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COPY



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

Regular Meeting--Wednesday, June 9, 1993

at 10:00 A.M.

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

OFFICIAL RECORD.

RICHARD M. DALEY Mayor

DANIEL J. BURKE Deputy City Clerk

Attendance At Meeting.

Present -- The Honorable Richard M. Daley, Mayor, and Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone.

Absent -- Aldermen Coleman, Laurino.

Call To Order.

On Wednesday, June 9, 1993 at 10:00 A.M., The Honorable Richard M. Daley, Mayor, called the City Council to order. Mr. Daniel J. Burke, Deputy City Clerk, called the roll of members and it was found that there were present at that time: Aldermen Mazola, Haithcock, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 44.

Quorum present.

Invocation.

Father John Farry, Pastor of Saint Thomas Apostle Catholic Church, opened the meeting with prayer.

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

Referred -- APPOINTMENT OF MR. PAUL VALLAS AS CITY BUDGET DIRECTOR.

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 the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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

LADIES AND GENTLEMEN -- I have appointed Paul Vallas as Budget Director of the City of Chicago.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPOINTMENT OF MS. JUDITH C. RICE AS DIRECTOR OF REVENUE.

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 Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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

LADIES AND GENTLEMEN -- I have appointed Judith C. Rice as Director of Revenue.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF TITLE 7, CHAPTER 28 AND TITLE 8, CHAPTERS 8 AND 20 OF MUNICIPAL CODE OF CHICAGO BY REVISING REGULATIONS CONCERNING TOWING 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 Police and Fire:

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Director of Revenue, I transmit herewith an ordinance amending Chapters 7-28, 8-8 and 8-20 of

the Municipal Code of Chicago to make various changes regarding the towing and impoundment of vehicles.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF TITLE 13, CHAPTER 32, SECTION 300 OF MUNICIPAL CODE OF CHICAGO CONCERNING PAYMENT OF FEES FOR CERTAIN BUILDING PERMITS.

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

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Building Commissioner, I transmit herewith an ordinance amending Section 13-32-300 of the Municipal Code of Chicago, concerning payments of fees for certain building permits.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF TITLE 13, CHAPTER 56 OF MUNICIPAL CODE OF CHICAGO DESIGNATING BROADER RANGE OF DAY CARE CENTERS AS ASSEMBLY OCCUPANCIES AND CHANGING CODE REQUIREMENTS FOR CERTAIN DAY CARE CENTERS.

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

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Building Commissioner, I transmit herewith, in conjunction with Alderman Stone, an ordinance to amend Chapter 13-56 of the Municipal Code by designating a broader range of day care centers as assembly occupancies and changing code requirements for certain day care centers.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- EXPRESSION OF SUPPORT FOR LEGISLATION CREATING ENTERTAINMENT DISTRICT, INCLUDING ENTERTAINMENT CENTER AND RIVERBOAT CASINOS.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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

LADIES AND GENTLEMEN -- I transmit herewith a resolution expressing support for legislation that would authorize creation of an entertainment district in the City of Chicago, to include up to five riverboat casinos and an entertainment center.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR EXECUTION OF LICENSE AGREEMENT WITH CHICAGO HOUSING AUTHORITY FOR PLACEMENT OF RADIO EQUIPMENT AND ANTENNAE AT TWO POLICE HEADQUARTER FACILITIES.

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

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Superintendent of Police, I transmit herewith an ordinance authorizing the execution of a license agreement between the City and the Chicago Housing Authority for placement of radio equipment and antennae at two Chicago Police Department area headquarter facilities.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR EXECUTION OF AGREEMENT WITH CHICAGO REHABILITATION NETWORK FOR ADMINISTRATION OF FINANCING RELATED TO CHICAGO ABANDONED PROPERTY 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 Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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 execution of an agreement between the City of Chicago and the Chicago Rehabilitation Network for the administration of financing related to the Chicago Abandoned Property Program.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR EXECUTION OF LOAN AGREEMENT WITH MR. JOSEPH D. DRESSEL AND MR. DANA HELLERMAN FOR REHABILITATION OF BUILDING AT 5245 -- 5247 NORTH WINTHROP 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

June 9, 1993.

