF PARKING AT ALL TIMES AT DESIGNATED 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

ROTI (1st Ward)

Location And Distance

North Clark Street (east side) from West Lake Street to West Randolph Street;

South Loomis Street (east side) from a point 170 feet north of West Van Buren Street, to a point 60 feet north thereof (except for handicapped);

West Van Buren Street (north side) from a point 190 feet east of South Loomis Street, to a point 60 feet east thereof (except for handicapped); Alderman

T. EVANS (4th Ward)

STEELE (6th Ward)

.

SHAW (9th Ward)

VRDOLYAK (10th Ward)

HUELS (11th Ward)

Location And Distance

South Woodlawn Avenue, at 5048 (except for handicapped);

South Champlain Avenue, at 8141 (except for handicapped);

South Vernon Avenue, at 9408 (except for handicapped);

East 92nd Street, at 432 (except for handicapped);

South Corliss Avenue, at 10352 (except for handicapped);

South Parnell Avenue, at 12840 (except for handicapped);

South Avenue G, at 10548 (except for handicapped);

South Avenue M, at 10053 (except for handicapped);

South Hillock Avenue, at 2703 (except for handicapped);

South Lowe Avenue, at 2631 (except for handicapped);

South Marshfield Avenue, at 3643 (except for handicapped);

South Parnell Avenue, at 3223 (except for handicapped);

West 36th Street, at 547 (except for handicapped);

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Alderman

FARY (12th Ward)

MADRZYK (13th Ward)

BURKE (14th Ward)

KELLAM (18th Ward)

J. EVANS (21st Ward)

KRYSTYNIAK (23rd Ward)

HENRY (24th Ward)

E. SMITH (28th Ward)

BIALCZAK (30th Ward)

Location And Distance

South Honore Street, at 4323 (except for handicapped);

South Montgomery Street, at 4103 (except for handicapped);

West 47th Street, at 2510 (except for handicapped);

South Tripp Avenue, at 6011 (except for handicapped);

South Sacramento Avenue, at 5632 (except for handicapped);

South Morgan Street, at 8204 (except for handicapped);

South Emerald Street, at 9727 (except for handicapped);

South Massasoit Avenue, at 5825 (except for handicapped);

South Millard Avenue, at 2152 (except for handicapped);

West Adams Street, at 4136 (except for handicapped);

West Fulton Street, at 3415 (except for handicapped);

West Barry Avenue, at 4703 (except for handicapped);

North Monitor Avenue, at 2256 (except for handicapped);

Alderman

GABINSKI (32nd Ward)

MELL (33rd Ward)

KOTLARZ (35th Ward)

BANKS (36th Ward)

CULLERTON (38th Ward)

LAURINO (39th Ward)

O'CONNOR (40th Ward)

NATARUS (42nd Ward)

Location And Distance

North Hermitage Avenue, at 833 (except for handicapped);

North Rockwell Street, at 2315 (except for handicapped);

West Berteau Avenue, at 3349 (except for handicapped);

North Mango Avenue, at 2955 (except for handicapped);

North Lockwood Avenue (west side) from West Montrose Avenue to West Berteau Avenue;

North Long Avenue, at 4151 (except for handicapped);

North Melvina Avenue, at intersection of West Joyce Street;

North Bernard Street, at 5104 (except for handicapped);

North Ravenswood Avenue (east side) from West Rosehill Drive to West Thorndale Avenue;

West Hubbard Street (south side) alongside 414 North Orleans Street (front entrance area to Bradley Building);

JOURNAL--CITY COUNCIL--CHICAGO

Alderman

EISENDRATH (43rd Ward)

.

LEVAR (45th Ward)

SHILLER (46th Ward)

SCHULTER (47th Ward)

M. SMITH (48th Ward)

STONE (50th Ward)

Location And Distance

North Magnolia Avenue (west side) from a point 20 feet south of North Clybourn Avenue, to a point 110 feet south thereof;

North Latrobe Avenue, at 5224 (except for handicapped);

North Pulaski Road, at 4206 (except for handicapped);

North Clarendon Avenue, at 4510 (driveway);

West Hutchinson Street, at 1462 (except for handicapped);

North Claremont Avenue, at 4924 (except for handicapped);

North Winthrop Avenue, at 5119;

West Chase Avenue, at 3112 (except for handicapped).

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

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

10673

Alderman

T. EVANS (4th Ward)

LANGFORD (16th Ward)

GABINSKI (32nd Ward)

Location, Distance And Time

South Lake Park Avenue, at 4019 -- 8:00 A.M. to 4:00 P.M. -- Monday through Friday (except school buses);

South Stewart Avenue, at 6547 -- 7:00 A.M. to 3:00 P.M. -- Monday through Friday;

West Superior Street (south side) from a point 35 feet east of North Sangamon Street, to a point 50 feet east thereof --6:00 A.M. to 6:00 P.M. -- Monday through Friday.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION DURING SPECIFIED HOURS ON PORTION OF WEST WARREN BOULEVARD.

Alderman E. Smith (28th Ward) presented a proposed ordinance which would amend a previously passed ordinance by striking the words "West Warren Boulevard (both sides) between North Kedzie Avenue and North Homan Avenue, during the hours of 6:00 A.M. and 9:00 A.M." relative to the parking prohibition on a portion of West Warren Boulevard and inserting in lieu thereof "West Warren Boulevard (south side) between North Kedzie Avenue and North Homan Avenue, during the hours of 6:00 A.M. and 9:00 A.M." relative to the parking prohibition on a portion of West Warren Boulevard and inserting in lieu thereof "West Warren Boulevard (south side) between North Kedzie Avenue and North Homan Avenue, during the hours of 6:00 A.M. and 9:00 A.M. -- daily", which was Referred to the Committee on Traffic Control and Safety.

Referred -- DISCONTINUANCE OF PARKING PROHIBITION AT 4925 SOUTH KOMENSKY AVENUE.

Alderman Krystyniak (23rd Ward) presented a proposed ordinance which would amend a previously passed ordinance by discontinuing the parking prohibition at 4925 South Komensky Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- DISCONTINUANCE OF PARKING PROHIBITION AND TOW-AWAY ZONE ON PORTION OF WEST HUBBARD STREET.

Alderman Natarus (42nd Ward) presented a proposed ordinance which would amend a previously passed ordinance by discontinuing the parking prohibition and tow-away zone at 414 North Orleans Street, located alongside West Hubbard Street (south side) from North Orleans Street to the parking lot, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- REPEAL OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT 2431 WEST BERTEAU AVENUE.

Alderman Schulter (47th Ward) presented a proposed ordinance to repeal an ordinance passed on October 12, 1983 which prohibited parking at all times at 2431 West Berteau Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF RESIDENTIAL PERMIT PARKING ZONE ON PORTION OF WEST ROSCOE STREET.

Alderman Cullerton (38th Ward) presented a proposed order to establish a residential permit parking zone at all times in the 4800 block of West Roscoe Street, which was *Referred* to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED RESIDENTIAL PERMIT PARKING ZONE ON PORTION OF NORTH CENTRAL PARK AVENUE.

Alderman Kotlarz (35th Ward) presented a proposed ordinance which would amend an ordinance passed on September 13, 1989 (Council Journal pages 4873 -- 4880) by striking the

words "North Central Park Avenue (both sides) from West Waveland Avenue to West Grace Street -- at all times" relative to the residential permit parking zone on a portion of North Central Park Avenue and inserting in lieu thereof "North Central Park Avenue (west side) from West Waveland Avenue to West Grace Street -- at all times", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED RESIDENTIAL PERMIT PARKING ZONE ON PORTION OF WEST 57TH STREET.

Alderman Krystyniak (23rd Ward) presented a proposed ordinance which would amend an ordinance passed on December 18, 1989 by striking the words "West 57th Street (both sides) between South Narragansett Avenue and the first alley west thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday -- Zone 29" and inserting in lieu thereof "West 57th Street (north side) between South Narragansett Avenue and the first alley west thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday -- Zone 29", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- DESIGNATION OF SERVICE DRIVES/DIAGONAL PARKING AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to designate service drives and permit diagonal parking at the locations and for the distances specified, which were *Referred* to the Committee on Traffic Control and Safety, as follows:

Alderman

Public Way

ROTI (1st Ward)

KOTLARZ (35th Ward)

West Court Place (south side) from North Desplaines Street to the first alley west thereof;

West Patterson Avenue (both sides) from North Pulaski Road to the first alley west thereof;

BANKS (36th Ward)

Public Way

North Meade Avenue (east side) from West Diversey Avenue to the first alley north thereof.

Referred -- ESTABLISHMENT OF SPEED LIMITATIONS ON PORTIONS OF SPECIFIED PUBLIC WAYS.

The aldermen named below presented three proposed ordinances to limit the speed of vehicular traffic on portions of specified public ways, which were *Referred to the Committee* on *Traffic Control and Safety*, as follows:

Location

Alderman

LANGFORD (16th Ward).

South Stewart Avenue, in the 6500 block -- 20 miles per hour;

J. EVANS (21st Ward)

South Winston Avenue (east side) near 9643 -- 20 miles per hour;

South Winston Avenue (east side) near 9843 -- 20 miles per hour.

Referred -- ESTABLISHMENT OF TOW-AWAY ZONES AT ALL TIMES AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to establish tow-away zones at all times for the locations designated and the distances specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

ROTI (1st Ward)

Location, Distance And Time

West Arcade Place (both sides) between South Franklin Street and South Wacker Drive:

South Blue Island Avenue (east side) between West Maxwell Street and West Roosevelt Road;

LEVAR (45th Ward)

SHILLER (46th Ward)

West Dakin Street (south side) from. North Cicero Avenue to the first alley west thereof;

West Buena Avenue, at 1026 (driveway);

West Gordon Terrace, at 720;

West Sunnyside Avenue, at 810 (driveway).

Referred -- INSTALLATION OF AUTOMATIC TRAFFIC CONTROL SIGNALS AT SPECIFIED LOCATIONS.

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

Alderman

BANKS (36th Ward)

STONE (50th Ward)

Location

West Barry Avenue and North Oak Park Avenue -- flashing caution lights;

West Wellington Avenue and North Oak Park Avenue -- flashing caution lights;

West Touhy Avenue and North Kedzie Avenue -- "Left Turn" signal.

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Referred -- INSTALLATION OF TRAFFIC SIGNS AT SUNDRY LOCATIONS.

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

Alderman

STEELE (6th Ward)

VRDOLYAK (10th Ward)

LANGFORD (16th Ward)

STREETER (17th Ward)

J. EVANS (21st Ward)

KRYSTYNIAK (23rd Ward)

Location And Type Of Sign

East 96th Street, at South Indiana Avenue -- "Stop";

South Brandon Avenue and East 92nd Street -- "Stop";

West 58th Street and South May Street --"Two-Way Stop";

West 64th Street and South Stewart Avenue -- "Four-Way Stop";

West 66th Street and South Stewart Avenue -- "Stop";

South Wentworth Avenue, at West 72nd Street -- "Stop";

West 90th Street and South Union Avenue -- "Stop";

West 97th Street, at South Yale Avenue -- "Stop";

West 55th Street and South Kostner Avenue -- "No Turn On Red";

West 57th Street, at South Nottingham Avenue -- "Stop";

BANKS (36th Ward)

CULLERTON (38th Ward)

O'CONNOR (40th Ward)

EISENDRATH (43rd Ward)

LEVAR (45th Ward)

SHILLER (46th Ward)

ORR (49th Ward)

Location And Type Of Sign

West George Street and North New England Avenue -- "Stop";

North Neva Avenue and West Cortland Street -- "Stop";

North Oak Park Avenue (both sides) in the 3200 block -- "Children Playing";

West Patterson Avenue, at North Lockwood Avenue -- "Stop";

West Warwick Avenue and North Mobile Avenue -- "Three-Way Stop";

West Ardmore Avenue, at North Artesian Avenue -- "Stop";

North Mohawk Street and West Menomonee Street -- "Four-Way Stop";

North Neva Avenue and West Gunnison Street -- "No Right Turn -- 6:00 A.M. to 9:00 A.M. and 4:00 P.M. to 7:00 P.M.";

West Waveland Avenue, at North Janssen Avenue -- "Stop";

North Lockwood Avenue, at West Albion Avenue -- "Stop".

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Referred -- REPEAL OF ORDER WHICH ESTABLISHED "STOP" SIGNS AT INTERSECTION OF WEST 110TH STREET AND SOUTH HARDING AVENUE.

Alderman Sheahan (19th Ward) presented a proposed order to repeal an order passed on October 4, 1989 establishing "Stop" signs at the intersection of West 110th Street and South Harding Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- COMMISSIONER OF PUBLIC WORKS REQUESTED TO CONSIDER ERECTION OF "PARKING PROHIBITED" SIGNS ON PORTIONS OF NORTH CLARK STREET.

Alderman Stone (50th Ward) presented a proposed order directing the Commissioner of Public Works to give consideration to the erection of signs prohibiting parking during specified hours on those portions of North Clark Street, between West Pratt Avenue and West Devon Avenue and between West Devon Avenue and West Peterson Avenue for the period of April 15th through November 1st, which was *Referred to the Committee on Traffic Control* and Safety.

Referred -- PROPOSED STUDY REGARDING INSTALLATION OF "ONE-WAY STOP" SIGN AT INTERSECTION OF SOUTH WASHTENAW AVENUE AND WEST 86TH PLACE.

Alderman Kellam (18th Ward) presented a proposed order directing the Commissioner of Public Works to conduct a study regarding the installation of a "One-Way Stop" sign at the intersection of South Washtenaw Avenue and West 86th Place, stopping southbound traffic, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF FIVE TON WEIGHT LIMIT FOR VEHICLES ON SPECIFIED STREETS.

The aldermen named below presented proposed ordinances to fix a weight limit of five tons for trucks and commercial vehicles at the locations designated and for the distances specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman

Location And Distance

CALDWELL (8th Ward)

South Dauphin Avenue, at East 102nd Place;

BANKS (36th Ward)

North Pioneer Avenue, from West Irving Park Road to West Montrose Avenue.

2. ZONING ORDINANCE AMENDMENTS.

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

The aldermen named below presented five proposed ordinances amending the Chicago Zoning Ordinance for the purpose of reclassifying particular areas, which were *Referred to the Committee on Zoning*, as follows:

BY ALDERMAN KRYSTYNIAK (23rd Ward):

To classify as an M1-1 Restricted Manufacturing District instead of an R2 Single-Family Residence District the area shown as Map No. 12-K bounded by:

a line 210 feet south of West 53rd Street; South Keating Avenue; the alley next south of and parallel to West 53rd Street; and the alley next west of and parallel to South Keating Avenue.

To classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map No. 12-K bounded by: West 49th Street; South Tripp Avenue; a line 30 feet south of West 49th Street; and the alley next west of and parallel to South Tripp Avenue.

To classify as an R2 Single-Family Residence District instead of an R4 General Residence District the area shown on Map No. 14-M bounded by:

a line 60 feet south of and parallel to West 62nd Street; South Melvina Avenue; a line 120 feet south of and parallel to West 62nd Street; and the alley next west of South Melvina Avenue.

To classify as an R2 Single-Family Residence District instead of an R4 General Residence District the area shown on Map No. 14-M bounded by:

a line 327 feet south of and parallel to West 53rd Street; the alley next east of South Nordica Avenue; a line 417 feet south of and parallel to West 53rd Street; and South Nordica Avenue.

BY ALDERMAN O'CONNOR (40th Ward):

To classify as a B4-2 Restricted Service District instead of a C1-2 Restricted Commercial District the area shown on Map No. 11-I bounded by:

south side of West Montrose Avenue (4400 North) from North California Avenue (2800 West) to North Richmond Street (2935 West).

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

The aldermen named below presented one hundred sixteen 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:

ROTI (1st Ward)

T. EVANS (4th Ward)

BEAVERS (7th Ward)

CALDWELL (8th Ward)

HUELS (11th Ward)

KELLAM (18th Ward)

KRYSTYNIAK (23rd Ward)

SOLIZ (25th Ward)

GABINSKI (32nd Ward)

KOTLARZ (35th Ward)

Claimant

Campus Green Townhouses;

The 400 Condominium Association;

Barclay Condominium Homeowners Association;

1345 East Madison Park Condominium;

Mr. and Mrs. James Rankins;

Ms. Constance Van Eaton;

Ms. Elizabeth J. Jones;

Dr. Donald E. Lawson;

Mr. and Mrs. Alan Cozzie;

4036 West 87th Street Condominium Association;

7800 South Winchester Condominium Association;

6612 West 64th Place Corporation;

Mr. Joel Tiscareno;

Ms. Edna Karst;

East of Edens Condominium;

Mr. Willie Holland;

Claimant

Ms. Bette Jacobson;

Mr. James Lacey;

Mr. Andrew D. Morreale;

Palmer Courts;

3150 North Odell Condominium Association;

6555 West Belmont Condominium Association;

Portage Manor Condominium;

3821 North Narragansett Condominium Association;

Summerdale Condominium Association;

Mr. Thomas Bakas;

Ms. Debbie Sue Christos;

Ms. Helen Hartman;

Anchor Lofts Association;

One East Scott Condominium Association;

Huron Wells Condominium Association;

Lake Shore Land Association;

Newberry Mansion, Incorporated;

73 East Elm Condominium Association;

BANKS (36th Ward)

CULLERTON (38th Ward)

O'CONNOR (40th Ward)

PUCINSKI (41st Ward)

NATARUS (42nd Ward)

EISENDRATH (43rd Ward)

Claimant

200 East Delaware Condominium Association;

220 East Walton Condominium Association;

253 East Delaware Condominium Association;

Americana Towers Condominium Association;

Montgomery Court Condominium Association;

Sheffield Lofts Condominium Association;

Walpole Point Homeowners Association;

Webster Park Condominium Association;

Wrightwood-Dayton Condominium Association;

515 Wrightwood Condominium Association;

1411 State Parkway Condominium Association;

1419 North State Parkway Condominium Association;

2014 North Sheffield Condominium Association;

2016 Cleveland Condominium Association;

2144 Lincoln Park West Condominium Homeowners Association;

Claimant

2333 North Geneva Terrace Condominium Association;

2500 Lakeview Association;

2626 Lakeview Condominium Association;

2650 Lakeview Association;

Belmont Cambridge Condominium Association;

The Darien Condominium Apartment Homes;

Takeo Deguchi;

Magnolia-Grace Condominium Association;

Mr. Joseph V. Santini;

Stratford Place Condominium Association;

2909 North Sheridan Road Condominium Homes Association;

659 West Aldine Condominium Association;

Higgins Court Condo Association;

Keystone Manor Condominium Association;

The Park Condominium Association;

Winder Lane Condo Association (4530 --4550 North Linder Avenue):

Winder Lane Condo Association (5510 --5518 West Windsor Avenue);

LEVAR (45th Ward)

HANSEN (44th Ward)

· · ·

SHILLER (46th Ward)

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SCHULTER (47th Ward)

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M. SMITH (48th Ward)

ORR (49th Ward)

Claimant

Wilson Court Condominium;

Windsor West Condominium Association;

5312 West Windsor Condominium;

Clarendon Lakeside Condominium Association (2);

Mr. Michael David Maremont;

720 Gordon Terrace Condominium Association;

The Pattington Condominium Association;

Argyle Estates Condominium Association (2);

4650 North Hermitage Condo Association;

Rosedale Condominium Association;

Birchwood-on-the-Lake Condo

Association;

Dover Manor Condominium Association;

Farwell Terrace Condominium Association:

Glen Albion Condominium Association;

Greenleaf Court Condominium Association;

Pratt Shore Condominium Association;

Claimant

Ridge Estates Condominium Association;

Riviera Condominium;

Sheridan East Condominium;

1054 -- 1056 West North Shore Condominium Association;

1441 West Farwell Condominium Association;

1720 -- 1722 Estes Homeowners Association;

6247 -- 6249 North Glenwood Condominium Association;

6549 -- 6551 North Ashland Condominium Association (4);

7227 North Ridge Condominium Association;

7401 Sheridan Condominium Association;

Bel-Oaks West Condominium Association;

Fountain View Condominium Association;

Ms. Toni Graff;

Granville Courts Condominium Association;

Granville Gardens Condominium Association;

Home By The Park Condominium Association;

STONE (50th Ward)

Claimant

Ivy Courte Condominium Association;

Ms. Diana Kohn;

Park Gables Apartment Homes, Incorporated;

Mr. Robert Rabichow;

Rosemont Apartments Condominium Association;

The Royalton Condominium Homes, Incorporated;

Winston Towers I Condominium Association;

Winston Towers II Condominium Association;

Winston Towers III Condominium Association:

2055 West Lunt Condominium Association;

7312 -- 7314 North Ridge Condominium Association;

7516 Ridge Building Corporation;

7524 Ridge Building 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):

DRAFTING OF ORDINANCES FOR VACATION OF SPECIFIED PUBLIC WAYS.