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 the City to enter into a loan agreement with Joseph D. Dressel and Dana Frank Hellerman under which they would receive a loan of \$330,176 in HOME funds for the rehabilitation of a building located at 5245 - 5247 North Winthrop Avenue. The rehabilitation would create seven units for very low, and moderate income families.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR AGREEMENTS WITH ILLINOIS
DEPARTMENT OF PUBLIC AID AND FIRST HEALTH
SERVICES PROGRAM TO ALLOW CHICAGO
DEPARTMENT OF HEALTH TO PROVIDE
OBSTETRIC, PEDIATRIC, CASE
MANAGEMENT AND OUTREACH
SERVICES UNDER HEALTHY
MOMS/HEALTHY KIDS
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 Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Health, I transmit herewith an ordinance authorizing: (1) an intergovernmental agreement between the City and the Illinois Department of Public Aid, under which the Chicago Department of Health will provide enhanced obstetric and pediatric services under the Healthy Moms/Healthy Kids Managed Care Program; and (2) an agreement between the City and First Health Services Program, under which the Chicago Department of Health will provide case management and outreach services under the Healthy Moms/Healthy Kids Program at Mile Square Health Center.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPROVAL OF MR. WILLIAM L. LAVICKA AS DEVELOPER FOR PARCEL R-16 IN CENTRAL WEST REDEVELOPMENT PROJECT AREA.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith an ordinance approving William L. Lavicka as the designated developer for Parcel R-16 in the Central West Redevelopment Project Area.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR AMENDMENT OF TELECOMMUNICATIONS SYSTEM USE AGREEMENT WITH DIGINET COMMUNICATIONS, INC. - MIDWEST TO REDUCE SIZE OF FIBER OPTIC CABLE SYSTEM AND REVISE MINIMUM FEES PAID TO CITY.

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

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Director of Revenue, I transmit herewith an ordinance authorizing an amendment to the Telecommunications System Use Agreement between the City and Diginet Communications, Inc.-Midwest. The amendment would reduce the size of the company's fiber optic cable system and revise the minimum fees payable to the City.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- AUTHORIZATION OF SALE OF DIGINET COMMUNICATIONS, INC.-MIDWEST'S TELECOMMUNICATIONS SYSTEM TO TELEPORT COMMUNICATIONS CHICAGO, INC.

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

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Director of Revenue, I transmit herewith an ordinance authorizing the sale of a telecommunications system owned by Diginet Communications, Inc.-Midwest, to Teleport Communications Chicago, Inc..

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR PUBLIC HEARING ON CREATION OF SPECIAL SERVICE AREA IN MARQUETTE PARK COMMUNITY.

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

June 9, 1993.

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

LADIES AND GENTLEMEN -- In conjunction with Alderman Jones, I transmit herewith an ordinance authorizing a public hearing on the creation of a special service area in the Marquette Park community.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR EXECUTION OF PARTIAL RELEASE OF EASEMENT AND CONVEYANCE OF SEWER FACILITIES AGREEMENT WITH METROPOLITAN PIER AND EXPOSITION AUTHORITY.

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

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Transportation, I transmit herewith an ordinance authorizing execution of a Partial Release of Easement and Conveyance of Sewer Facilities agreement with the Metropolitan Pier and Exposition Authority.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR EXECUTION OF INTERGOVERNMENTAL AGREEMENT WITH STATE OF ILLINOIS FOR ALLOCATION OF FUNDS FOR ALLEY RESURFACING.