Two proposed orders reading as follows (the italic heading in each case not being a part of the order):

Portions Of Public Alleys Bounded By East 8th Street, East 9th Street, South State Street And South Wabash Avenue.

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of the north-south and east-west 10-foot public alleys in the block bounded by East 8th Street, East 9th Street, South State Street and South Wabash Avenue for C & K Partnership (No. 15-1-89-1439); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Portions Of West Haddock Place And North Garvey Court.

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of the air rights above an inclined plane having an elevation of +17.26 feet C.C.D. along the south line of West Wacker Drive and an elevation of +21.23 feet C.C.D. along the north line of West Haddock Place over and across the west half of North Garvey Court between West Wacker Drive and West Haddock Place with the right to construct support columns; also the vacation of all that part of West Haddock Place lying between North Clark Street and North Garvey Court; also the right to enter into an agreement for a plaza easement area over the east half of North Garvey Court and over the intersection of North Garvey Court and West Haddock Place with the right to construct supporting columns and air intake areas in said easement for the Department of Planning (No. 9-1-90-1443); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

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

On motion of Alderman Roti, the foregoing proposed orders were Passed.

Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL POLICE EMPLOYED BY MERCY HOSPITAL AND MEDICAL CENTER.

Also, a proposed ordinance requiring Mercy Hospital and Medical Center 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 -- GRANTS OF PRIVILEGE TO SUNDRY ORGANIZATIONS FOR VARIOUS PURPOSES.

Also, nine 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:

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;

American National Bank and Trust Company of Chicago, under Trust 50282 -- to maintain and use a vaulted area under portions of East Washington Street and North Michigan Avenue adjacent to the building at 30 North Michigan Avenue for storage purposes;

Americold -- to maintain and use a railroad switch track operating between its premises at 1526 South State Street and the north line of West 16th Street;

Burger King Corporation, doing business as Burger King -- to maintain and use a portion of the public way adjacent to its premises at 24 -- 26 South Michigan Avenue for a sidewalk cafe;

Burger King Corporation, doing business as Burger King -- to maintain and use a portion of the public way adjacent to its premises at 112 South State Street for a sidewalk cafe;

Hawkeye's Bar and Grill, Incorporated, doing business as Hawkeye's Bar and Grill -- to maintain and use a portion of the public way adjacent to its premises at 1458 West Taylor Street for a sidewalk cafe;

Mort's Delicatessen, Incorporated, doing business as Mort's Deli -- to maintain and use a portion of the public way adjacent to its premises at 159 North Wabash Avenue for a sidewalk cafe;

Restpro, Incorporated, doing business as Cafe Classico -- to maintain and use a portion of the public way adjacent to its premises at 20 North Michigan Avenue for a sidewalk cafe; and

VSG, Incorporated, doing business as Popeye's Restaurant -- to maintain and use a portion of the public way adjacent to its premises at 222 South State Street for a sidewalk cafe.

Referred -- AMENDMENT OF ORDINANCES WHICH AUTHORIZED GRANTS OF PRIVILEGE TO SUNDRY ORGANIZATIONS.

Also, two proposed ordinances to amend previously passed ordinances which authorized grants of privilege to the organizations listed, which were *Referred to the Committee on Streets and Alleys*, as follows:

Management Metropolitan Services -- to amend an ordinance passed by the City Council on May 24, 1989, Council Journal page 1330, by striking "Management Metropolitan Services" and inserting in lieu thereof "Metropolitan Management Company"; and

25 East Washington Associates -- to amend an ordinance passed by the City Council on October 25, 1989, Council Journal page 6188, by adding to Section 1 thereof certain language describing a vaulted area to be maintained under and along North Wabash Avenue, adjacent to 25 East Washington Street.

1/19/90 NEW BUSINESS PRESENTED BY ALDERMEN

10693

Referred -- ISSUANCE OF PERMITS TO MAINTAIN EXISTING CANOPIES AT SPECIFIED LOCATIONS.

Also, eight proposed orders directing the Commissioner of General Services to issue permits to the applicants 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:

Mr. Leo Birov, doing business as Popeye's Fried Chicken -- for one canopy at 17 South Wabash Avenue;

The Chicago Methodist Episcopal Church Aid Society -- for one canopy at 33 North Clark Street;

Cos Medic Drugs -- for one canopy at 324 South Wabash Avenue;

El Charco Verde, Incorporated -- for one canopy at 2255 West Taylor Street;

Mr. Robert W. Kubow -- for one canopy at 1154 West Madison Street;

Photo Pro One-Hour Lab, Incorporated -- for one canopy at 204 North Michigan Avenue;

Mr. Jose Prado -- for one canopy at 1435 West Taylor Street; and

Wacker Partners -- for one canopy at 68 East Wacker Drive.

Referred -- APPROVAL OF PROPERTY AT 1137 WEST JACKSON BOULEVARD AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 1137 West Jackson Boulevard 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 RUSH (2nd Ward):

Referred -- EXEMPTION OF ILLINOIS INSTITUTE OF TECHNOLOGY AND MICHAEL REESE HOSPITAL AND MEDICAL CENTER FROM ALL 1990 CITY FEES UNDER NOT-FOR-PROFIT STATUS.

Two proposed ordinances providing inclusive exemptions from all 1990 city fees to the organizations listed below under their individual not-for-profit status, which were *Referred to the Committee on Finance*, as follows:

Illinois Institute of Technology; and

Michael Reese Hospital and Medical Center.

Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL POLICE EMPLOYED BY ILLINOIS INSTITUTE OF TECHNOLOGY.

Also, a proposed ordinance requiring the Illinois Institute of Technology to pay a ten dollar license fee for each of the special police employed at the Illinois Institute of Technology Center pursuant to Municipal Code Chapter 173, Section 173-6, which was *Referred to the Committee on Finance*.

Referred -- ISSUANCE OF PERMIT TO ERECT SIGN/SIGNBOARD AT 3357 SOUTH DR. MARTIN LUTHER KING, JR. DRIVE.

Also, a proposed order directing the Commissioner of Inspectional Services to issue a permit to Landmark Outdoor Advertising Company, Incorporated for the erection of a sign/signboard at 3357 South Dr. Martin Luther King, Jr. Drive for Lake Meadows Shopping Center, which was *Referred to the Committee on Zoning*.

Presented By

ALDERMAN T. EVANS (4th Ward):

BUILDINGS DECLARED PUBLIC NUISANCES AND ORDERED DEMOLISHED.

A proposed ordinance reading as follows:

WHEREAS, The buildings at 4915 South Forrestville Avenue and 4100 South Ellis Avenue are so deteriorated and weakened that each are structurally unsafe and a menace to life and property in its vicinity; now, therefore,

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

SECTION 1. The buildings at 4915 South Forrestville Avenue and 4100 South Ellis Avenue are declared public nuisances, and the Commissioner of Buildings is authorized and directed to demolish the same.

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

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

On motion of Alderman T. Evans, the foregoing proposed ordinance 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

Referred -- APPROVAL OF PLAT OF EGANDALE RESUBDIVISION IN BLOCK BOUNDED BY EAST 53RD STREET, EAST 54TH STREET, SOUTH DREXEL AVENUE AND SOUTH INGLESIDE AVENUE.

Also, a proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of Egandale Resubdivision in the block bounded by East 53rd Street, East 54th Street, South Drexel Avenue and South Ingleside Avenue, which was Referred to the Committee on Streets and Alleys.

Presented By

ALDERMAN BLOOM (5th Ward):

Referred -- EXEMPTION OF HYDE PARK COMMUNITY HOSPITAL FROM ALL 1990 CITY FEES UNDER NOT-FOR-PROFIT STATUS.

A proposed ordinance providing inclusive exemption from all 1990 City fees to Hyde Park Community Hospital under its not-for-profit status, which was *Referred to the Committee on Finance*.

Referred -- ISSUANCE OF PERMIT TO OPERATE NEWSSTAND ON NORTHEAST CORNER OF EAST 71ST STREET AND SOUTH JEFFERY BOULEVARD.

Also, a proposed order directing the Commissioner of Public Works to issue a permit to Ms. Ann Young for the operation of a newsstand on the northeast corner of East 71st Street and South Jeffery Boulevard on a daily basis, which was *Referred to the Committee on Streets* and Alleys.

Presented By

ALDERMAN STEELE (6th Ward):

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 7933 SOUTH DR. MARTIN LUTHER KING, JR. DRIVE.

A proposed order directing the Commissioner of General Services to issue a permit to Ms. Carol J. McNeely for the maintenance and use of one canopy attached to the building or structure at 7933 South Dr. Martin Luther King, Jr. Drive, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN CALDWELL (8th Ward):

Referred -- INSTALLATION OF ALLEY LIGHT BEHIND 8741 SOUTH LUELLA AVENUE.

A proposed order directing the Commissioner of Public Works to install an alley light behind the premises at 8741 South Luella Avenue, which was *Referred to the Committee on Finance.*

Presented By

ALDERMAN MADRZYK (13th Ward):

Referred -- AMENDMENT TO 1990 ANNUAL APPROPRIATION ORDINANCE, AS AMENDED.

A proposed ordinance to amend the 1990 Annual Appropriation Ordinance, as amended, by transferring certain funds within the Committee on Special Events and Cultural Affairs, which was *Referred to the Committee on the Budget and Government Operations*.

Referred -- EXEMPTION OF PROPERTY AT 7007 SOUTH PULASKI ROAD FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY.

Also, a proposed ordinance to exempt Mr. Tony Dominici from the physical barrier requirement pertaining to alley accessibility for the parking facility adjacent to 7007 South Pulaski Road, pursuant to the provisions of Municipal Code Chapter 33, Section 33-19.1, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN BURKE (14th Ward):

DRAFTING OF ORDINANCE FOR VACATION OF PORTION OF WEST 51ST PLACE.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of West 51st Place lying between the east line of South Oakley Boulevard and a line 445.6 feet east thereof for Walsh Construction Company of Illinois (No. 7-14-90-1449); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Alderman Burke 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 Burke, the foregoing proposed order was Passed.

Presented By

ALDERMAN LANGFORD (16th Ward):

Referred -- GRANT OF PRIVILEGE TO CANDLE CORPORATION OF AMERICA TO MAINTAIN EXISTING COMMUNICATIONS SYSTEM OVER PORTION OF SOUTH LASALLE STREET.

A proposed ordinance to grant permission and authority to Candle Corporation of America to maintain and use a communications system above and across a portion of South LaSalle Street, near West 62nd Street, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN KELLAM (18th Ward):

Referred -- REPEAL OF ORDINANCE WHICH DESIGNATED NORTHEAST CORNER OF WEST 81ST STREET AND SOUTH CALIFORNIA AVENUE AS "FATHER JAMES J. DONLAN DRIVE".

A proposed ordinance to repeal an ordinance passed by the City Council on December 6, 1989, Council Journal page 10312, which designated the northeast corner of West 81st Street and South California Avenue as "Father James J. Donlan Drive", which was *Referred to the Committee on Streets and Alleys*.

Referred -- NORTHWEST CORNER OF WEST 81ST STREET AND SOUTH CALIFORNIA AVENUE AND SOUTHEAST CORNER OF WEST 81ST STREET AND SOUTH MOZART STREET TO RECEIVE HONORARY DESIGNATION OF "FATHER JAMES J. DONLAN DRIVE".

Also, a proposed order directing the Commissioner of Public Works to designate the northwest corner of West 81st Street and South California Avenue and the southeast corner of

West 81st Street and South Mozart Street, commonly known as 2825 West 81st Street, as "Father James J. Donlan Drive", which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN SHEAHAN (19th Ward):

Referred -- APPROVAL OF PLAT OF RESUBDIVISION ON PORTION OF SOUTH LONGWOOD DRIVE.

A proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of resubdivision located on the westerly line of South Longwood Drive, north of the northwest corner of the intersection of West 114th Place and South Longwood Drive, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN JONES (20th Ward):

Referred -- CITY TREASURER URGED TO INITIATE NOMINAL CHECK CASHING FEE IN LIEU OF DISCONTINUING CURRENT EMPLOYEE CHECK CASHING PRACTICES.

A proposed resolution urging the Treasurer of the City of Chicago to initiate a nominal fee for cashing employee checks in lieu of discontinuing current employee check. cashing practices, which was *Referred to the Committee on Finance*.

ALDERMAN JONES (20th Ward) And OTHERS:

CONGRATULATIONS EXTENDED TO VIRGINIA GOVERNOR L. DOUGLAS WILDER ON BEING ELECTED FIRST BLACK GOVERNOR IN UNITED STATES.

A proposed resolution, presented by Aldermen Jones, Sheahan and J. Evans, reading as follows:

WHEREAS, January 13, 1990, will stand out as a key date in Black history. On that day, L. Douglas Wilder took office as the Governor of Virginia -- the nation's first elected Black governor; and

WHEREAS, A grandson of slaves, Governor L. Douglas Wilder has enjoyed a long and distinguished career as one of Virginia's leading lawyers and democrats. His successes in the Virginia Senate earned him statewide popularity, and as he rises to national prominence, he has earned the support and pride of a nation; and

WHEREAS, As he took his oath of office January 13th, Governor Wilder stated: "I see a Virginia of hope and happiness, of mothers and fathers building and nurturing families in those hearthstones where the cradle of childhood is rocked with expectations for the future ... a future in which nothing is impossible". As Governor L. Douglas Wilder embarks upon this job of immense responsibility and awesome scope, we honor him and wish him continued growth; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 19th day of January, 1990, A.D., do hereby extend to Governor L. Douglas Wilder of Virginia our very best wishes for success, prominence and fulfillment as the nation's first elected Black governor; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Governor L. Douglas Wilder.

Alderman Jones moved to *Suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed resolution. The motion *Prevailed* by a viva voce vote.

On motion of Alderman Jones, seconded by Aldermen Shaw and E. Smith, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

Presented By

ALDERMAN J. EVANS (21st Ward):

Referred -- ISSUANCE OF PERMIT TO OPERATE NEWSSTAND ON NORTHWEST CORNER OF WEST 103RD STREET AND SOUTH NORMAL AVENUE.

A proposed order directing the Commissioner of Public Works to issue a permit to Ms. Clydia M. Murphy for the operation of a newsstand on the northwest corner of West 103rd Street and South Normal Avenue on a daily basis, which was *Referred to the Committee on Streets and Alleys*.

Referred -- ISSUANCE OF PERMITS TO ERECT SIGNS/SIGNBOARDS AT VARIOUS LOCATIONS.

Also, two proposed orders directing the Commissioner of Inspectional Services to issue permits to the applicants listed for the erection of signs/signboards at the locations noted, which were *Referred to the Committee on Zoning*, as follows:

Landmark Outdoor Advertising Company, Incorporated -- for Chatham Ridge Shopping Center, 8650 South Lafayette Avenue; and

Windy City Sign Company -- for Trinity All Nation Church, 9600 South Vincennes Avenue.

Presented By

ALDERMAN KRYSTYNIAK (23rd Ward):

Referred -- EXEMPTION OF SPECIFIED APPLICANTS FROM PHYSICAL BARRIER REQUIREMENTS PERTAINING TO ALLEY ACCESSIBILITY.

Three proposed ordinances exempting the applicants listed below from the physical barrier requirements pertaining to alley accessibility, 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:

Century 21/Homefinder's U.S.A. -- for the parking facility adjacent to 4854 South Pulaski Road;

Garfield Ridge Pharmacy -- for the parking facility adjacent to 6456 West Archer Avenue; and

Sporto Rehabilitation, Limited -- for the parking facility adjacent to 6917 West Archer Avenue.

Referred -- PERMISSION TO PARK PICKUP TRUCK AND/OR VAN AT 5432 SOUTH NATCHEZ AVENUE.

Also, a proposed order directing the Commissioner of Public Works to grant permission to Mr. Ronald J. Marek to park a pickup truck and/or van in front of his residence at 5432 South Natchez Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- APPROVAL OF PROPERTY AT 5434. SOUTH PARKSIDE AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 5434 South Parkside 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 SOLIZ (25th Ward):

BUILDING DECLARED PUBLIC NUISANCE AND ORDERED DEMOLISHED.

A proposed ordinance reading as follows:

WHEREAS, The building at 2133 South Halsted Street (abandoned and occupied by street people who build fires to keep warm) is so deteriorated and weakened that it is structurally unsafe and a menace to life and property in its vicinity; now, therefore,

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

SECTION 1. The building located at 2133 South Halsted Street (abandoned and occupied by street people) is declared a public nuisance and the Commissioner of Buildings is hereby authorized and directed to cause demolition of same.

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

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

On motion of Alderman Soliz, the foregoing proposed ordinance 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

NEW BUSINESS PRESENTED BY ALDERMEN

10705

1/19/90

DRAFTING OF ORDINANCE FOR VACATION OF SPECIFIED PUBLIC ALLEY IN BLOCK BOUNDED BY WEST 16TH STREET, WEST 18TH STREET, SOUTH PEORIA STREET AND SOUTH NEWBERRY AVENUE.

Also, a proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of all of the first east-west 16-foot public alley south of West 16th Street, in the block bounded by West 16th Street, West 18th Street, South Peoria Street and South Newberry Avenue for William Spulak (No. 20-25-90-1440); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Alderman Soliz 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 Soliz, the foregoing proposed order was Passed.

Referred -- APPROVAL OF PLAT OF MIDWEST SEAFOODS RESUBDIVISION AT SOUTHEAST CORNER OF WEST 18TH STREET AND SOUTH CANAL STREET.

Also, a proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of Midwest Seafoods Resubdivision located at the southeast corner of West 18th Street and South Canal Street, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN GUTIERREZ (26th Ward):

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 2912 WEST CORTEZ STREET.

A proposed order directing the Commissioner of General Services to issue a permit to

Norwegian American Hospital to maintain and use one canopy attached to the building or structure at 2912 West Cortez Street, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN GUTIERREZ (26th Ward) And ALDERMAN SHILLER (46th Ward):

Referred -- UNITED STATES CONGRESS AND DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT SECRETARY JACK KEMP URGED TO INITIATE POLICY OBJECTIVES TO ADDRESS SUBSIDIZED HOUSING CRISIS AND TO PRESERVE PROPERTY AT 850 EAST WRIGHTWOOD AVENUE AS AFFORDABLE HOUSING STOCK.

A proposed resolution urging the United States Congress and the Department of Housing and Urban Development Secretary Jack Kemp to reinstate the property at 850 East Wrightwood Avenue as affordable housing and to introduce certain policy objectives that would preserve the current affordable housing stock, secure Section 8 contracts, promote tenant involvement through adequate notice of decisions and restore subsidies for the repair and maintenance of distressed sites.

Two committees having been called, the Committee on Housing, Land Acquisition, Disposition and Leases and the Committee on Finance, the said proposed resolution was Referred to the Committee on Committees, Rules and Ethics.

Presented By

ALDERMAN BUTLER (27th Ward):

Referred -- MAYOR RICHARD M. DALEY AND CITY COUNCIL URGED TO INCREASE LIQUOR LICENSE FEES TO AID CHICAGO'S TRAUMA CENTERS.

A proposed ordinance urging The Honorable Richard M. Daley, Mayor, and the City

Council to increase liquor license fees for the purpose of generating monies to aid Chicago's trauma centers, which was *Referred to the Committee on Finance*.

Referred -- MESSENGER SERVICE COMPANIES REQUIRED TO CARRY LIABILITY AND HOSPITALIZATION INSURANCE FOR DELIVERY PERSONNEL.

Also, a proposed ordinance requiring messenger service companies to carry liability and hospitalization insurance for delivery personnel and provide proof of insurance to the Department of Revenue upon license renewal, which was Referred to a Joint Committee composed of the members of the Committee on Health and the members of the Committee on License.

Referred -- ISSUANCE OF PERMIT TO ERECT SIGN/SIGNBOARD AT 800 NORTH KEDZIE AVENUE.

Also, a proposed order directing the Commissioner of Inspectional Services to issue a permit to Doyle Signs, Incorporated for the erection of a sign/signboard at 800 North Kedzie Avenue for Chicago Kedzie Plaza, which was *Referred to the Committee on Zoning*.

Referred -- APPROVAL OF PROPERTY AT 3220 WEST GRAND AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 3220 West Grand Avenue as eligible for Class 6(b) tax incentives under the Cook County Real Property Assessment Classification Ordinance, which was *Referred to the Committee on Economic Development*. Also, a proposed resolution urging the Illinois State Legislature to increase the drivers license and state identification fees in an effort to help fund Chicago's trauma centers, which was *Referred to the Committee on License*.

Presented By

ALDERMAN BUTLER (27th Ward) And ALDERMAN E. SMITH (28th Ward):

TRIBUTE TO LATE MR. KELVIN LOUIS ANDERSON.

A proposed resolution reading as follows:

WHEREAS, God in his infinite wisdom has called to his eternal reward Chicago Firefighter Kelvin Louis Anderson, who was killed in the line of duty December 22, 1989; and

WHEREAS, Born in Chicago, September 11, 1962, Kelvin Louis Anderson was a graduate of Rezin Orr High School. After serving honorably and with distinction in the United States Marine Corps for a period of three years, he joined the Chicago Fire Department November 1, 1988; and

WHEREAS, During his short life, Kelvin Louis Anderson touched many and impressed many more with his outstanding bravery and dedication. He died while attempting to rescue people trapped in a fire at The Rose of Sharon Community Baptist Church on Chicago's west side; and

WHEREAS, Our grief at the passing of such a great citizen is mingled with great pride and humble gratitude; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 19th day of January, 1990, A.D., do hereby express our sorrow on the passing of Chicago Firefighter Kelvin Louis Anderson, and extend to his parents, Mr. and Mrs. James Louis Lee, his family and his many friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Chicago Firefighter Kelvin Louis Anderson.

Alderman Butler 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 Butler, seconded by Aldermen Jones and E. Smith, the foregoing proposed resolution was *Adopted* unanimously by a rising vote.

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, expressed his admiration for the late Firefighter Kelvin Louis Anderson who, through his unselfish actions, serves as a role model for the young children of Chicago and a true hero and public servant to all Chicagoans.

Presented By

ALDERMAN DAVIS (29th Ward):

Referred -- MARS HILL MISSIONARY BAPTIST CHURCH GRANTED SPECIAL USE PERMIT TO MAINTAIN ILLUMINATED SIGN AT 5916 WEST LAKE STREET.

A proposed ordinance granting a special use permit to Mars Hill Missionary Baptist Church to maintain and use an oversized illuminated sign at 5916 West Lake Street, which was Referred to a Joint Committee composed of the members of the Committee on Buildings and the members of the Committee on Zoning.

Presented By

ALDERMAN GABINSKI (32nd Ward):

DRAFTING OF ORDINANCE FOR VACATION OF PORTION OF NORTH BESLY COURT.

A proposed order reading as follows:

1/19/90

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of North Besly Court lying between the northwesterly line of West Wabansia Avenue and the southeasterly line of West Bloomingdale Avenue for Sipi Metals (No. 32-32-89-1379); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Alderman Gabinski 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 Gabinski, the foregoing proposed order was Passed.

Referred -- GRANT OF PRIVILEGE TO DIVERSEY PAULINA BUILDING CORPORATION TO INSTALL AND MAINTAIN INSPECTION MANHOLES ON PORTIONS OF NORTH PAULINA AVENUE AND WEST DIVERSEY PARKWAY.

Also, a proposed ordinance to grant permission and authority to Diversey Paulina Building Corporation to install, maintain and use three inspection manholes in the public way along North Paulina Avenue and West Diversey Parkway, adjacent to the premises at 1700 West Diversey Parkway, which was *Referred to the Committee on Streets and Alleys*.

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 applicants 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:

Estelle's Cafe and Pub, Limited -- for one canopy at 2013 West North Avenue; and

Mr. Jerry Miakush, doing business as Flowers by Irena -- for one canopy at 939 North Western Avenue.

Referred -- COMMITTEE ON ENERGY, ENVIRONMENTAL PROTECTION AND PUBLIC UTILITIES URGED TO HOLD HEARINGS ON REMOVAL OF PUBLIC TELEPHONES FROM PRIVATE PROPERTY WHEN CRIMINAL ACTIVITY IS SUSPECTED.

Also, a proposed resolution urging the Committee on Energy, Environmental Protection and Public Utilities to hold public hearings on a proposed amendment of the Municipal Code to allow the city to remove or cause to be removed public telephones from private property whenever the suspected primary use of such telephones is for the perpetrating or abetting of criminal behavior, which was *Referred to the Committee on Energy*, *Environmental Protection and Public Utilities*.

Presented By

ALDERMAN MELL (33rd Ward):

Referred -- ISSUANCE OF PERMIT TO ERECT SIGN/SIGNBOARD AT 2849 -- 2855 NORTH MILWAUKEE AVENUE.

A proposed order directing the Commissioner of Inspectional Services to issue a permit to Artisan Signs for the erection of a sign/signboard at 2849 -- 2855 North Milwaukee Avenue for Blockbuster Video, which was *Referred to the Committee on Zoning*.

Presented By

ALDERMAN AUSTIN (34th Ward):

Referred -- COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS URGED TO HOLD PUBLIC HEARING TO EXAMINE IMPACT OF VANDALISM ON STREET LIGHTING SYSTEM.

A proposed resolution urging the Committee on the Budget and Government Operations to hold a public hearing to examine the impact vandalism has had on the street lighting system and how departmental operations have been affected as a result of such vandalism, which was *Referred to the Committee on the Budget and Government Operations*.

Presented By

ALDERMAN KOTLARZ (35th Ward):

CONGRATULATIONS EXTENDED TO MR. JOHN WILSON MC CRACKEN ON HIS RETIREMENT AFTER THIRTY-SIX YEARS OF DEDICATED SERVICE AS ADMINISTRATOR OF BELMONT COMMUNITY HOSPITAL.

A proposed resolution reading as follows:

WHEREAS, Too seldom do we appreciate the ingenuity and due diligence of the men and women who organize the various not-for-profit organizations that serve the needs and growth of the communities; and

WHEREAS, As an organization pledged to service rather than profit, a not-for- profit hospital is particularly dependent upon the commitment and dedication of those who execute its functions; and

WHEREAS, Having undertaken the post of administrator of Belmont Community Hospital in January of 1954, John Wilson McCracken has continued to serve the community in said post ever since; and

WHEREAS, Overseeing and directing the expansion and continued growth of Belmont Community Hospital by the addition of a sixty-four bed unit in 1960, 25,000 square feet for ancillary departments in 1970, and 27,000 square feet for a new surgery unit, intensive care, outpatient, cardiology and comprehensive emergency room, called the McCracken Annex in his honor; and

WHEREAS, Presently serving as president of Stewards Foundation, a non- profit entity of Plymouth Brethren Churches which sells bonds to church constituency in an effort to raise capital loan purposes to churches; and

WHEREAS, Throughout his tenure as Administrator of Belmont Community Hospital, John Wilson McCracken has encouraged the continued involvement and dedication of his medical staff and hospital personnel through his encouragement of their input and his willingness to try new approaches that would greatly expand the potential for Belmont Community Hospital's goal to serve the community; and

WHEREAS, John Wilson McCracken will bring his long and distinguished career to a close on the 18th of January, 1990 A.D.; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 19th day of January, 1990 A.D., do hereby express our gratitude to John Wilson McCracken for the service he has tendered to all the citizens of this city as well as the people in the community directly served by Belmont Community Hospital, and extend our best wishes for a long and happy retirement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to John Wilson McCracken.

Alderman Kotlarz 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 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

Presented By

ALDERMAN BANKS (36th Ward):

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPIES AT 5558 WEST BELMONT AVENUE.

A proposed order directing the Commissioner of General Services to issue a permit to Fannie May Candy Shops, Incorporated to maintain and use two existing canopies attached to the building or structure at 5558 West Belmont Avenue, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN BANKS (36th Ward) And ALDERMAN O'CONNOR (40th Ward):

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 5 BY ADDING NEW SECTIONS 5-6 AND 5-6.1 AUTHORIZING CITY CLERK TO SELL CITY COUNCIL JOURNAL OF PROCEEDINGS AND CITY DIRECTORY

A proposed ordinance to amend Municipal Code Chapter 5 by adding thereto new sections, to be known as Sections 5-6 and 5-6.1, which would authorize the City Clerk to sell copies of the Journal of the Proceedings of the City Council and the City Directory at a price equal to the city's cost of producing copies and to accept subscriptions for each, with the cost of postage and handling charged to subscriber, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN GILES (37th Ward):

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 147, SECTION 147-2 BY DISALLOWING ISSUANCE OF NEW LIQUOR LICENSES ON PORTIONS OF WEST DIVISION STREET AND WEST CHICAGO AVENUE WITHIN THIRTY-SEVENTH WARD

A proposed ordinance to amend Municipal Code Chapter 147, Section 147-2 by disallowing the issuance of new liquor licenses on both sides of West Division Street, between 4800 and 5300 and on both sides of West Chicago Avenue, between 3600 and 3900 and between 4800 and 5500 within the 37th Ward, while allowing for the renewal or issuance of liquor licenses to those businesses established and licensed prior to the effective date of this ordinance, which was *Referred to the Committee on License*.

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 5008 -- 5010 WEST MADISON STREET.

Also, a proposed order directing the Commissioner of General Services to issue a permit to M & L Meat Company (Jung Ja Im) to maintain and use one existing canopy attached to the building or structure at 5008 -- 5010 West Madison Street, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN CULLERTON (38th Ward):

Referred -- ISSUANCE OF PERMITS TO MAINTAIN EXISTING CANOPIES AT SPECIFIED LOCATIONS.

Two proposed orders directing the Commissioner of General Services to issue permits to the applicants 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:

Frank J. Lynch Motors, Incorporated -- for one canopy at 5330 West Irving Park Road; and

R.D.P.S. Corporation -- for one canopy at 6122 West Addison Street.

Presented By

ALDERMAN LAURINO (39th Ward):

CONGRATULATIONS EXTENDED TO POLICE COMMANDER CARLO MAGGIO ON HIS RETIREMENT AFTER THIRTY-SIX YEARS OF DEDICATED PUBLIC SERVICE.

A proposed resolution reading as follows:

WHEREAS, Chicago Police Commander Carlo Maggio retires February 19, 1990, after almost four decades of dedicated public service; and

WHEREAS, Commander Maggio has had a long and distinguished career in the service of his fellow citizens. A native of Chicago, he attended Waller High School and Wright Junior College. He joined the Chicago Police Department in 1953 and since then has served in virtually every capacity: foot patrolman, desk officer, motorcycle officer, lockup keeper and radio dispatcher. He was promoted to sergeant in 1968, to lieutenant in 1973, to captain in 1981, and to commander in 1985; and

WHEREAS, Whether on patrol or behind the command post, in the Gang Crimes Unit or the Public Transportation Section or the 17th District, whether a patrolman or a commander, Carlo Maggio has consistently represented the highest standard of dedication, of public service, and of care and concern for his fellow citizens; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 19th day of January, 1990, A.D., do hereby express our gratitude and our congratulations to Chicago Police Commander Carlo Maggio as he retires after over 36 years of dedicated public service, and extend to him, his wife, Genevieve, and their fine family our very best wishes for many more years of happiness and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Commander Carlo Maggio.

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

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

Yeas -- Aldermen Roti, Rush, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

Referred -- AMENDMENT OF MUNICIPAL CODE CHAPTER 27, SECTION 27-319 BY RESTRICTING TRUCK, TRACTOR, SEMI-TRAILER, TRAILER, MOTOR HOME OR BUS PARKING ON BUSINESS STREETS WITHIN CITY.

Also, a proposed ordinance to amend Chapter 27, Section 27-319 of the Municipal Code by restricting any trucks, tractors, semi-trailers, trailers, self-contained motor homes or buses from parking on business streets within the city except for the purpose of loading or unloading such vehicles, which was *Referred to the Committee on Traffic Control and Safety*.

Presented By

ALDERMAN O'CONNOR (40th Ward):

DRAFTING OF ORDINANCE FOR VACATION OF SPECIFIED PUBLIC ALLEY.

A proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of the south 125.28 feet of the north-south 16-foot public alley in the block bounded by West Farragut Avenue, West Foster Avenue, North California Avenue and North Washtenaw Avenue for Swedish Covenant Hospital (No. 12-40-89-1438); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

Alderman O'Connor 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 O'Connor, the foregoing proposed order was Passed.

CONGRATULATIONS EXTENDED TO ALL-CITY ELEMENTARY YOUTH CHORUS ON INVITATION TO PERFORM WITH MANHATTAN PHILHARMONIC ORCHESTRA AT CARNEGIE HALL.

Also, a proposed resolution reading as follows:

WHEREAS, The All-City Elementary Youth Chorus of the Chicago Public Schools has been invited to perform with the Manhattan Philharmonic Orchestra in Carnegie Hall in New York City on May 6, 1990; and

WHEREAS, The primary purpose of the chorus is the ongoing development of educational incentives that lead to both the improvement of student performance and demonstrable evidence of high self-esteem, self-confidence and excellence in academic achievement; and

WHEREAS, The chorus members are enrolled in grades 4 through 8 in various Chicago public schools and the majority of the members are from low to modest income groups which are reflective of the Chicago public schools' student population; and

WHEREAS, This outstanding opportunity will be the culmination of a program designed to promote ongoing development of education incentives that lead to the attainment of the primary goals of the program; and

WHEREAS, The invitation to perform does not include any financial provisions to cover the cost of this worthwhile trip, estimated at \$940.00 per attendee and the total projected cost for 90 students and 10 parents and staff accompanying them is \$100,000; and

WHEREAS, The sponsors of the chorus have embarked upon a fundraising project to underwrite the total cost of the trip, thus guaranteeing the participation of all students involved, regardless of economic status; now, therefore,

Be It Resolved, That the City Council of Chicago recognize and honor these exemplary youngsters; and

Be It Further Resolved, That the City Council urge the good citizens of Chicago to support this worthy endeavor.

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

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

Yeas -- Aldermen Roti, Rush, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

Presented By

ALDERMAN NATARUS (42nd Ward):

AMENDMENT OF ORDER WHICH AUTHORIZED CURB SETBACK FOR HYATT CORPORATION.

A proposed order reading as follows:

Ordered, That the order passed by the City Council on December 20, 1989 and found on Council Journal page 10315, ordering the Commissioner of Public Works to issue the necessary permit to the Hyatt Corporation to setback the curb in front of the premises commonly known as 700 North Michigan Avenue be and the same is hereby amended by inserting 674 -- 678 North Michigan Avenue in lieu of 700 North Michigan Avenue.

Alderman Natarus 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 Natarus, 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

DRAFTING OF ORDINANCE FOR VACATION OF SPECIFIED PUBLIC ALLEYS.

Also, a proposed order reading as follows:

Ordered, That the Commissioner of Public Works is hereby directed to prepare an ordinance for the vacation of all the remaining alleys in the block bounded by West Ontario Street, West Ohio Street, North LaSalle Drive and North Clark Street for McDonald's Corporation (No. 9-42-90-1448); said ordinance to be transmitted to the Committee on Streets and Alleys for consideration and recommendation to the City Council.

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

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

Referred -- GRANTS OF PRIVILEGE TO SUNDRY ORGANIZATIONS FOR VARIOUS PURPOSES.

Also, two 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:

Chicago Superior Associates -- to maintain and use three subsurface vaults for additional underground parking adjacent to the premises at 737 North Michigan Avenue; and

National By-Products, Incorporated -- to occupy a portion of North Branch Street adjacent to the premises at 1388 North Branch Street.

Referred -- AMENDMENT OF ORDER WHICH AUTHORIZED CURB SETBACK FOR WARREN OLSEN WARMEN, LIMITED.

Also, a proposed order to amend an order referred to the Committee on Streets and Alleys on December 20, 1989 (Council Journal page 10443) which requested a curb setback for Warren Olsen Warmen, Limited by changing the address for said privilege from 66 East Oak Street to 66 West Oak Street, which was *Referred to the Committee on Streets and Alleys*.

Referred -- ISSUANCE OF PERMITS TO MAINTAIN EXISTING CANOPIES AT SPECIFIED LOCATIONS.

Also, four proposed orders directing the Commissioner of General Services to issue permits to the applicants 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:

Berger Financial Services Corporation -- for one canopy at 40 East Oak Street;

1000 Condominium Association -- for one canopy at 1000 North Lake Shore Drive;

Steve Foley Cadillac-Chevrolet, Incorporated -- for one canopy at 630 North Rush Street; and

Tsang Chinese Food -- for one canopy at 1432 North LaSalle Street.

Presented By

ALDERMAN EISENDRATH (43rd Ward):

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 300 -- 314 WEST BELDEN AVENUE.

A proposed order directing the Commissioner of General Services to issue a permit to Irmco Properties & Management Corporation to maintain and use one canopy attached to the building or structure at 300 -- 314 West Belden Avenue, which was *Referred to the Committee on Streets and Alleys*.

Presented By

ALDERMAN HANSEN (44th Ward):

Referred -- AUTHORIZATION FOR HARBOR HOUSE CONDOMINIUM RETAIL TENANTS TO ERECT COMMERCIAL ADVERTISING SIGNS.

A proposed ordinance to authorize and allow retail tenants of Harbor House Condominium to erect and use illuminated commercial advertising signs to be attached to the building at 3200 North Lake Shore Drive, which was *Referred to the Committee on Zoning*.

Referred -- ISSUANCE OF PERMITS TO CONSTRUCT AND MAINTAIN CANOPIES AT SPECIFIED LOCATIONS.

Also, four proposed orders directing the Commissioner of General Services to issue permits to the applicants 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:

Billy Hork Galleries -- to maintain and use one canopy at 3033 North Clark Street;

Lakeview East Bar and Grill -- to maintain and use one canopy at 3110 North Broadway;

Oy-Vays -- to maintain and use one canopy at 2932 North Broadway; and

Yunez Medical & Dental Clinic -- to construct, maintain and use one canopy at 916 West Belmont Avenue.

Presented By

ALDERMAN LEVAR (45th Ward):

Referred -- ISSUANCE OF PERMIT TO ERECT SIGN/SIGNBOARD AT 5233 NORTH MILWAUKEE AVENUE.

A proposed order directing the Commissioner of Inspectional Services to issue a permit to National Signs, Incorporated for the erection of a sign/signboard at 5233 North Milwaukee Avenue for Master Care Car Service by Firestone, which was *Referred to the Committee on* Zoning.

Referred -- APPROVAL OF PROPERTY AT 5555 NORTH ELSTON AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 5555 North Elston Avenue as eligible 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 SHILLER (46th Ward):

Referred -- ISSUANCE OF PERMIT TO MAINTAIN EXISTING CANOPY AT 4541 NORTH SHERIDAN ROAD.

A proposed order directing the Commissioner of General Services to issue a permit to Oakwood Limited Partnership I to maintain and use one canopy attached to the building or structure at 4541 North Sheridan Road, which was *Referred to the Committee on Streets* and Alleys.

Presented By

ALDERMAN SHILLER (46th Ward) And OTHERS:

Referred -- CITY COUNCIL URGED TO HOLD PUBLIC HEARINGS TO DETERMINE WHETHER FIRMS DOING BUSINESS WITH CITY COMPLY WITH ORDINANCE RESTRICTING INVESTMENT IN SOUTH AFRICA.

A proposed resolution, presented by Aldermen Shiller, Tillman, T. Evans, Bloom, Steele, Beavers, Caldwell, Shaw, Carter, Langford, Streeter, Sheahan, Jones, J. Evans, Henry, Soliz, Butler, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, O'Connor, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith and Orr, urging the City Council to hold public hearings to determine whether firms doing business with the City comply with the city ordinance restricting investment in South Africa and to ascertain if change or expansion of the current ordinance should be implemented, which was *Referred to the Committee on Finance*.

Referred -- UNITED STATES CONGRESS URGED TO INCREASE ECONOMIC SANCTIONS AGAINST SOUTH AFRICA'S APARTHEID REGIME.

Also, a proposed resolution, presented by Aldermen Shiller, Tillman, T. Evans, Bloom,

Steele, Beavers, Caldwell, Shaw, Carter, Langford, Streeter, Sheahan, Jones, J. Evans, Henry, Soliz, Butler, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, O'Connor, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith and Orr, urging the United States Congress to increase economic sanctions and take other appropriate actions to help end South Africa's apartheid regime, which was *Referred to the Committee on Intergovernmental Relations*.

Presented By

ALDERMAN SCHULTER (47th Ward):

Referred -- INSTALLATION OF ALLEY LIGHTS BEHIND 3300 AND 3320 NORTH DAMEN AVENUE.

A proposed order directing the Commissioner of Public Works to install alley lights behind the premises at 3300 and 3320 North Damen Avenue, which was *Referred to the Committee* on Finance.

Presented By

ALDERMAN M. SMITH (48th Ward):

Referred -- PERMISSION TO HOLD C.A.R.A.'S ONE HUNDREDTH ANNIVERSARY OF VISITING NURSES ASSOCIATION OF CHICAGO RACE ON PORTIONS OF NORTH SIMONDS DRIVE AND WEST LAWRENCE DRIVE.

A proposed order directing the Commissioner of Public Works to grant permission to Ms. Erika Kohlea to hold the C.A.R.A.'s 100th Anniversary of Visiting Nurses Association of Chicago Race on that part of North Simonds Drive, from West Foster Drive to West Hollywood Avenue and on that portion of West Lawrence Drive, from North Marine Drive to North Lake Shore Drive on April 22, 1990, which was *Referred to the Committee on Beautification and Recreation*.

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 CULLERTON (38th Ward):

Wright College -- for construction on the premises known as 3400 North Austin Avenue.

BY ALDERMAN SHILLER (46th Ward):

House of the Good Shepherd -- for construction of a children's building on the premises known as 1114 West Grace Street.

LICENSE FEE EXEMPTIONS:

BY ALDERMAN ROTI (1st Ward):

Bethel Day Care Center, 1434 South Laflin Street.

Chicago Welfare Rights Organization, 343 South Dearborn Street.

Mercy Hospital and Medical Center, Stevenson Expressway at Dr. Martin Luther King, Jr. Drive.

BY ALDERMAN RUSH (2nd Ward):

McKinley Davis House, 4237 -- 4249 South Indiana Avenue.

BY ALDERMAN BLOOM (5th Ward):

Lakeview Living Center, 7270 South South Shore Drive.

BY ALDERMAN BEAVERS (7th Ward):

South Chicago Community Hospital, 2320 East 93rd Street.

BY ALDERMAN CALDWELL (8th Ward):

Jackson Park Hospital and Medical Center, 7531 South Stony Island Avenue.

BY ALDERMAN LANGFORD (16th Ward):

Saint Bernard Hospital, 326 West 64th Street.

BY ALDERMAN STREETER (17th Ward):

Commonwealth Community Church, 140 West 81st Street.

BY ALDERMAN DAVIS (29th Ward):

Loretto Hospital, 645 South Central Avenue.

BY ALDERMAN GABINSKI (32nd Ward):

Resurrection Day Care Center, 1849 North Hermitage Avenue.

Saint Mary of Nazareth Hospital Center, 2233 West Division Street.

BY ALDERMAN BANKS (36th Ward):

Bethesda Home and Retirement Center, 2833 North Nordica Avenue.

Shriners' Hospital for Crippled Children, 2211 North Oak Park Avenue.

BY ALDERMAN PUCINSKI (41st Ward):

Edison Park Lutheran Church/Day Care Center, 6626 North Oliphant Avenue.

BY ALDERMAN SHILLER (46th Ward):

American Indian Health Services of Chicago, 838 West Irving Park Road.

Louis A. Weiss Memorial Hospital, 4646 North Marine Drive.

BY ALDERMAN SCHULTER (47th Ward):

Ravenswood Baptist Church/Day Care Center, 4455 North Seeley Avenue.

BY ALDERMAN M. SMITH (48th Ward):

Methodist Home, 1415 West Foster Avenue.

Old Peoples Home/City of Chicago, 909 West Foster Avenue.

BY ALDERMAN ORR (49th Ward):

Augustana Center for Long Term Care, 7464 North Sheridan Road.

BY ALDERMAN STONE (50th Ward):

Northwest Home for the Aged, 6300 North California Avenue.

CANCELLATION OF WARRANTS FOR COLLECTION:

BY ALDERMAN T. EVANS (4th Ward):

Lutheran School of Theology, 1100 East 55th Street -- annual building inspection fee.

BY ALDERMAN SOLIZ (25th Ward):

Saint Anthony Hospital, 2875 West 19th Street -- annual sign inspection fees.

Schwab Rehabilitation Center, 1417 South California Avenue -- unfired pressure vessel and boiler inspection fees.

BY ALDERMAN E. SMITH (28th Ward):

Fellowship Committee of the Methodist Baptist Church, 4817 West Madison Street -- annual sign inspection fees.

BY ALDERMAN GABINSKI (32nd Ward):

Saint Mary of Nazareth Hospital Center, 2233 West Division Street -- special internal inspections of boilers.

BY ALDERMAN KOTLARZ (35th Ward):

Saint Joseph Home of Chicago, Incorporated, 2650 North Ridgeway Avenue -- semiannual elevator inspection fees.

BY ALDERMAN NATARUS (42nd Ward):

Scholl College of Podiatric Medicine, 1001 -- 1007 North Dearborn Street -- sign maintenance and inspection fees.

BY ALDERMAN EISENDRATH (43rd Ward):

Center for Rehabilitation, 2028 North Clybourn Avenue -- annual fuel burning equipment inspection fee.

Chicago Historical Society, 1601 North Clark Street -- annual public place of assembly fee.

Grant Hospital, 551 West Grant Place -- Nos. 1 and 2 Keystone-Water Tube Boilers and No. 3 Bros.-Water Tube Boiler inspection fees (3).

BY ALDERMAN LEVAR for ALDERMAN SHILLER (46th Ward):

Japanese American Service Committee, 4427 North Clark Street -- annual mechanical ventilation inspection fee.

BY ALDERMAN SCHULTER (47th Ward):

Bethany Methodist, 2014 West Lawrence Avenue -- annual sign inspection fee.

BY ALDERMAN M. SMITH (48th Ward):

Self Help Home for the Aged, 908 West Argyle Street -- annual mechanical ventilation inspection fee.

BY ALDERMAN STONE (50th Ward):

Jewish Federation of Metropolitan Chicago Facilities Corporation, One South Franklin Street -- sign installation fee.

Northwest Home for the Aged, 6300 North California Avenue -- sign inspection and maintenance fee.

WATER RATE EXEMPTIONS:

BY ALDERMAN SHAW (9th Ward):

Historical Pullman Foundation, 10432 South Maryland Avenue.

BY ALDERMAN GILES (37th Ward):

One Lord Faith Church, 312 North Lavergne Avenue.

REFUND OF FEES:

BY ALDERMAN BLOOM (5th Ward):

University of Chicago Court Theater, 5535 South Ellis Avenue -- refunds in the amount of \$12.50 and \$150.00 (2).

BY ALDERMAN LEVAR for ALDERMAN SHILLER (46th Ward):

Mar/K Enterprises, 6908 North Algonquin Avenue -- refund in the amount of \$653.00.

BY ALDERMAN SHILLER (46th Ward):

Oakwood Development, 4541 North Sheridan Road -- refund in the amount of \$2,555.00.

WAIVER OF FEES:

BY ALDERMAN SHILLER (46th Ward):

Louis A. Weiss Memorial Hospital, 4640 North Clarendon Avenue -- waiver of fees for a Class 1 public garage.

BY ALDERMAN STONE (50th Ward):

J.F.M.C. Facilities Corporation, One South Franklin Street, for their premises located at 3002 West Touhy Avenue -- waiver of fee for installation of fire alarm tie-in with new fire alarm system.

APPROVAL OF JOURNAL OF PROCEEDINGS.

JOURNAL (December 20, 1989).

The City Clerk submitted the printed Official Journal of the Proceedings of the regular meeting held on Wednesday, December 20, 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*.

JOURNAL CORRECTIONS.

(September 13, 1989).

Alderman Krystyniak moved to *Correct* the Official Journal of Proceedings of the regular meeting held on Wednesday, September 13, 1989, as follows:

Page 4968 -- by deleting the distance "15 feet" appearing on the twelfth line from the top of the page and inserting in lieu thereof the distance "24 feet".

The motion to correct Prevailed.

(November 15, 1989).

Alderman Banks moved to *Correct* the Official Journal of Proceedings of the regular meeting held on Wednesday, November 15, 1989, as follows:

Page 6966 -- by deleting the words "Subarea III Maximum Periphery Setbacks" appearing on the sixth line from the top of the page and inserting in lieu thereof the words "Subarea III Minimum Periphery Setbacks".

The motion to correct Prevailed.

(December 6, 1989).

Alderman Burke moved to Correct the printed Official Journal of Proceedings of the regular meeting held on Wednesday, December 6, 1989, as follows:

Page 9477 -- by deleting in their entirety the ninth through the twelfth lines from the top of the page as follows:

"1993		1,500,000
1994	· ·	1,500,000
1995		1,500,000
1996		21,250,000"

and inserting in lieu thereof the following:

"1993	6,450,000
1994	6,075,000
1995	5,680,000
1996	5,315,000"

The motion to correct Prevailed.

UNFINISHED BUSINESS.

LEVY OF TAXES FOR YEAR 1990 ON ALL CITY OF CHICAGO TAXABLE PROPERTY.

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Finance, deferred and published in the Journal of Proceedings of December 20, 1989, pages 10051 and 10053 through 10059, recommending that the City Council pass a proposed ordinance authorizing the levy of taxes for year 1990 on all taxable property within the City of Chicago.

Alderman Burke then presented the following substitute ordinance:

WHEREAS, The City of Chicago, Illinois (the "City") is a municipal corporation and a home rule unit of government, pursuant to Article VII, Section 6 of the Illinois Constitution of 1970; and

WHEREAS, The City has adopted its annual appropriation ordinance for the year 1990, pursuant to its powers granted by the Constitution and law of the State of Illinois; and

WHEREAS, It is now appropriate and in the best interest of the City for the City, acting pursuant to its powers granted by the Constitution and law of the State of Illinois, to enact its tax levy ordinance for the year 1990 to become effective as provided herein; and

WHEREAS, It is appropriate that the tax levy ordinance for the year 1990 receive expeditious consideration by the City Council; now, therefore,

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

SECTION 1. The sum of Five Hundred Ninety-five Million Nine Hundred Eight Thousand Dollars (\$595,908,000), ascertained by the City Council as the total amount of appropriations heretofore legally made for all corporate purposes to be provided for by the tax levy of the year 1990, is hereby levied for the year 1990 upon all property within the City of Chicago subject to taxation. The purposes for which appropriations have been made and the amount appropriated for each purpose, respectively, are hereinafter specified in detail in the manner authorized for the annual appropriation ordinance for the year 1990 annexed to and made a part of this ordinance. The amounts appropriated and levied for each of said purposes, respectively, are set forth below in separate columns:

10733

Appropriations For Expenditures And Amounts Levied For The Fiscal Year Beginning January 1, 1990 And Ending December 31, 1990.

Code		Amounts Appropriated	Amounts Levied
	Bond Redemption And Interest Fund 508	· · · ·	
	Amounts to be levied in 1990 for the payment of bonds and interest on bonds:		
2005.090 2	For interest on bonds	\$ 170,000	\$ 170,000
2005.0912	For payment of bonds	75,000	75,000
	Total for principal and interest		·
2020.0960	For loss in collection of taxes	3,000	3,000
	Total from Bond Redemption and Interest Fund		
	Note Redemption And Interest Fund 509 Project Notes		
	Amounts to be levied in 1990 for the payment of notes and interest on notes:	· .	
2005.0961	For payment of term notes	28,000,000	28,000,000
2005.0962	For payment of interest on term notes	6,637,000	6,637,000
	Total for principal and interest		
2020.0960	For loss in collection of taxes	1,823,000	1,823,000

JOURNAL--CITY COUNCIL--CHICAGO

Amounts Appropriated Amounts Levied

Total from Redemption and Interest Fund -- 509 Project Notes

Bond Redemption And Interest Fund -- 510

Amounts appropriated in 1990 for the payment of bonds and interest on bonds:

2005.0902

For interest on bonds

Community improvement and development -- 1975

Emergency communication/ dispatch system -- 1977

General obligation, series of April -- 1981

General obligation project bond -- 1985

Refunding series -- 1985

O'Hare rapid transit extension -- 1977

Police Department equipment -- 1977

Sewer -- 1973

Sewer -- 1977

Project and refunding series -- 1987

Code

\$48,262,000

\$39,702,000

UNFINISHED BUSINESS

10735

Code		Amounts Appropriated	Amounts Levied
	~		·
	Solid waste processing plant 1973		
	Streets and Sanitation Department equipment 1977		
	Navy Pier refunding		
2005.0912	Total for payment of bonds	\$ 29,085,000	\$ 23,926,000
2020.0960	For loss in collection of taxes	3,34 9 ,000	3,349,000
	Total for specific purpose financial		
	Total from Bond Redemption and Interest Fund 510		
	Note Redemption And Interest		. •
	Fund 512		
	Amounts to be levied in 1990:		
2005.0961	For payment of term notes	266,798,000	266,798,000
2020.0 9 60	For loss in collection of taxes	14,042,000	14,042,000
	Total from Note Redemption and Interest Fund 512	· ·	
			·.
	Municipal Employee's Annuity And Benefit Fund 681		
			· .
	For the City's contribution to		
9095 0076	employees' annuity and benefit fund	107,000,000	92,127,000
2025.0976	benent runa	107,000,000	52,121,000

Code		Amounts Appropriated	Amounts Levied
	Laborer's And Retirement Board Employee's Annuity And Benefit Fund 682		
2025.0976	For the City's contribution to employees' annuity and benefit fund	\$15,261,000	\$12,088,000
	Policemen's Annuity And Benefit Fund 683		
2025.0976	For the City's contribution to employees' annuity and benefit fund	79,524,000	67,532,000
	Firemen's Annuity And Benefit Fund 684		
2025.0976	For the City's contribution to employees' annuity and benefit fund	36,064,000	30,719,000
	Park Employees' Annuity And Benefit Fund 691		
2025.0976	For the City's contribution to employees' annuity and benefit fund	42,000	12,000

UNFINISHED BUSINESS

Code		Amounts Appropriated	Amounts Levied
	Public Building Commission Fund 641		
	· · · · · · · · · · · · · · · · · · ·	· ·	
2005.0915	For payment of leases	\$ 866,000	\$ 550,000
1005.0915	For payment of leases	74,000	47,000
1005.0915	For payment of leases	293,000	186,000
2005.0915	For payment of leases	663,000	421,000
2020.0915	For payment of leases	6,000	4,000
2005.0902	For interest on bonds	1,745,000	1,108,000
2005.0912	For payment of bonds	6,397,000	4,062,000
2020.0960	For loss in collection of taxes	336,000	336,000
	Total for Public Building Commission Fund 641		•
	Library Bond Redemption And Interest Fund 568		
2005.0902	For interest on bonds	19,500,000	2,081,000
2020.0960	For loss in collection of taxes	110,000	110,000
	Total from Library Bond Redemption and Interest Fund	· · · ·	
TOTAL TAX	LEVY:		<u>\$595,908,000</u>

SECTION 2. In no event shall the amount levied for any purpose, as set forth in Section 1 hereof, exceed the amount appropriated for such purpose, as set forth in the annual appropriation ordinance adopted for the City for the year 1990.

SECTION 3. The City Clerk is directed to file certified copies of this ordinance, together with copies of the annual appropriation ordinance adopted for the City for the year 1990, with the County Clerk of Cook County and with the County Clerk of Du Page County.

SECTION 4. This ordinance shall become effective upon passage and approval.

Alderman Burke then moved to *Substitute* the foregoing proposed ordinance for the proposed ordinance printed in the Journal of Proceedings of December 20, 1989. The motion to substitute *Prevailed* by a viva voce vote with Alderman T. Evans dissenting.

Thereupon, on motion of Alderman Burke, the said proposed substitute ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Roti, Bloom, Steele, Beavers, Caldwell, Shaw, Vrdolyak, Huels, Fary, Madrzyk, Burke, Carter, Langford, Streeter, Kellam, Sheahan, Jones, J. Evans, Garcia, Krystyniak, Henry, Soliz, Gutierrez, Butler, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Giles, Cullerton, Laurino, O'Connor, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 42.

Nays -- Aldermen T. Evans, Banks, Pucinski -- 3.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago, Illinois (the "City") is a municipal corporation and a home rule unit of government, pursuant to Article VII, Section 6 of the Illinois Constitution of 1970; and

WHEREAS, The City has adopted its annual appropriation ordinance for the year 1990, pursuant to its powers granted by the Constitution and law of the State of Illinois; and

WHEREAS, It is now appropriate and in the best interest of the City for the City, acting pursuant to its powers granted by the Constitution and law of the State of Illinois, to enact its tax levy ordinance for the year 1990 to become effective as provided herein; and

WHEREAS, It is appropriate that the tax levy ordinance for the year 1990 receive expeditious consideration by the City Council; now, therefore,

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

SECTION 1. The sum of Five Hundred Ninety-five Million Nine Hundred Eight Thousand Dollars (\$595,908,000), ascertained by the City Council as the total amount of appropriations heretofore legally made for all corporate purposes to be provided for by the UNFINISHED BUSINESS

tax levy of the year 1990, is hereby levied for the year 1990 upon all property within the City of Chicago subject to taxation. The purposes for which appropriations have been made and the amount appropriated for each purpose, respectively, are hereinafter specified in detail in the manner authorized for the annual appropriation ordinance for the year 1990 annexed to and made a part of this ordinance. The amounts appropriated and levied for each of said purposes, respectively, are set forth below in separate columns:

Appropriations For Expenditures And Amounts Levied For The Fiscal Year Beginning January 1, 1990 And Ending December 31, 1990.

Code		Amounts Appropriated	Amounts Levied
	Bond Redemption And Interest		· .
. ·	Fund 508		
	Amounts to be levied in 1990 for the payment of bonds and interest on bonds:	• • •	
2005.0902	For interest on bonds	\$170,000	\$170,000
2005.0912	For payment of bonds	75,000	75,000
	Total for principal and interest		
2020.0960	For loss in collection of taxes	3,000	3,000
	Total from Bond Redemption and Interest Fund		

Note Redemption And Interest Fund -- 509 Project Notes

Amounts to be levied in 1990 for the payment of notes and interest on notes: 10739

10740

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1/19/90

Code		Amounts Appropriated	Amounts Levied
2005.0961	For payment of term notes	\$28,000,000	\$28,000,000
2005.0962	For payment of interest on term notes	6,637,000	6,637,000
	Total for principal and interest		
2020.0960	For loss in collection of taxes	1,823,000	1,823,000
	Total from Redemption and Interest Fund 509 Project Notes		
	Bond Redemption And Interest Fund 510		
	Amounts appropriated in 1990 for the payment of bonds and interest on bonds:		
2005.0902	For interest on bonds	48,262,000	39,702,000
	Community improvement and development 1975		
	Emergency communication/ dispatch system 1977		
	General obligation, series of April 1981		
,	General obligation project bond 1985		
	Refunding series 1985		
	O'Hare rapid transit extension 1977		

Code		Amounts Appropriated	Amount Levie
	Police Department equipment 1977		
	Sewer 1973		
	Sewer 1977		
м. Т	Project and refunding series 1987		
	Solid waste processing plant 1973		
	Streets and Sanitation Department equipment 1977		
	Navy Pier refunding		
2005.0912	Total for payment of bonds	\$29,085,000	\$23,926,00
2020.0960	For loss in collection of taxes	3,349,000	3,349,00
	Total for specific purpose financial		
	Total from Bond Redemption and Interest Fund 510		
	Note Redemption And Interest Fund 512		
		·	•
	Amounts to be levied in 1990:		
2005.0961	For payment of term notes	266,798,000	266,798,00
2020.0960	For loss in collection of taxes	14,042,000	14,042,00
	Total from Note Redemption		

and Interest Fund -- 512

10742

JOURNAL--CITY COUNCIL--CHICAGO

	Amounts Appropriated	Amounts Levied
Municipal Employee's Annuity And Benefit Fund 681		
For the City's contribution to employees' annuity and benefit fund	\$107,000,000	\$92,127,000
Laborer's And Retirement Board Employee's Annuity And Benefit Fund 682		
For the City's contribution to employees' annuity and benefit fund	15,261,000	12,088,000
Policemen's Annuity And Benefit Fund 683		
For the City's contribution to employees' annuity and benefit fund	79,524,000	67,532,000
Firemen's Annuity And Benefit Fund 684		
	And Benefit Fund 681 For the City's contribution to employees' annuity and benefit fund Laborer's And Retirement Board Employee's Annuity And Benefit Fund 682 For the City's contribution to employees' annuity and benefit fund Policemen's Annuity And Benefit Fund 683 For the City's contribution to employees' annuity and benefit fund	AppropriatedMunicipal Employee's Annuity And Benefit Fund 681For the City's contribution to employees' annuity and benefit fund\$107,000,000Laborer's And Retirement Board Employee's Annuity And Benefit Fund 682\$107,000,000For the City's contribution to employees' annuity and benefit fund15,261,000Policemen's Annuity And Benefit Fund 68315,261,000For the City's contribution to employees' annuity and benefit fund15,261,000For the City's contribution to employees' annuity and benefit fund 68379,524,000Firemen's Annuity And benefit fund79,524,000

1/19/90

UNFINISHED BUSINESS

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Code		Amounts Appropriated	Amounts Levied
2025.0976	For the City's contribution to employees' annuity and benefit fund	\$36,064,000	\$30,719,000
	Park Employees' Annuity And Benefit Fund 691		
2025.0976	For the City's contribution to employees' annuity and benefit fund	42,000	12,000
	Public Building Commission Fund 641	· •	
	For payment of leases		
2005.0915	For payment of leases	866,000	550,000
	For payment of leases	866,000 74,000	550,000 47,000
1005.0915	• • • ·		47,000
2005.0915 1005.0915 1005.0915 2005.0915	For payment of leases	74,000	
1005.0915 1005.0915	For payment of leases For payment of leases	74,000 293,000	47,000 186,000
1005.0915 1005.0915 2005.0915 2020.0915	For payment of leases For payment of leases For payment of leases	74,000 293,000 663,000	47,000 186,000 421,000
1005.0915 1005.0915 2005.0915	For payment of leases For payment of leases For payment of leases For payment of leases	74,000 293,000 663,000 6,000	47,000 186,000 421,000 4,000

Total for Public Building Commission Fund -- 641

			· ·
Code		Amounts Appropriated	Amounts Levied
	Library Bond Redemption And Interest Fund 568		
2005.0902	For interest on bonds	\$19,500,000	\$ 2,081,000
2020.0960	For loss in collection of taxes	110,000	110,000
	Total from Library Bond Redemption and Interest Fund		

TOTAL TAX LEVY:

\$595,908,000

SECTION 2. In no event shall the amount levied for any purpose, as set forth in Section 1 hereof, exceed the amount appropriated for such purpose, as set forth in the annual appropriation ordinance adopted for the City for the year 1990.

SECTION 3. The City Clerk is directed to file certified copies of this ordinance, together with copies of the annual appropriation ordinance adopted for the City for the year 1990, with the County Clerk of Cook County and with the County Clerk of Du Page County.

SECTION 4. This ordinance shall become effective upon passage and approval.

AMENDMENT OF MUNICIPAL CODE CHAPTER 194A (CHICAGO ZONING ORDINANCE) ARTICLES 3, 5 AND 11 BY ADDING DEFINITION AND DESIGNATION OF SPECIAL TRANSPORTATION CORRIDOR

On motion of Alderman Banks, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of December 20, 1989, pages 10331 through 10333, recommending that the City Council amend Chapter 194A of the Municipal Code (Chicago Zoning Ordinance) Articles 3, 5 and 11 by adding the definition and designation of special transportation corridor.

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

10745

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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago, through its Department of Planning, joined with representatives of Chicago's business and civic communities, represented by the Chicago Central Area Committee, to develop the River North Urban Design Plan (the "Plan") establishing guidelines for the development of the so-called River North Planning Area, an area bounded by Chicago Avenue on the north, Michigan Avenue on the east, the north bank of the Chicago River on the south and the east bank of the North Branch of the Chicago River on the west; and

WHEREAS, A series of community workshops in the River North Planning Area were held to permit public participation in defining the development and planning goals and design standards established by the Plan; and

WHEREAS, The Plan was reviewed and approved by the Chicago Plan Commission after a public hearing at its meeting of February 23, 1989; and

WHEREAS, The Plan provides for the designation of special transportation and circulation corridors within the River North Planning Area, and the improvement of these special corridors with widened sidewalks, pedestrian plazas, landscaping, streetscapes and improved lighting that will enhance public welfare and safety by reducing congestion, improving security, providing natural light and air and aesthetically enhancing the streetscape; and

WHEREAS, The City of Chicago is a home rule unit under Article VII of the 1970 Illinois Constitution; now, therefore,

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

SECTION 1. That pursuant to the powers and authority granted under Article VII of the 1970 Constitution of the State of Illinois, and the home rule powers granted thereunder, the City of Chicago hereby amends Section 3.2 of Article 3 of the Chicago Zoning Ordinance, Chapter 194A of the Municipal Code of Chicago, by adding the following definition: "Special Transportation Corridor." That portion of a public street which is identified pursuant to a plan approved by the Chicago Plan Commission as having special significance as a major vehicular and pedestrian transportation corridor and designated in Section 5.12 hereof as a Special Transportation Corridor.

SECTION 2. That pursuant to the powers and authority granted under Article VII of the 1970 Constitution of the State of Illinois, and the home rule powers granted thereunder, the City of Chicago hereby amends Article 5 of the Chicago Zoning Ordinance, Chapter 194A of the Municipal Code of Chicago, by adding the following new Section 5.12:

5.12 Special Transportation Corridors.

There are hereby established the following Special Transportation Corridors which provide important vehicular and pedestrian links between different areas of the City and along which certain development controls are necessary and appropriate to provide safety, capacity, security and lighting sufficient to meet the public need:

(a) North State Street Special Transportation Corridor. The area of North State Street situated between the south line of Chicago Avenue on the north and the north line of Hubbard Street on the south shall be deemed to be a Special Transportation Corridor and, within such corridor, no building, structure or portion thereof shall be hereafter erected, converted or located within 17 feet of the west line of North State Street, unless permitted pursuant to Section 11.7-4(1).

SECTION 3. That pursuant to the powers and authority granted under Article VII of the 1970 Constitution of the State of Illinois, and the home rule powers granted thereunder, the City of Chicago hereby amends Article 11 of the Chicago Zoning Ordinance, Chapter 194A of the Municipal Code of Chicago, by adding the following new language in italics to Section 11.7-4(1):

(1) To permit any yard less than the yard required by the applicable regulations or to permit any building, structure or portion thereof to be erected, converted or located within any Special Transportation Corridor, as described in Section 5.12.

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

UNFINISHED BUSINESS

CHICAGO ZONING ORDINANCE AMENDED TO RECLASSIFY PARTICULAR AREAS.

On motion of Alderman Banks, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of December 20, 1989, pages 10333 through 10394, recommending that the City Council pass said proposed ordinances amending 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, 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, E. Smith, Davis, Bialczak, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 45.

Nays -- None.

Alderman Bloom 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 Number 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 M1-5 Restricted Manufacturing District symbols and indications as shown on Map No. 1-F in area bounded by:

a line 107 feet north of and parallel to West Kinzie Street; a line 60 feet west of and parallel to North Wells Street; a line 121.24 feet north of and parallel to West Kinzie Street; North Wells Street; West Kinzie Street; a line 80 feet west of and parallel to North Wells 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.

Reclassification Of Area Shown On Map Number 2-F.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B7-7 General Central Business District and Central Area Parking Planned Development No. 406 symbols and indications as shown on Map No. 2-F in the area bounded by:

West Madison Street; South Wells Street; West Arcade Place; and a line 228.76 feet west of South Wells Street,

to those of a Business Planned Development which is hereby established in the area described above, subject to such use and bulk regulations as are set forth on the Plan of Development attached hereto and made a part hereof and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Business Planned Development (As Amended)

Plan Of Development

Statements.

- 1. The area delineated herein as a Business Planned Development (the "Planned Development") consists of 45,511.4 square feet of real property (the "Property"), as depicted on the attached property line map and is owned or controlled by the applicant, Madison Plaza II Partnership.
- 2. This Plan of Development, consisting of seventeen (17) statements; an existing zoning map; a boundary and property line map; a generalized land use map; an existing land use map; a table of use and bulk regulations and related controls; and a Site Plan prepared by Cesar Pelli and Associates dated November 30, 1989 (the "Site Plan") which are on file with the Department of Planning, is applicable

to the area delineated herein. These and no other controls shall apply to that area.

3.

9.

The permitted uses in the Planned Development are as follows:

Business and professional offices, retail uses, health club including a pool, broadcast and telecommunications uses including satellite transmitting and receiving dishes which may exceed 8 feet in diameter, public observation deck, public art galleries and museums, day care centers, related uses authorized as permitted uses in the B7-7 district and accessory and non-accessory parking.

4. Business and business indentification signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning. Temporary signs such as construction and marketing signs shall be permitted.

5. Any dedication or vacation of streets, 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.

- 6. The applicant shall obtain all official City reviews, approvals and permits required in connection with this Planned Development.
- 7. The height restriction of the improvements and any appurtenance attached thereto shall be subject to:

(1) Height limitations as certified and approved by the Federal Aviation Administration; and

(2) Airport Zoning Regulations as established by the Department of Planning, Department of Aviation and Department of Law and approved by the City Council.

- 8. This Planned Development shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Development Amendments" as promulgated by the Commissioner of the Department of Planning and in effect on the date hereof.
 - The improvements on the Property, including the ground floor of the building and all entrances and exits to the parking areas, authorized by this Planned Development shall be designed and constructed in general conformance with the Site Plan. In addition, the design and construction of the improvements on the Property also shall be subject to the following conditions:

a) A portion of the ground floor shall be devoted to public purposes (the "Public Areas"). It is intended that the Public Areas will be divided into two areas, an art or cultural display area (the "Cultural Display Space", denoted on the Site Plan as Public Area A) and an interior public space (the "Interior Public Space", denoted on the Site Plan as Public Area B). For purposes of this Planned Development the Cultural Display Space is defined as an area devoted to an exhibition or revolving exhibitions mounted by one of Chicago's major cultural institutions (the "Cultural Institution"). An Interior Public Space is defined, for purposes of this Planned Development, as an area intended and appropriate to provide a weather protected environment within the office building for passive activities that can best be accommodated indoors;

b) The location of the Public Areas shall be in general conformance with the Site Plan;

c) The Public Areas shall have a minimum combined total area of approximately 3,200 square feet;

d) Public Area A shall have a minimum floor to ceiling height of approximately 30 feet. Public Area B shall have a minimum floor to ceiling height of approximately 15 feet;

e) Public Area A shall be devoted to Cultural Display Space which shall be of museum quality and consistent with the Cultural Institution's cultural mission. The applicant shall make the space to be used by the Cultural Institution available without charge and shall bear all expenses for such exhibitions. The public shall be admitted to the Cultural Display Space free of charge. The applicant shall file with the Department of Planning a copy of the agreement between it and the Cultural Institution prior to the issuance of a certificate of occupancy for the ground floor, which certificate shall be a condition precedent to the opening of the ground floor to the public. If, after its best effort to secure an agreement with a Cultural Institution, the applicant fails to do so, then the applicant shall devote Public Area A to Interior Public Space;

f) The Public Areas shall be furnished in a manner consistent with their use, as Cultural Display Space or Interior Public Space, as the case may be. The furnishings of the Public Areas may include, without limitation, lighting, landscaping and art or cultural displays. In addition, the Interior Public Space shall include, in all cases, appropriate fixed or movable seating, but need not include seating in excess of 100 lineal feet;

g) The Public Areas shall be visible from the street to the extent reasonably possible;

h) The applicant shall physically and visually integrate Public Area A and Public Area B. For purposes of this Planned Development, physical integration means appropriate means for pedestrian circulation between the two areas. It is understood that physical and visual integration may be accomplished through the use of glass doors between Public Area A and Public Area B;

i) Public Area B may be physically separated from the circulation area of the building's ground floor immediately to its west only if such separation is reasonably necessary to satisfy mechanical concerns. if such separation is reasonably necessary, it shall be accomplished through the use of walls at least 50% of which shall be made of glass or other similarly transparent material. In addition, the Public Areas shall be unobstructed except by columns, other elements or items which are consistent with the nature of the space;

j) That portion of the second level of the building, generally located above Public Area B (the "Mezzanine Level Space"), shall be devoted to a restaurant use or such other use which is consistent with the nature of the Public Areas as herein defined. The Mezzanine Level Space shall be physically and visually integrated with the Public Areas. It is understood that physical integration may be accomplished through the use of elevators or stairs reasonably accessible from the Public Areas;

k) The Public Areas shall be opened to the public during all regular business hours. The Public Areas may be closed to the public to the extent and for such period of time as may be reasonably necessary or appropriate to accommodate the construction, maintenance or repair of such space or the building after regular business hours;

1) The use, configuration and operation of the Public Areas, so long as it is consistent with the provisions of this statement, shall be within the applicant's control;

m) The applicant's agreement herein to permit the public use of the Public Areas shall not be construed as permitting any use which interferes with the reasonable operation of the building on the Property or any private use of the Property;

n) The requirements of this statement shall be waived or modified, administratively, by the Commissioner of the Department of Planning to the minimum extent reasonably necessary to enable the applicant to comply with the provisions of the Chicago Building and Fire/Life Safety Codes and, in so complying, to also satisfy the provisions of this statement to the extent possible; and

o) In the event the applicant applies for an amendment to this statement, for any reason, and the Commissioner of the Department of Planning determines such amendment is appropriate, such amendment shall be deemed to be a minor change in the Planned Development as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance. Such amendment may include, without limitation, changes to the size, proportions, use and location of Public Area A and Public Area B.

10. The following minimum setbacks shall apply within this Planned Development:

From grade to + 187.5 feet above grade:

Madison Street: 20 feet

Wells Street: none

Arcade Place: 20 feet

West Property Line: none

From + 187.5 feet above grade to + 763.5 feet above grade:

Madison Street: 20 feet

Wells Street: 20 feet

Arcade Place: 20 feet

West Property Line: 60 feet

From + 763.5 feet above grade to +945.5 feet above grade:

Madison Street: 20 feet

Wells Street: 20 feet

Arcade Place: 30 feet

West Property Line: 60 feet

From + 945.5 feet above grade to +1,153.5 feet above grade:

Madison Street: 25 feet

Wells Street: 25 feet

Arcade Place: 35 feet

10753

West Property Line: 65 feet

From + 1,153.5 feet above grade to + 1,296.5 feet above grade:

Madison Street: 32 feet

Wells Street: 32 feet

Arcade Place: 42 feet

West Property Line: 72 feet

Above + 1,296.5 feet above grade:

Madison Street: 40 feet

Wells Street: 40 feet

Arcade Place: 50 feet

West Property Line: 80 feet

All setbacks shall be measured from the corresponding property lines as depicted on the Site Plan and may be obstructed by columns or piers supporting a roof or upper stories. Grade shall be deemed to be the level of the Madison Street curb as established on the effective date of this Planned Development. In addition, the elevation at which setbacks occur may be varied by the applicant by up to approximately 40 feet in either direction.

11.

The operation of that observation deck permitted by this Planned Development shall be subject to the following conditions:

a) The applicant shall take affirmative acts to discourage any private tour or sightseeing buses from stopping to load and unload passengers for the purpose of visiting the building or the observation deck along the frontage of the Property or on the Property. Such affirmative acts shall include contacting bus companies and others in the hospitality industry to alert them to the prohibition against loading and unloading passengers. It shall be the applicant's responsibility to police the area to ensure compliance with this provision; b) No reservations shall be accepted authorizing groups to visit the observation deck prior to 6:30 P.M., except on weekends and holidays;

c) The applicant shall obtain a certificate of occupancy specifically for the observation deck, which certificate shall be a condition precedent to the opening of the observation deck. A copy of that certificate shall be filed with the Department of Planning;

An observation deck shall be a permitted use within this Planned d) Development during the life of the Planned Development or the life of the building authorized hereunder. It is contemplated that the observation deck will not be located below +1,296.5 feet above grade. During the period between the issuance of the certificate of occupancy for the observation deck and the second anniversary of that certificate's issuance, the Department of Planning jointly with the Department of Public Works, Bureau of Traffic Engineering and Operations may review the operation of the observation deck with regard to its impact on pedestrian and vehicular traffic on those portions of the public right-of-way immediately adjacent to the Property and recommend reasonable operational modifications thereof. Additionally, the Department of Planning may request, no later than 90 days prior to the second anniversary of the issuance of the observation deck's certificate of occupancy that the applicant commission a study of the observation deck's operational impacts on immediately adjacent public right-of-ways. That study shall be submitted to the Department of Planning and the Department of Public Works, Bureau of Traffic Engineering and Operations for their review within 30 days of the request and the Department shall advise the applicant, in writing, of the results of its review of the study within 30 days of the receipt thereof; and

e) Following consultation between the applicant and the above named departments, any reasonable modifications to the operation of the observation deck jointly recommended by the departments, at any time prior to the second anniversary of the certificate of occupancy's issuance, shall be implemented by the applicant. It is understood that any such operational modifications requested under this statement may include a requirement that the observation deck not be open during the morning peak hour and that operational modifications which may affect the viability of the observation deck shall not be requested unless reasonably necessary to protect the public health, safety and welfare. For purposes of this Planned Development the morning peak hour is deemed to occur daily between 8:30 A.M. and 10:00 A.M., except weekends and holidays. Furthermore, it is understood that the operational modifications requested under this statement also may include revisions of the conditions and limitations imposed by sub-paragraphs (a) and (b), which revisions shall be deemed to be minor changes to the Planned Development as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance.

12.

For purposes of Floor Area Ratio (F.A.R.) calculations, the definitions in the Chicago Zoning Ordinance shall apply. In addition to the other exclusions from

floor area for purposes of determining F.A.R. permitted by the Chicago Zoning Ordinance, all floors wholly devoted to mechanical equipment and portions of floors not wholly devoted to mechanical equipment but which contain in excess of 5,000 contiguous square feet of mechanical space regardless of placement in the building shall be excluded. All floor area devoted to accessory or non-accessory off-street parking shall be excluded.

13.

The size, design and construction of the parking area authorized under this Planned Development shall conform to the provisions of Sections 8.11(4) through (7) of the Chicago Zoning Ordinance. Additionally, the design, construction and operation of the parking area shall be subject to the following conditions:

a) The applicant shall request and reasonably cooperate with the City in causing Arcade Place, between the west line of the Property and the east line of Franklin Street, to be designated a one-way, westbound street;

b) That portion of Arcade Place east of the west line of the Property is intended to remain a two-way street. However, the applicant shall grant a license, in such form as is reasonably acceptable to the City prior to the approval of any building permit application by the Department of Planning under Section 11.11-3(b) of the Chicago Zoning Ordinance, for widening Arcade Place by 6 feet for roadway purposes in general conformance with the Site Plan;

c) No egress to Madison Street from the parking areas shall be permitted between 3:00 P.M. and 6:30 P.M., except on weekends and holidays or during emergencies;

d) Such devices as may be deemed reasonably necessary by the Department of Public Works, Bureau of Street Engineering and Operations to alert pedestrians to the presence of a parking facility access point or to ensure ease of access to adjoining roadways (including the intersections of Arcade Place with Wells and Franklin Streets) shall be installed by the applicant. If, however, the required devices are of the type typically installed by the City or if the devices must be installed within the public right-of-way, then the applicant shall request and reasonably cooperate in the City's granting of all necessary approvals for such installation and in the City's installation of the devices;

e) The applicant shall actively police the entire length of Arcade Place, between Wells and Franklin Streets, daily between 9:00 A.M. and 2:00 P.M., except weekends and holidays, to ensure that vehicular traffic on Arcade Place does not interfere with the operations of the parking facility. The applicant shall employ such person or persons as are reasonably necessary to comply with this provision and shall immediately alert the proper authorities about any blockage of Arcade Place;

f) The applicant shall request and reasonably cooperate in the City's removal of all parking meters along the Wells Street and Madison Street frontages of the Property. The cost of removing said meters shall be borne by the applicant and, if consistent with City regulations, the removal thereof may be performed by the applicant subject to the reasonable regulations of the City;

g) The applicant shall obtain a certificate of occupancy specifically for the parking area, which certificate shall be a condition precedent to the opening of the parking area to the public. A copy of that certificate shall be filed with the Department of Planning;

h) During the period between the issuance of the certificate of occupancy for the parking area and the second anniversary of that certificate's issuance, the Department of Planning jointly with the Department of Public Works, Bureau of Traffic Engineering and Operations may review the operation of the parking area with regard to its impact on pedestrian and vehicular traffic on those portions of the public right-of-way immediately adjacent to the Property and recommend reasonable modifications thereof. Additionally, the Department of Planning may request no later than 90 days prior to the second anniversary of the issuance of the parking area's certificate of occupancy, that the applicant commission a study of the parking area's operational impacts on immediately adjacent public right-of-ways. That study shall be submitted to the Department of Planning and the Department of Public Works, Bureau of Traffic Engineering and Operations for their review within 30 days of the request and the Department shall advise the applicant, in writing, of the results of its review of the study within 30 days of the receipt thereof; and

i) Following consultation between the applicant and the above named departments, any reasonable modifications to the operation of the parking area jointly recommended by the departments, at any time prior to the second anniversary of the certificate of occupancy's issuance, shall be implemented by the applicant. It is understood that operational modifications requested under this statement which may affect the viability of the parking area shall not be requested unless reasonably necessary to protect the public health, safety and welfare. Furthermore, it is understood that the operational modifications requested under this statement also may include revisions of the conditions and limitations imposed by sub-paragraphs (a) and (e), which revisions shall be deemed to be minor changes to the Planned Development as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance.

Cab stands, if any, may be located only along the Property's Madison Street frontage and their location and operation shall be subject to the review and approval by the Department of Public Works, Bureau of Traffic Engineering and Operations.

The minimum size of the loading berths required under this Planned Development shall be 10 feet by 20 feet. The design of the loading berths shall otherwise conform to the provisions of Section 8.10 of the Chicago Zoning Ordinance.

14.

15.

- 16. The obligations imposed on the applicant under this Planned Development shall be binding on the applicant's successors or assigns.
- 17. Unless a building permit is properly applied for and diligently pursued and, once obtained, construction of the improvements is diligently prosecuted to completion, the approvals granted and obligations imposed under this Planned Development shall expire upon the tenth anniversary of the effective date hereof. Provided, however, if the City Council amends the Chicago Zoning Ordinance to provide for a shorter expiration period which is applicable to all planned development ordinances, then this Planned Development shall expire upon the expiration of such shorter time period as provided for by said amendatory ordinance (the first day of which as applied to this Planned Development shall be the effective date of the amendatory ordinance). If this Planned Development expires under the provisions of this section, then the zoning of the Property shall automatically revert to that of a B7-7 General Central Business District.

[Boundary and Property Line Map, Existing Zoning Map, Generalized Land Use Map and Existing Land Use Map attached to this Plan of Development printed on pages 10759 through 10762 of this Journal.]

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Business Planned Development

Plan Of Development

Use And Bulk Regulations And Data.

Net Site Area

General Description Of Land Use Maximum Floor Area Ratio

Square Feet Acres

<u>45,511.4</u> ₁ 1.04 Business and professional offices, retail uses, health club including

33.10

1. Net Site Area includes northern nine feet of Arcade Place.

JOURNAL--CITY COUNCIL--CHICAGO

Net Site Area

General Description Of Land Use

a pool, broadcast and telecommunications uses including satellite transmitting and receiving dishes which may exceed 8 feet in diameter, public observation decks, public art galleries and museums, day care centers, related uses authorized as permitted uses in the B7-7 district and accessory and non-accessory parking. Maximum Floor Area Ratio

Gross Site Area = Net Site Area + area remaining in public right-of-way:

62,618.6 square feet = 45,511.4 square feet + 17,107.2 square feet.

Setbacks from Property Line: (See Statement Number 10).

Maximum Percentage of Site Coverage: In general conformance with the Site Plan.

Parking and Loading:

Minimum number of off-street parking spaces: As required under the B7-7 district regulations.

Maximum number of off-street parking spaces: 840.

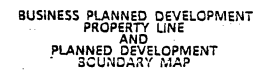
Minimum number of off-street loading berths: 6.

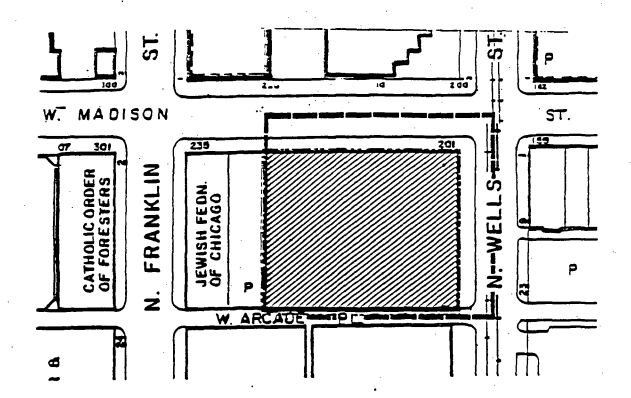
Reclassification Of Area Shown On Map Number 2-F.

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

(Continued on page 10763)

10759





----- PROPERTY LINE

___ PLANNED DEVELOPMEN BOUNDARY

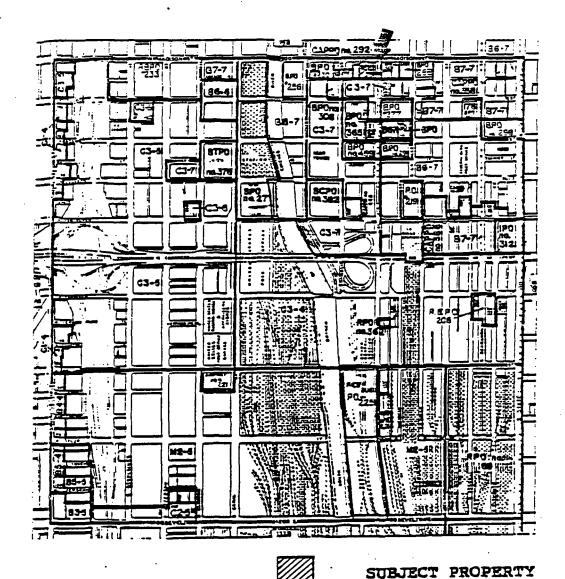
SUBJECT PROPERTY

Applicant:	Madison Plaza II Partnership 200 West Madison Street Suita 3100
	Chicago, Illinois 60606
- 1	July 18. 1989

CATE:

1/19/90

BUSINESS PLANNED DEVELOPMENT EXISTING ZONING MAP

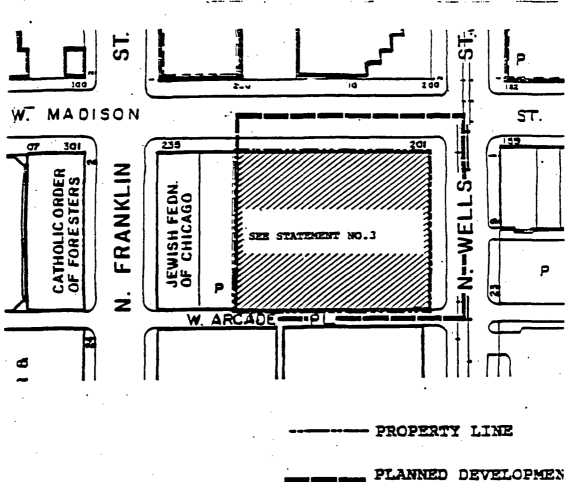


APPLICANT: Madison Plaza II Partnership 200 West Madison Street Suite 3100 Chicago, Illinois 60606

DATE: July 18, 1989

10760

BUSINESS PLANNED DEVELOPMENT GENERALIZED LAND USE MAP



Boundary

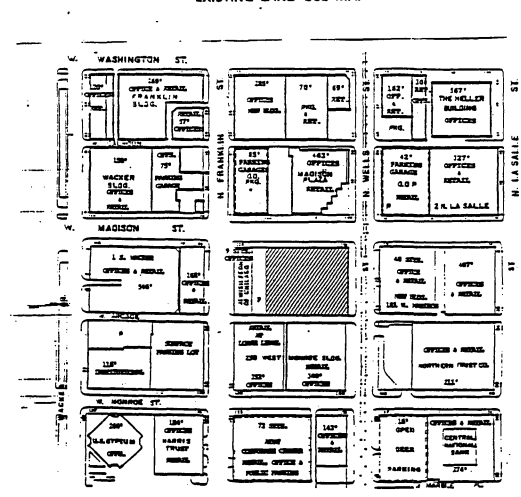
SUBJECT PROPERTY

APPLICANT:

Madison Plaza II Partnership 200 West Madison Street Suite 3100 Chicago, Illinois 60606

DATE:

Delle IR. 1988



BUSINESS PLANNED DEVELOPMENT EXISTING LAND USE MAP



SUBJECT PROPERTY

APPLICANT: Madison Plaza II Partnership 200 West Madison Streat Suite 3100 Chicago, Illinois 60606

NLL REENIL SPACE IS AT GROUND LEVEL

1 M. FRANKLIN

CHARLESS COMPANIESE MORE

THE BUILDING TO BE CONSTRUCTED AT

DATE: July 18. 1989

. . .

(Continued from page 10758)

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C3-5 Commercial-Manufacturing District symbols and indications as shown on Map No. 2-F in area bounded by:

West Monroe Street; South Jefferson Street; a line 198.83 feet south of and approximately parallel to West Monroe Street; and the public alley next west of South Jefferson Street,

to those of a C3-6 Commercial-Manufacturing District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 2-F.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the Business Planned Development No. 277 symbols and indications as shown on Map No. 2-F in the area bounded by:

West Monroe Street; South LaSalle Street; the center line of the alley next south of and parallel with West Monroe Street; and South Wells Street,

to reflect the establishment of an amendment to said Business Planned Development No. 277, 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 (As Amended)

Plan Of Development.

1. Legal title to that certain real property (the "Property") which is delineated herein as a Business Planned Development and is subject to the use and bulk restrictions of this Business Planned Development is held in the following manner:

Parcel A: The Lurie Company, a California corporation;

Parcel B: Exchange National Bank of Chicago, not individually, but as Trustee, under Trust No. 34975, dated February 7, 1979.

All required disclosures are contained within the Economic Disclosure Statement filed with the City of Chicago in accordance with applicable requirements. The Property will be held under single ownership or control or under single designated control by the applicant, said Trust or by the beneficiaries, affiliates, successors or assigns of either of them.

2. Business and professional offices, retail uses and all other uses described as permitted and special uses by the C3-7 and B6-7 zoning district provisions of the current Chicago Zoning Ordinance (Sections 9.3-3(B), 9.4-3, 8.3-6(B) and 8.4-6 and associated sections referred to therein) shall be permitted upon the Property (including, without limitation, non-accessory parking). Without limiting any use heretofore described as permitted, the operation of radio and television towers and earth station receiving dishes (without regard to size) shall also be permitted upon the Property. Nothing herein shall restrict the continuation of existing uses upon the Property.

3. The applicant, its affiliates, successors, assigns or grantees shall obtain all official reviews, approval and permits necessary to implement the development of Property.

- 4. Any dedication or vacation of streets or alleys or easement for any adjustment of rights-of-way necessary to implement development of the Property shall require separate submittal on behalf of the applicant, its successors, assigns or grantees, and approval by the City Council.
- 5. The use and development of the Property shall be in accordance with this Plan of Development, which consists of the statements made herein, an existing zoning and preferential street map, a property line map, a generalized land use map and

the bulk regulations table. These and no other controls shall apply to the Property.

6. Off-street parking and off-street loading shall be provided upon the Property in accordance with the Bulk Regulations Table attached hereto and made a part of this Plan of Development. The minimum number of parking spaces and loading berths identified by the Bulk Regulations Table shall be required at such time as the subject property has been redeveloped pursuant to this Planned Development Ordinance.

- 7. Any service drive or other ingress or egress shall be adequately designed and paved in accordance with the regulations of the Department of Streets and Sanitation and in compliance with the Municipal Code of Chicago to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such paved areas.
- 8. The height of each building located upon the Property and any appurtenances attached thereto shall be subject to:
 - Height limitations as certified on Form FAA-177 (or on successor forms involving the same subject matter) and approved by the Federal Aviation Administration pursuant to Part 77 of the Regulations of the Administrator, Federal Aviation Administration; and
 - (b) Airport Zoning Regulations as established by the Department of Development and Planning, Department of Aviation and Department of Law and approved by the City Council.
- 9. Business and business identification signs may be permitted upon the Property subject to the review and approval of the Department of Planning and of the Department of Inspectional Services. Temporary signs, such as construction and marketing signs, may be permitted subject to the aforesaid approvals. Signs advertising products or services, which products or services are not located upon the Property, shall not be permitted. Signs described by Chapter 86, Section 86.1-11 of the Chicago Municipal Code shall require City Council approval in the manner described therein.
- 10. For purposes of maximum Floor Area Ratio calculations, mechanical equipment floor space including at least 5,000 square feet of contiguous area shall not be counted as Floor Area.
- 11. This Plan of Development and the development of the Property is and shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Developments" promulgated by the Commissioner of the Department of Development and Planning.

- 12. The applicant and the City acknowledge that LaSalle Street, between Wacker Drive and Jackson Boulevard (the "LaSalle Street Corridor") possesses certain urban design qualities which are unique and are of historical and architectural significance to the City of Chicago. While recognizing the changing needs of development and the limitations of the market place, these qualities should be enhanced and encouraged. To that end, the City has undertaken a review of the essential characteristics of the LaSalle Street Corridor and has developed from that review a set of urban design guidelines. These guidelines are intended to be flexible and adaptable in nature. The adherence by new development to these guidelines will help to assure that the essential character of the LaSalle Street Corridor will be enhanced rather than eroded. It is therefore agreed to by the applicant that any new development of the Property shall be in substantial accordance with the following guidelines:
 - A. Street Wall.

The building should be built to the property line along the entire LaSalle Street frontage returning along the eastern 100 feet on the Monroe Street frontage. Minor indentations for the expression of entry points and architectural articulation are allowed.

B. Exterior Facade Articulation.

The entire LaSalle Street facade should have an architecturally articulated base, mid-portion and top.

The base should be 3 to 6 stories tall reflecting the institutional character of LaSalle Street. This base composition should have a centralized character containing the major ceremonial entry feature.

The mid-portion should have a predominate vertical composition with a strong architectural feature such as a cornice element at the last 2 floors of the first setback.

The top of the building should have a distinct architectural composition predominately vertical which terminates the entire facade composition.

C. Setbacks.

Setbacks reflecting the existing street character shall occur at the second horizontal datum, at a point between the 20th and 23rd levels. This setback shall be a minimum of 15 feet from the LaSalle Street facade.

Within the upper-level datum occurring within the 35 to 40-story level setbacks shall occur at the two east-west streets, West Marble Place and West Monroe Street. These setbacks shall be a minimum total of 15 feet within the 35 to 40-story levels.

D.

Horizontal Datums.

The building facade shall be composed of three and more horizontal architectural expressions occurring at levels 3 to 6, 20 to 23 and 35 to 40. These expressions shall relate to adjoining buildings on both sides of LaSalle Street in a manner which reaches compatibility with the majority of the LaSalle Street facades.

The levels 3 to 6 expression should be the strongest articulated of the three, developing a degree of shade, shadow and depth that will be more pronounced than the above portions.

Facade Openings.

The majority of the facade surface, averaging 60 to 75 percent, should be solid.

The remaining areas, spandrels and windows, should have a minimum setback of 5 inches or more from the solid areas.

Scale Element.

The base portion should incorporate architectural elements and features which create the visual interest appropriate to the pedestrian scale.

G. Details and Materials.

Detailing of the architectural features, i.e. formal entry, cornice and stone course lines, shall employ quality materials.

This quality detailing shall enhance the pedestrian experience and assist in differentiating zones of the building's mass and composition.

H. Ground-Floor Uses.

There shall be a through block concourse between LaSalle Street and Wells Street.

Ε.

F.

Retail uses, including banks and similar financial institutions, shall front on and be accessed from either the concourse or one of the three street faces, i.e. LaSalle, Monroe and Wells Streets.

Without limiting the design of any building upon the Property, it is acknowledged by the City and by the applicant that the proposed development plan prepared by Skidmore, Owings & Merrill, consisting of 8 pages and dated June, 1989, which is on file with the Department of Planning substantially conforms with the foregoing guidelines.

[Existing Zoning Map, Property Line and Right-of-Way Map and Generalized Land Use Plan attached to this Plan of Development printed on pages 10770 through 10772 of this Journal.]

Bulk Regulations Table attached to this Plan of Development reads as follows:

Planned Business Development

Bulk Regulations Table.

For that certain property located generally between South Wells Street, West Monroe Street and South LaSalle Street.

Net Site Area:

General Description of Land Use Uses: 61,652 square feet (1.415 acres).

Business and professional offices, retail uses, all uses described as permitted of special uses by the C3-7 and B6-7 zoning district provisions, non-accessory parking, radio and television towers and earth. station receiving dishes.

Maximum Floor Area Ratio*:

29.75

*For purposes of maximum Floor Area Ratio calculations, mechanical equipment floor space shall not be counted as floor area.

6

None required.

61,652 square feet.

Maximum Percentage of Site Coverage:	 100%
Minimum Number of Off-street Parking Spaces:	50

Minimum Number of Loading Berths:

Minimum Setbacks:

Gross Site Area Calculations:

Net Site Area:

Area to Remain in Public Right-of-Way (West Monroe Street, South LaSalle Street and South Wells Street):

32,030 square feet (approximate).

Gross Site Area:

93,682 square feet (approximate).

Reclassification Of Area Shown On Map Number 3-H.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-2 Restricted Service District symbols and indications as shown on Map No. 3-H in the area bounded by:

West North Avenue; the alley next easterly of North Milwaukee Avenue; a line perpendicular to North Milwaukee Avenue from a point on the northeasterly line of North Milwaukee Avenue 234.4 feet southeast of the intersection of West North Avenue and North Milwaukee Avenue; and North Milwaukee 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 full force and effect from and after its passage and due publication.

1/19/90

BUSINESS PLANNED DEVELOPMENT EXISTING ZONING MAP

86-7 CAPPOna 292 OMEST 30 EPD 600 87-7 66 B 8.20 230 CAPPO 256 С 3 no.358 BPDna 308 176 87 H. RPO 66-7 na 890 BPD C3-7 298 820na 820 1000 0100 0100 2 w . QUINCT 31 QUARCT 86-7 1 8 P.D. 8020 voõn na 382 219 n 87 Ī

LEGEND:



ZONING DISTRICT BOUNDARY PLANNED DEVELOPMENT

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NORTH

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APPLICANT: ADDRESS: DATE:

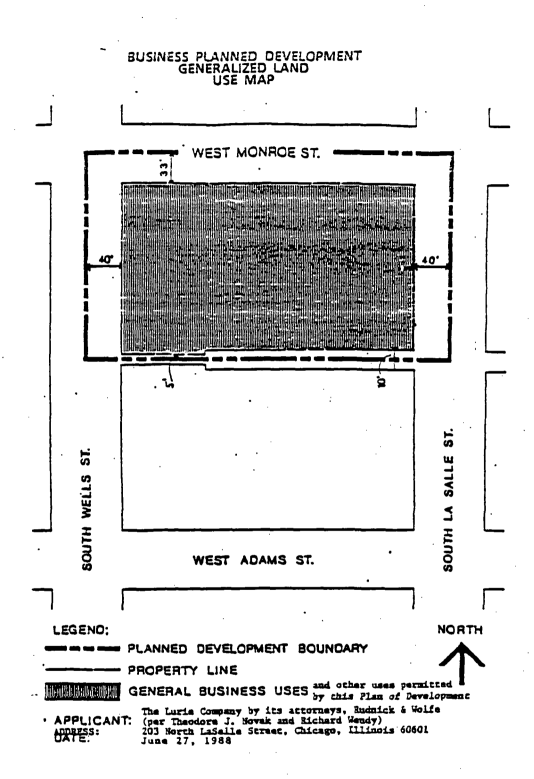
The Lurie Company by its attorneys, Rudnick & Wolfe (per Theodore J. Novak and Richard Wendy) 203 North LaSelle Street, Chicago, Illinois 60601 June 27, 1988

BUSINESS PLANNED DEVELOPMENT PROPERTY LINE AND RIGHT OF WAY MAP WEST MONROE ST. 33 40* 40* NET SITE AREA: 61,652 SQ. FT. 6 31. ST. SALLE SOUTH WELLS SOUTH LA WEST ADAMS ST. LEGENO; NORTH PLANNED DEVELOPMENT BOUNDARY PROPERTY LINE

APPLICANT: ADDRESS: DATE:

:

The Lurie Company by its attorneys, Rudnick & Welfe (per Theodore J. Novak and Richard Wendy) 203 North LaSelle Street, Chicago, Illinois 60601 June 27, 1988



Reclassification Of Area Shown On Map Number 5-G.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all of the B4-2 Restricted Service District, M1-2 Restricted Manufacturing District and C1-2 Restricted Commercial District symbols and indications as shown on Map No. 5-G in the area bounded by:

a line perpendicular to North Clybourn Avenue 94.61 feet long, beginning at a point 1,200 feet southeast of the intersection of North Sheffield Avenue and North Clybourn Avenue (as measured along the northeast line of North Clybourn Avenue from North Sheffield Avenue) to a point which is 6 feet southwest of the alley next northeast of North Clybourn Avenue or 1,130 feet southeast of West Willow Street (as measured along the southwest line of the alley northeast of North Clybourn Avenue); a line 50.15 feet long beginning at a point 1,130 feet southeast of West Willow Street to a point 70 feet northeast of and perpendicular to the northeast line of North Clybourn Avenue and 328 feet west of North Halsted Street; a line 46.50 feet long beginning at a point along the west line of North Dayton Street (vacated) at a point 130 feet north of West North Avenue (if extended) to a point 13.50 feet west of the east line of North Dayton Street (vacated): a southeasterly line 2.82 feet long starting at a point 13.50 feet west of the east line of North Dayton Street (vacated) and 130 feet north of West North Avenue to a point 11.50 feet of the east line of North Dayton Street (vacated) and 127.37 feet north of West North Avenue; a line 99.55 feet long (at a point 127.37 feet north of West North Avenue) starting at a point 11.50 feet west of the east line of North Dayton Street (vacated) to a point 179.50 feet west of North Halsted Street; a southeasterly line 80.35 feet starting at a point 127.37 feet north of West North Avenue and 179.50 feet west of North Halsted Street to a point 100.345 feet west of North Halsted Street and 113.75 feet north of West North Avenue: the public alley next west of and parallel to North Halsted Street (or a line 129.80 feet west of and parallel to North Halsted Street); a line 219.44 feet north of and parallel to West North Avenue; North Halsted Street; West North Avenue; North Clybourn Avenue to the point of the beginning,

to those of a B3-2 General Retail District.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all the B3-2 General Retail District symbols and indications as shown on Map No. 5-G in the area bounded by:

a line perpendicular to North Clybourn Avenue 94.61 feet long, beginning at a point 1,200 feet southeast of the intersection of North Sheffield Avenue and North Clybourn Avenue (as measured along the northeast line of North Clybourn Avenue from North Sheffield Avenue) to a point which is 6 feet southwest of the alley next northeast of North Clybourn Avenue or 1,130 feet southeast of West Willow Street (as measured

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along the southwest line of the alley northeast of North Clybourn Avenue); a line 50.15 feet long beginning at a point 1,130 feet southeast of West Willow Street to a point 70 feet northeast of and perpendicular to the northeast line of North Clybourn Avenue and 328 feet west of North Halsted Street; a line 46.50 feet long beginning at a point along the west line of North Dayton Street (vacated) at a point 130 feet north of West North Avenue (if extended) to a point 13.50 feet west of the east line of North Dayton Street (vacated); a southeasterly line 2.82 feet long starting at a point 13.50 feet west of the east line of North Dayton Street (vacated) and 130 feet north of West North Avenue to a point 11.50 feet of the east line of North Dayton Street (vacated) and 127.37 feet north of West North Avenue; a line 99.55 feet long (at a point 127.37 feet north of West North Avenue) starting at a point 11.50 feet west of the east line of North Dayton Street (vacated) to a point 179.50 feet west of North Halsted Street; a southeasterly line 80.35 feet starting at a point 127.37 feet north of West North Avenue and 179.50 feet west of North Halsted Street to a point 100.345 feet west of North Halsted Street and 113.75 feet north of West North Avenue; the public alley next west of and parallel to North Halsted Street (or a line 129.80 feet west of and parallel to North Halsted Street); a line 219.44 feet north of and parallel to West North Avenue; North Halsted Street; West North Avenue; North Clybourn Avenue to the point of the beginning.

to the designation of a Residential-Business 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 herewith attached and made a part hereof and no other.

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

Plan of Development attached to this ordinance reads as follows:

Residential-Business Planned Development (As Amended)

Plan Of Development

Statements.

The area delineated herein as Residential-Business Planned Development (the "Planned Development") consists of approximately 55,641 square feet (or 1.28 acres) of real property. Title to Subarea A is held by the City of Chicago and will be conveyed to Halsted-Clybourn Limited Partnership ("Applicant") subject to an agreement for the sale and redevelopment of land ("Redevelopment Agreement") to be entered into between the City of Chicago and Applicant. With respect to Subarea A, Applicant has been authorized by the Department of Urban Renewal pursuant to a letter dated September 11, 1989, from the Commissioner of the Department of Housing, to proceed with the rezoning of Subarea A subject to the limitations set forth below in Statement No. 15. Subarea B is under the control of the Applicant pursuant to a long term lease between the Chicago Transit Authority and the Applicant.

2.

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.

3.

Any dedication or vacation of streets or alleys or easements or any adjustment of right-of-ways shall require a separate submittal on behalf of the Applicant or its successors, assignees or grantees and approval by the City Council.

4. The following uses shall be permitted within the Planned Development:

Residential, retail, commercial, off-street accessory parking, earth station receiving dishes, accessory uses and any permitted use allowed under a B3-2 General Retail District; provided, however, the sale of packaged liquor (unless ancillary to the principal use of the premises), video arcades and fast-food restaurants shall be prohibited,

subject to such limits, maximum and minimum, as are set forth in the table of use and bulk regulations and related controls made a part of this Plan of Development.

- 5. Any service drive or other ingress or egress shall be adequately designed and paved, in accordance with the regulations of the Department of Streets and Sanitation and in compliance with the Municipal Code of the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. 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. Except as otherwise provided herein all parking spaces and loading areas shall be in compliance with Sections 8.10 and 8.11 of the Chicago Zoning Ordinance.
- 6. The height of the one-story structure to be constructed in conjunction with the Planned Development shall not be greater than 24 feet nor less than 20 feet and the height of the three-story structure to be constructed in conjunction with the Planned Development shall not be greater than 45 feet nor less than 42 feet.
- 7. Notwithstanding the provisions of Statement No. 6, the height restriction of the development and any appurtenance attached thereto shall be subject to:

- a. Height limitations as certified on Form FAA-117 (or on successor form or forms covering the same subject matter) and approved by the Federal Aviation Administration;
- b. Airport Zoning Regulations as established by the Department of Planning, the Department of Aviation and the Department of Law and approved by the City Council; and
- c. Height limitations as approved by the Federal Aviation Agency pursuant to Part 77 of the Regulations of the Administrator, Federal Aviation Administration.
- 8. Off-street parking, loading facilities and yard setbacks will be provided in compliance with this Plan of Development.
- 9. The information in the Plan of Development attached hereto sets forth data concerning the generalized land use of the Planned Development, and illustrates that the development of such area will be in accordance with the intent and purpose of this Plan of Development.
- 10. Business and business identification signs shall be permitted within the Planned Development subject to the review and approval of the Departments of Planning and Zoning; provided, however, no pylon signs will be permitted. Temporary signs such as construction, marketing and special event or art exhibit signs and banners, may be permitted subject to the aforestated approvals.
- 11. The Applicant acknowledges that the Planned Development is subject to the following easements in vacated North Dayton Street reserved by the City of Chicago in an ordinance passed by the City Council of the City of Chicago on April 26, 1989, and recorded on September 7, 1989 as Document Number 89420475:
 - a. A 30-foot easement for existing underground utilities with a prohibition for the erection of any buildings or other structures on the easement; and
 - b. A perpetual 8-foot easement for a pedestrian walkway.

The location and dimensions of these easements are depicted on Sheet Site Plan dated September 26, 1989 prepared by Gelick Foran Associates Limited, which is on file with the Department of Planning. In conjunction with the 30-foot easement in vacated North Dayton Street located in Subarea A, a 20-foot minimum height clearance shall be maintained between the grade level surface and any improvement other than landscaping erected over such easement area.

- 12. This Planned Development shall be landscaped in general conformance with the landscape plan prepared by Joe Karr & Associates identified as Sheet LS-1 dated November 6, 1989, which is on file with the Department of Planning. The landscaping on the Planned Development shall be maintained at all times in accordance with the landscaping plan.
- 13. The property subject to this Planned Development shall be used and developed pursuant to and consistent with the site plan and elevation drawings identified as Sheets A-8 and A-9 dated October 16, 1989, prepared by Gelick Foran Associates Limited, which are on file with the Department of Planning.
- 14. The development and use of Subarea A of the Planned Development shall be subject to and in compliance with the Redevelopment Agreement to be entered into between the City of Chicago and the Applicant. To the extent not inconsistent with the Plan of Development and Redevelopment Agreement, the Planned Development shall be subject to the Lincoln Park Conservation Plan.
- 15. This Planned Development is conditioned upon the execution of a Redevelopment Agreement by and between the Applicant and the City of Chicago and upon the subsequent conveyance by the City of Chicago to the Applicant of Subarea A. In the event that the Redevelopment Agreement is not executed and title to Subarea A of the Planned Development is not conveyed by the City of Chicago to the Applicant within one (1) year of the effective date of the adoption of this Residential-Business Planned Development by the City Council, this Residential-Business Planned Development shall be null and void and the zoning classifications of Subarea A and Subarea B shall revert to the zoning classifications existing prior to the adoption of this Residential-Business Planned Development; provided, however, that if the execution of the Redevelopment Agreement and the subsequent conveyance of Subarea A by the City of Chicago to the Applicant does not occur within said one (1) year period through no fault of the Applicant, the one (1) year limitation set forth in this Statement 15 shall be extended for one additional year and this Residential-Business Planned Development shall remain in effect for that additional period.
- 16. This Plan of Development, consisting of seventeen (17) statements; an existing zoning map; a boundary and property line map; a generalized land use map; and a table of use and bulk regulations and related controls, is applicable to the area delineated herein.
- 17. 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 the Department of Planning.

[Existing Zoning and Preferential Street System Map, Property Line Map and Generalized Land Use Plan attached to this Plan of Development printed on pages 10781 through 10783 of this Journal.]

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Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Residential-Business Planned Development Number

Plan Of Development

Use And Bulk Regulations And Data.

Selemen	N. (C') A		Max. Floor Area	Max. Percent Of Site
Subarea	Net Site Area <u>Square Feet</u> Acres	Land Use Permitted	Ratio	Coverage
Α	<u>45,633.93</u> 1.05	Residential, retail, com- mercial, off-street acces- sory parking, earth station receiving dishes, accessory uses and any permitted uses as are allowed under a B3-2 General Retail District; provided, however, the sale of packaged liquor (unless ancillary to the principal use of the premises), video arcades and fast-food restaurants shall be prohibited.	1.20	55%
В	<u>10,007.3</u> 0.23	Accessory off-street sur- face parking.	- 0 -	- 0 - %
A + B	<u>55,641.23</u> 1.28		.98	.46

Total Net Site Area: 55,641.23 (1.28) includes the vacated street and alleys.

Gross Site Area = Net Site Area: 55,641.23 (1.28) plus area remaining in the existing or to be dedicated public right-of-way: 32,398.91 = 88,040.14 (2.02).

Off-Street Parking and Loading:

Subarea A:	Minimum number of off-street parking spaces for permitted non-residential uses:		39
	Minimum number of off-street loading berths for all permitted uses:		1
Subarea B:	Minimum number of off-street parking spaces for residential uses:		22
	Required accessory parking for residential uses shall be located in Subarea B only.		
Bulk Regulations:	Subarea A:	Maximum number of dwelling units:	20
	Setbacks:	See Statement No. 13 and Sheets A-8 and A-9 referenced therein for information pertaining to setbacks.	

Percent of Total Net Site Area (Subarea A and Subarea B) Coverage:

46%

Reclassification Of Area Shown On Map Number 5-H.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-1 Restricted Manufacturing District symbols and indications as shown on Map No. 5-H in area bounded by:

a line 106.19 feet north of and parallel to the alley next north of and parallel to the alley next north of and parallel to West Wabansia Avenue; the alley next east of and parallel to North Hermitage Avenue; the alley next north of and parallel to the alley next north of and parallel to West Wabansia Avenue; North Hermitage Avenue, to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 5-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 R3 General Residence District symbols and indications as shown on Map No. 5-I in the area bounded by:

a line 250 feet south of and parallel to West Bloomingdale Avenue; the alley next east of and parallel to North Rockwell Avenue; a line 300 feet south of and parallel to West Bloomingdale Avenue; North Rockwell Avenue,

to those of an M1-1 Restricted Manufacturing District and a corresponding use district is hereby established in the area above described.

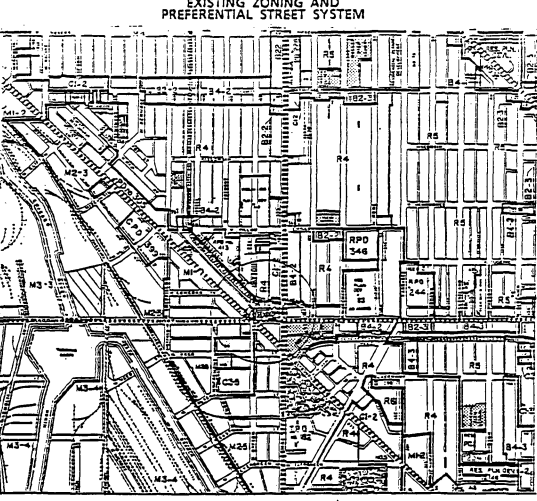
SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Reclassification Of Area Shown On Map Number 6-J. (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 R3 General Residence District symbols and indications as shown on Map No. 6-J in the area bounded by:

(Continued on page 10784)



RESIDENTIAL-BUSINESS PLANNED DEVELOPMENT EXISTING ZONING AND PREFERENTIAL STREET SYSTEM

LEGEND	-
	- RESIDENT DEVELOPI
	ZONING
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TAL-BUSINESS PLANNED MENT BOUNDARY DISTRICT BOUNDARIES PREFERENTIAL STREET SYSTEM PUBLIC AND QUASI-PUBLIC FICILITIES



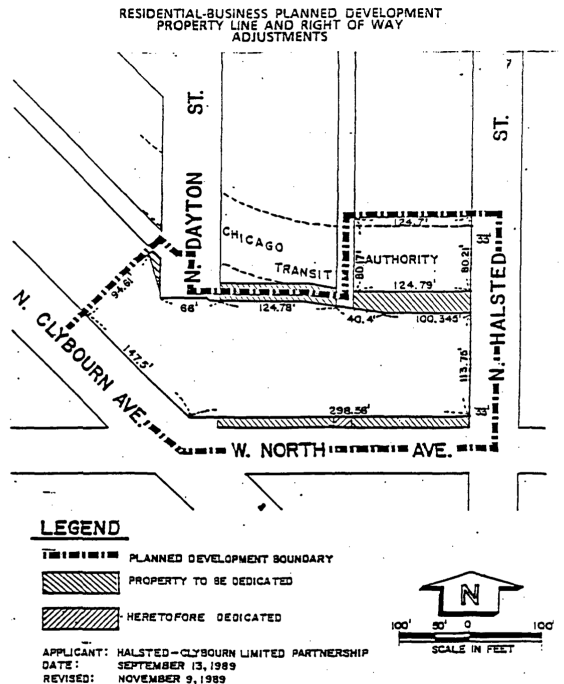
PARKS AND PLAYGROUNDS

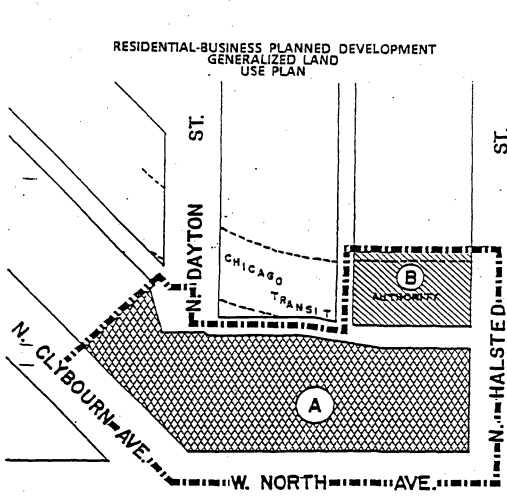
APPLICANT:

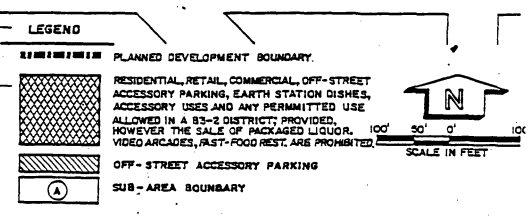
DATE:

HALSTED-CLYBOURN LIMITED PARTNERSHIP SEPTEMBER 13,1989

10781







APPLICANT: DATE:

HALSTED-CLYBOURN LIMITED PARTNERSHIP SEPTEMBER 13,1989 REVISED: NOVEMBER 9, 1989 ST.

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(Continued from page 10780)

a line 75 feet north of West 31st Street; South Millard Avenue; a line 50 feet north of West 31st Street; and the alley next west of and parallel to South Millard Avenue,

to those of a C2-1 General Commercial District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 6-K.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 6-K in area bounded by:

West 28th Street; the alley next east of South Kedvale Avenue; a line 52.47 feet south of and parallel to West 28th Street; South Kedvale Avenue,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 7-J.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-1 Restricted Manufacturing District symbols and indications as shown on Map No. 7-J in area bounded by: the alley next north of and parallel to West Wellington Street; a line 142 feet long running southeasterly beginning at a point 57.10 feet east of North Pulaski Road (as measured along the south line of the alley next north of and parallel to West Wellington Street) to a point 11.13 feet northeast of West Wellington Street (as measured along the northwest line of North Davlin Court); North Davlin Court; West Wellington Street; North Pulaski Road,

to those of a B5-1 General Service District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 8-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 R3 General Residence District symbols and indications as shown on Map No. 8-F in area bounded by:

a line 223 feet south of and parallel to West 38th Street; South Lowe Avenue; a line 248 feet south of and parallel to West 30th Street; the alley next west of and parallel to South Lowe Avenue,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 8-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 M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 8-G in area bounded by:

West 31st Street; a line 49.0 feet east of the alley next east of and parallel to South Benson Street; the alley next south of and parallel to West 31st Street; the alley next east of and parallel to South Benson 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 Number 9-G.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 9-G in area bounded by:

a line 125 feet north of and parallel to West School Street or the alley north of and parallel to West School Street, if extended; the alley next west of and parallel to North Racine Avenue; West School Street; a line 140.42 feet long running northeasterly beginning at a point 110.38 feet west of the alley next west of and parallel to North Racine Avenue (as measured along the north line of West School Street) to a point 46.56 feet west of the alley next west of and parallel to North Racine Avenue as measured from a point 125 feet north of West School Street (or the south line of the alley next north of and parallel to West School Street, if extended),

to those of an R5 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 Number 9-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 Waterfront Manufacturing Planned Development No. 439 symbols and indications as shown on Map No. 9-I in the area bounded by:

a line 1,589.34 feet north of West Addison Street; a line 174.72 feet east of North Talman Avenue or the line thereof if extended where no street exists; West Bradley Place; North Talman Avenue; a line 787.50 feet north of West Addison Street; a line 40 feet west of North Talman Avenue; a line 887.50 feet north of West Addison Street; and the North Branch of the Chicago River,

to the designation of Waterfront Manufacturing Planned Development No. 439, 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. That the Chicago Zoning Ordinance be amended by changing all the Waterfront Manufacturing Planned Development No. 439 symbols and indications as shown on Map No. 9-I in the area bounded by:

a line 887.50 feet north of West Addison Street; a line 40 feet west of North Talman Avenue; a line 787.50 feet north of West Addison Street; North Talman Avenue; a line 762.5 feet north of West Addison Street; and the North Branch of the Chicago River,

to those of an M2-2 General Manufacturing District and a corresponding use district is hereby established in the area above described in Section 2.

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

Plan of Development attached to this ordinance reads as follows:

Waterfront Manufacturing Planned Development Number 439 (As Amended)

Plan Of Development

Statements.

- 1. The area delineated herein as a Waterfront Manufacturing Planned Development No. 439 is owned or controlled by SDK Industrial Parks, a joint venture.
- 2. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees.
- 3. Any dedication or vacation of streets and alleys, or easements, or adjustments of rights-of-way or consolidation or resubdivision of parcels shall require a separate submittal on behalf of the applicant or its successors, assignees or grantees.
- 4. The following use(s) shall be permitted within the area delineated herein as a Waterfront Manufacturing Planned Development: general manufacturing and service.
- 5. Off-street parking and off-street loading facilities shall be provided in compliance with this amended Plan of Development, subject to the review of the Bureau of Traffic Engineering and Operations and the approval of the Department of Planning.
- 6. Any service drives or any other ingress or egress shall be adequately designed and paved in accord with the regulations of the Bureau of Traffic Engineering and Operations and in compliance with the Municipal Code of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles; there shall be no parking within such paved areas. Fire lanes, if required, 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.

7.

8.

Identification signs may be permitted within the area delineated herein as a Waterfront Manufacturing Planned Development subject to the review and approval of the Department of Inspectional Services and the Department of Planning. Temporary signs such as construction and marketing signs may be permitted subject to the aforestated approvals. There shall be no advertising signs (billboards) permitted.

The information in the amended tables and maps attached hereto sets forth data concerning the generalized land use plan of the area delineated herein as Waterfront Manufacturing Planned Development, and stipulates the land use and development controls applicable to the site.

Attached hereto and incorporated herein by the reference are:

- 1. Property Line Map and Right-of-Way Adjustment.
- 2. Existing Zoning and Preferential Street System Map.
- 3. Generalized Land Use Plan.
- 4. Planned Development Use and Bulk Regulations and Data Chart.

The Plan of Development hereby attached 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 Adjustment, Existing Zoning and Preferential Street System Map and Generalized Land Use Plan attached to this Plan of Development printed on pages 10792 through 10794 of this Journal.]

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Waterfront Manufacturing Planned Development Number 439 (As Amended)

Use And Bulk Regulations And Data.

Net Site Area	General Description Of Land Use		Floor Area Ratio	Proposed Percentage Of Land Coverage	
<u>Square Feet</u> Acres					
<u>387,203</u> 8.89	General Manufacturing and Service which can include light assembly, storage, distribution, small products repair and assembly.		2.2	40%	
Gross Site Area = Net Site Area of 8.89 acres + area in public right-of-way of 1.75 acres = 10.64 acres.					
Maximum Floor Area Ratio:		2.2			
Maximum Percent of Site Coverage:		40%			
Off-Street Loading:		Per M2 requirements.			
Off-Street Parking Minimum:		1.5 per 1,000 se	quare feet.		
Minimum Periphery Building Setbacks:					

North	50 feet
East	50 feet
South	50 feet
Chicago River	40 feet

Reclassification Of Area Shown On Map Number 9-N.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B2-1 Restricted Retail District symbols and indications as shown on Map No. 9-N in area bounded by:

the alley next north of and parallel to West Belmont Avenue; a line 139 feet east of and parallel to North Newcastle Avenue; West Belmont Avenue; North Newcastle Avenue,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

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

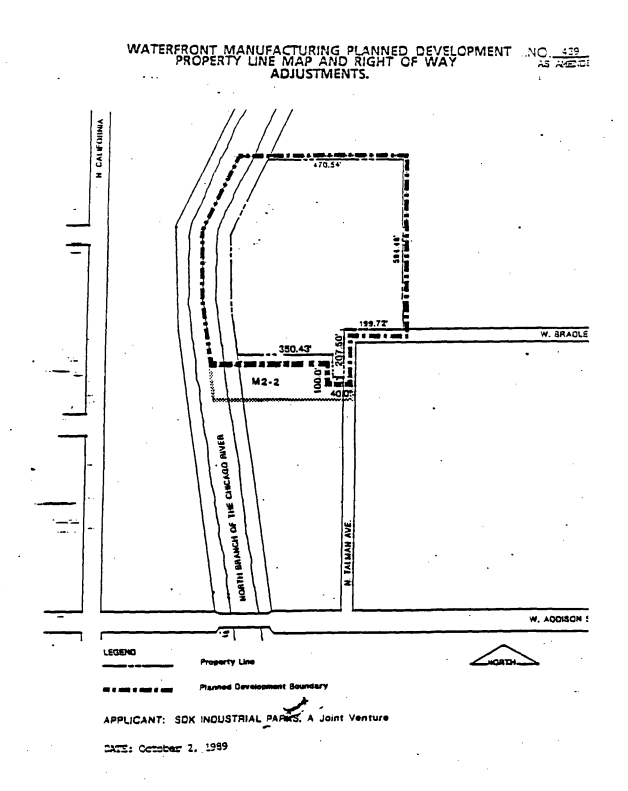
Reclassification Of Area Shown On Map Number 11-I. (As Amended)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-2 Restricted Service District symbols and indications as shown on Map No. 11-I in the area bounded by:

(Continued on page 10795)

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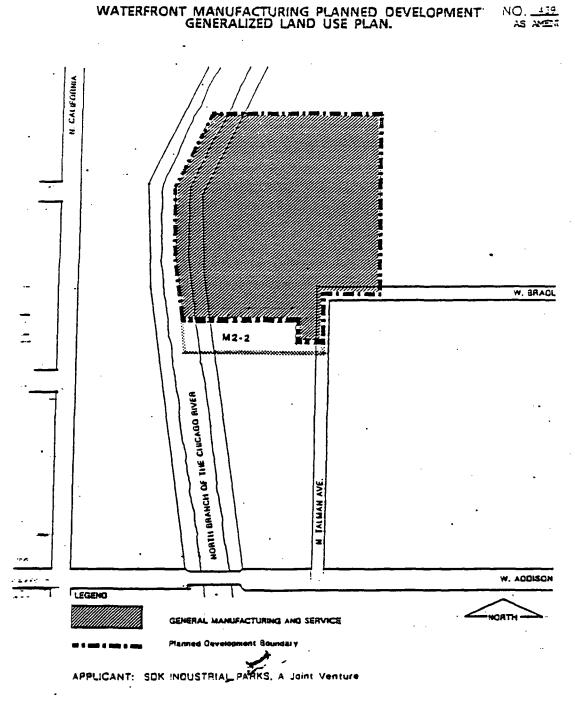
NO. <u>139</u> As avence WATERFRONT MANUFACTURING PLANNED DEVELOPMENT EXISTING ZONING AND PREFERENTIAL STREET SYSTEM. 1.1.1 713 1 fβ 5 **R4** 102-11(C1-1) C :-2 з. C 11 1:1 if ci -i ili 21-2 MI-1 94-21-1:84-11-1 MI-I H 83 ----无 M2-2 R2 R-4 Tela I R-3 .0.9.1 16.85 ----342 M1-1 1444 20 BRADLEY C2i R 1 ΰ N H. YALMAN B-3 בא || 11111 61.11 i **B5-1** R3 CL. 1. -11 ١, MH 1 83 1 8P0no.253 M2-2 M1-2 +1. 13. NOATH . 144 LEGENO 1.11 Subject Proc Preferential Streets -----. .9 7 22

APPLICANT: SOK Industrial Parks, A Joint Venture

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DATE: October 2. 1989

1/19/90



DATE: October 2, 1999

(Continued from page 10791)

West Lawrence Avenue; North Virginia Avenue; the alley next south of and parallel to West Lawrence Avenue; and the east bank of the North Branch of the Chicago River,

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 Number 11-J.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 11-J in area bounded by:

a line 24 feet north of and parallel to West Sunnyside Avenue; the alley next east of and parallel to North Bernard Street; West Sunnyside Avenue; North Bernard 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 Number 12-H.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 12-H in area bounded by:

West 48th Street; the alley next east of and parallel to South Marshfield Avenue; a line 149.07 feet south of and parallel to West 48th Street; South Marshfield 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 Numbers 12-M And 12-N. (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 R3 General Residence District symbols and indications as shown on Map Nos. 12-M and 12-N in the area bounded by:

West 51st Street; the alley next east of and parallel to South Narragansett Avenue; a line 29.5 feet south of West 51st Street; South Narragansett Avenue; a line 59.5 feet south of West 51st Street; the alley next east of and parallel to South Narragansett Avenue; West 53rd Street; South Narragansett Avenue; a line 59.5 feet south of West 53rd Street; the alley next east of and parallel to South Narragansett Avenue; a line 299.5 feet north of West 54th Street; South Narragansett Avenue; a line 219.5 feet north of West 54th Street; South Narragansett Avenue; a line 219.5 feet north of West 54th Street; the alley next east of and parallel to South Narragansett Avenue; a line 219.5 feet north of West 54th Street; the alley next east of and parallel to South Narragansett Avenue; South Narragansett Avenue; a line 76 feet north of the alley next north of and parallel to South Narragansett Avenue; West 54th Street; South Narragansett Avenue; a line 40 feet north of West 54th Street; South Narragansett Avenue; a line 40 feet north of West 54th Street; South Narragansett Avenue; a line 70 feet south of West 52nd Street; South Narragansett Avenue; a line 70 feet north of West 52nd Street; and the alley next west of and parallel to South Narragansett Avenue; a line 70 feet north of West 52nd Street; and the alley next west of and parallel to South Narragansett Avenue; a line 70 feet north of West 52nd Street; and the alley next west of and parallel to South Narragansett Avenue; a line 70 feet north of West 52nd Street; and the alley next west of and parallel to South Narragansett Avenue; a line 70 feet north of West 52nd Street; and the alley next west of and parallel to South Narragansett Avenue; a line 70 feet north of West 52nd Street; and the alley next west of and parallel to South Narragansett Avenue; a line 70 feet north of West 52nd Street; and the alley next west of and parallel to South Narragansett Avenue; a line 70 feet north of West 52nd Street; and the alley next west of and parallel to South Narragansett Av

to the designation of an R2 Single-Family Residence District and a corresponding use district is hereby established in the area above described.

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

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. 13-G in area bounded by:

a line 362 feet north of and parallel to West Argyle Street; the alley next east of and parallel to North Winthrop Avenue; a line 162 feet north of and parallel to West Argyle Street; and North Winthrop Avenue,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 14-G.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-1 Restricted Manufacturing District symbols and indications as shown on Map No. 14-G in the area bounded by:

a line 149.38 feet north of and parallel to the alley next north of and parallel to West 59th Street; South Aberdeen Street; the alley next north of and parallel to the alley next north of and parallel to West 59th Street; the alley next west of and parallel to South Aberdeen Street; the alley next north of and parallel to West 59th Street; South May Street,

to those of an R3 General Residence District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Numbers 14-M And 14-N. (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 R3 General Residence District symbols and indications as shown on Map Nos. 14-M and 14-N in the area bounded by:

a line 101.1 feet south of West 56th Street; South Narragansett Avenue; a line 52.4 feet south of West 58th Street; the alley next east of and parallel to South Narragansett Avenue; West 59th Street; South Narragansett Avenue; a line 71 feet south of West 59th Street; the alley next east of and parallel to South Narragansett Avenue or the line thereof extended where no alley exists; the alley next north of and parallel to West 60th Street; a line 120 feet east of South Narragansett Avenue; West 60th Street; the alley next east of and parallel to South Narragansett Avenue; the alley next north of and parallel to West 63rd Street; South Narragansett Avenue; a line 241.19 feet north of West 62nd Street; the alley next west of and parallel to South Narragansett Avenue; a line 181.29 feet north of West 61st Street; South Narragansett Avenue; a line 241.29 feet north of West 61st Street; the alley next west of and parallel to South Narragansett Avenue; West 60th Street; South Narragansett Avenue; West 59th Street; the alley next west of and parallel to South Narragansett Avenue; a line 51.1 feet south of West 57th Street; South Narragansett Avenue; West 57th Street; the alley next west of and parallel to South Narragansett Avenue; a line 166.1 feet north of West 57th Street; South Narragansett Avenue; a line 201.1 feet north of West 57th Street; and the alley next west of and parallel to South Narragansett Avenue,

to the designation of an R2 Single-Family Residence District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 15-J.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B2-1 Restricted Retail District symbols and indications as shown on Map No. 15-J in area bounded by: the alley next north of and parallel to West Peterson Avenue; North St. Louis Avenue; West Peterson Avenue; a line 57.68 feet east of and parallel to North Drake Avenue,

to those of a B2-2 Restricted Retail District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 16-I. (As Amended)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B2-2 Restricted Retail District symbols and indications as shown on Map No. 16-I in the area bounded by:

a line 125 feet south of West 70th Street; South Western Avenue; a line 250 feet south of West 70th Street; the alley next west of and parallel to South Western Avenue,

to those of a C1-1 Restricted Commercial District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 16-J.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R2 Single-Family Residence District symbols and indications as shown on Map No. 16-J in the area bounded by: West 65th Street; a line 100.74 feet east of and parallel to South Lawndale Avenue; a line 133 feet south of and parallel to West 65th Street; South Lawndale Avenue,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 22-H.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the Business Planned Development No. 430 and C2-2 General Commercial District symbols and indications as shown on Map No. 22-H in the area bounded by:

a line 144.0 feet north of and parallel with West 94th Street; South Ashland Avenue; West 95th Street; the westerly right-of-way line of the Penn Central Railroad (now vacant); the south line of West 94th Street as extended; South Beverly Avenue; the alley next north of and parallel with West 94th Street; and the alley next west of and parallel with South Ashland Avenue,

to the designation of Business Planned Development No. 430, 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 Number 430 (As Amended)

Plan Of Development

Statements.

- 1. The area delineated herein as Business Planned Development No. 430, as amended, is owned or controlled by Jetco Properties, Incorporated, a Delaware corporation with offices at 8725 West Higgins Road, Chicago, Illinois 60631. Jetco Properties, Incorporated, is a wholly owned subsidiary of Jewel Companies, Incorporated, which is a wholly owned subsidiary of American Stores Company.
- 2. All applicant official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees, or grantees.
- 3. Any dedication or vacation of streets and alleys, or easements, or adjustments of right-of-way or consolidation or resubdivision of parcels shall require a separate submittal on behalf of the applicant or its successors, assignees, or grantees. The vacation of West 94th Street shall be permitted prior to any Part II application.
- 4. The following uses shall be permitted within the area delineated herein as Business Planned Development No. 430, as amended: grocery stores, retail drug stores, general merchandise uses, restaurants, retail and service type business uses, parking and related uses subject to limitations contained in the Generalized Land Use Plan (permanent outdoor storage as a principal use and service station uses shall be prohibited).
- 5. The information in the tables and maps attached hereto sets forth data concerning the Generalized Land Use Plan of the area delineated herein as Business Planned Development, and stipulates the land use and development controls applicable to the site.
- 6. Off-street parking and off-street loading facilities shall be provided in compliance with this Plan of Development, subject to the review of the Department of Public Works and the approval of the Department of Planning. Access to the accessory structures shall be from the same location serving the general parking for the Planned Development. Except as otherwise provided herein all off-street parking shall comply with the provisions of 7.11, and off-street loading shall comply with the provisions of 8.10.
- 7. Any service drives or any other ingress and egress 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 within such paved areas. Fire lanes, if required, 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. The location of all curb cuts shall be subject to the approval of the Department of Planning. No truck traffic shall be permitted on Beverly Avenue and no access shall be permitted to 94th Street west of Beverly Avenue.

- 8. Accessory buildings or structures may be constructed in the Business Planned Development either prior to, subsequent to, or concurrently with any one or more principal buildings, subject to the approval of the Department of Planning.
- 9. The applicant will design the structure as a cohesive architectural unit and will provide and maintain a six-foot perimeter stockade fence and shall provide and maintain landscaping in general conformance with the landscaping plan proposed by David McCallum and Associates, dated November 2, 1989, and on file with the Department of Planning.
- 10. Business and business identification signs may be permitted within the area delineated herein as Business Planned Development, subject to the review and approval of the Department of Buildings and the Department of Planning.
- 11. The height restriction of any building or any appurtenance attached hereto shall be subject to:
 - a. Height limitations as certified on Form FAA 117, or successor forms involving the same subject matter, and approved by the Federal Aviation Administration; and
 - b. Airport zoning regulations as established by the Department of Planning, Department of Aviation and Department of Law, as approved by the City Council.
- 12. The Plan of Development hereby attached shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Developments", as promulgated by the Commissioner of Planning.

[Existing Zoning and Street System Map, Property Line Map and Generalized Land Use Plan attached to this Plan of Development printed on pages 10805 through 10807 of this Journal.]

Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Business Planned Development Number 430 (As Amended)

Planned Development Use And Bulk Regulations And Data.

Net Site Area <u>Square Feet</u> Acres	General Description Of Land Uses	Maximum F.A. R .	Maximum Percentage Of Site Coverage
<u>288,157.6</u> 6.62	Grocery stores, retail drug stores, general merchandise uses, restaurants, retail and service type business uses, parking and related uses (permanent outdoor storage as a principal use and service station uses shall be prohibited).	0.42	42%

Net Site Area includes area of West 94th Street to be vacated: 22,738 square feet.

Gross Site Area:	Net Site Area:	288,157.6 square feet	(6.62 acres)
	Public R.O.W.:	58,015.4 square feet	(<u>1.33 acres)</u>
	TOTAL:	346,173.0 square feet	(7.95 acres)

Maximum F.A.R. for Net Site Area: 0.42

Allocated as follows: (As identified on generalized land use plan):

A. Outlet: 5,000 square feet maximum.

B. Retail Stores: 33,000 square feet maximum.

C. Building C: balance of allowable floor area.

Off-Street Parking: Minimum: 290 spaces including 2% handicapped.

A minimum of 169 spaces will be available at all times that the existing store is open and until the new store is opened.

Off-Street Loading: 4 at 10 feet x 50 feet.

Building Setbacks:

North Property Line	20 feet
South Ashland Avenue	0 feet
West 95th Street	50 feet
West Property Line	0 feet

Reclassification Of Area Shown On Map Number 26-H.

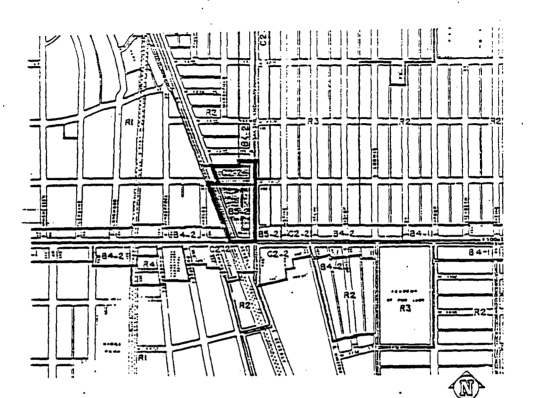
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B1-2 Local Retail District symbols and indications as shown on Map No. 26-H in area bounded by:

West 110th Place; a line 150 feet east of South Western Avenue; a line 150 feet south of West 110th Place; a line 146 feet east of South Western Avenue; a line 175 feet south of West 110th Place; a line 130 feet east of South Western Avenue; a line 200 feet south of West 110th Place; a line 140 feet east of South Western Avenue; a line 225 feet south of West 110th Place; and South Western Avenue;

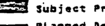
to those of a B2-2 Restricted Retail District and a corresponding use district is hereby established in the area above described.

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





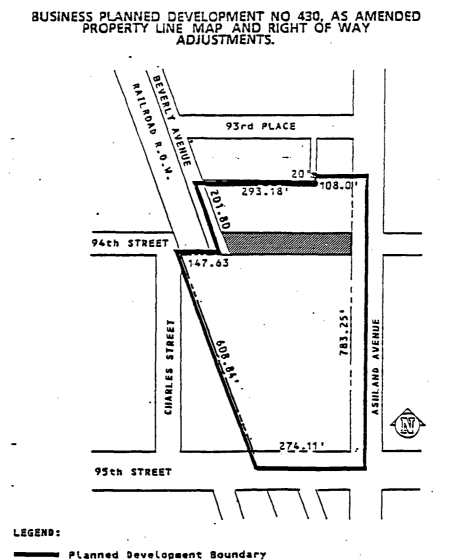




Subject Property Planned Development Boundary

Jetca Properties, Inc. APPLICANT: 9410 South Ashland Avanue ADDRESS: DATE: September 13, 1989

:

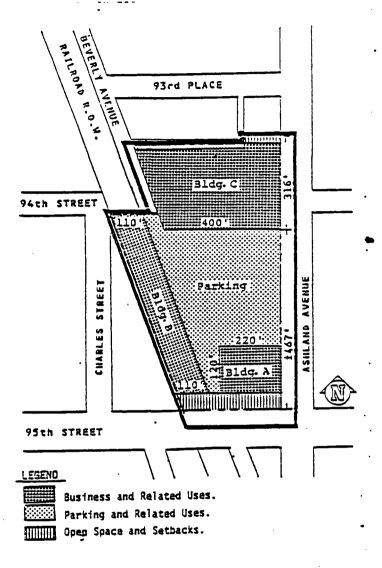


20'

Property Line Street to Be Vacated

APPLICANT: Jetco Properties, Inc. ADDRESS: 9410 South Ashland Avenue 04TE: September 13, 1989





BUSINESS PLANNED DEVELOPMENT NO. 430, AS AMENDED GENERALIZED LAND USE PLAN.

APPLICANT: Jetco Properties, Inc. ADDRESS: 9410 South Ashland Avenue DATE: September 13, 1989, REVISED: November 3, 1989

MISCELLANEOUS BUSINESS.

Time Fixed For Next Succeeding Regular Meeting.

By unanimous consent, Alderman Burke presented a proposed ordinance which reads as follows:

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

SECTION 1. That the next succeeding regular meeting of the City Council of the City of Chicago to be held after the meeting held on Friday, the nineteenth (19th) day of January, 1990, at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the seventh (7th) day of February, 1990, at 10:00 A.M., in the Council Chamber in City Hall.

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

On motion of Alderman Burke, the foregoing proposed ordinance 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, E. Smith, Davis, Bialczak, Gabinski, Mell, Austin, Kotlarz, Banks, Giles, Cullerton, Laurino, O'Connor, Pucinski, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Orr, Stone -- 49.

Nays -- None.

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

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, February 7, 1990, at 10:00 A.M., in the Council Chamber in City Hall.

Water Steeloush

WALTER S. KOZUBOWSKI, 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, February 7, 1990, at 10:00 A.M., in the Council Chamber in City Hall.