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

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Transportation, I transmit herewith an ordinance authorizing execution of an intergovernmental agreement with the State of Illinois, whereby \$1,448,000 will be allocated for alley resurfacing.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR APPROPRIATION OF GRANT FUNDS FOR DUAL-FUELED VANPOOL DEMONSTRATION 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 the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of the Environment, I transmit herewith an ordinance authorizing appropriation of grant funds for a dual-fueled vanpool demonstration project.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- ACCEPTANCE OF BID PROPOSALS FOR CITY-OWNED PROPERTIES PURSUANT TO ADJACENT NEIGHBORS LAND ACQUISITION 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 and Real Estate:

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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 accepting bid proposals

for four city-owned properties pursuant to the City's Adjacent Neighbors Land Acquisition Program. The attached bid proposals were opened by the Department of General Services at a public meeting held May 18, 1993.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- AUTHORIZATION FOR ACQUISITION OF REVERSIONARY INTERESTS IN CERTAIN PARCELS OF PROPERTY TO FACILITATE CLOSING OF OGDEN AVENUE VIADUCT.

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 and Real Estate:

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Transportation, I transmit herewith an ordinance authorizing acquisition of reversionary interests in several parcels of property in order to facilitate the closing of the Ogden Avenue viaduct.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPROVAL OF AMENDMENT NUMBER 7 TO LAWNDALE CONSERVATION PLAN AND AUTHORIZATION FOR EXECUTION OF AGREEMENT WITH WEST SIDE AFFORDABLE HOUSING LIMITED PARTNERSHIP FOR SALE OF PROPERTIES AT 3350 -- 3354 WEST POLK STREET AND 3351 -- 3359 WEST LEXINGTON STREET.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith an ordinance approving Amendment No. 7 to the Lawndale Conservation Plan and authorizing the Commissioner to enter into an agreement with West Side Affordable Housing Limited Partnership in order to effectuate a negotiated sale of properties located at 3350 -- 3354 West Polk Street and 3351 -- 3359 West Lexington Street.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR SUBSTITUTION OF TWO PARCELS
AT 3234 AND 3329 WEST EVERGREEN AVENUE IN NEW
HOMES FOR CHICAGO WEST HUMBOLDT PARK
JOINT VENTURE ORDINANCE.

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 and Real Estate:

OFFICE OF THE MAYOR CITY OF CHICAGO

June 9, 1993.

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 substitution of two parcels from the original New Homes for Chicago West Humboldt Park Joint Venture ordinance. The substituted properties are located at 3234 and 3329 West Evergreen Avenue.

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.

Mr. Daniel J. Burke, Deputy 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 -- PROCLAMATION DECLARING CHICAGO AS FLOOD DISASTER AREA.

A proclamation from The Honorable Richard M. Daley, Mayor, received in the Office of the City Clerk on Monday, June 7, 1993 declaring that a disaster exists in the City of Chicago as a consequence of extensive flooding of public and private property, which was *Placed on File*.

Placed On File -- VARIOUS DOCUMENTS IN CONNECTION WITH PURCHASE AND SALE OF CHICAGO O'HARE INTERNATIONAL AIRPORT GENERAL AIRPORT SECOND LIEN REVENUE REFUNDING BONDS, 1993 SERIES A AND B.

A communication from Mr. Walter K. Knorr, City Comptroller, and Mr. Daniel J. Burke, Deputy City Clerk, certifying various documents relating to the purchase and sale of \$152,220,000 aggregate principal amount of Chicago O'Hare International Airport General Airport Second Lien Revenue Refunding Bonds, 1993 Series A and B, which was *Placed on File*.

Placed On File -- INTERGOVERNMENTAL COOPERATION AGREEMENT FOR MC CORMICK PLACE EXPANSION PROJECT.

A communication from Ms. Kathleen Ransford, Chief Assistant Corporation Counsel, transmitting a copy of the Intergovernmental Cooperation Agreement for the design and construction of the McCormick Place Expansion Project and off-site infrastructure and improvements as authorized by the Metropolitan Pier and Exposition Authority, which was *Placed on File*.

Placed On File -- ANNUAL ACTUARIAL AND AUDIT STATEMENTS FOR LABORERS' AND RETIREMENT BOARD EMPLOYEES' ANNUITY AND BENEFIT FUND OF CHICAGO.

Financial reports of the Laborers' and Retirement Board Employees' Annuity and Benefit Fund of Chicago, submitted by Mr. James Capasso, Jr., Executive Director, consisting of the annual Actuarial and Audit Statements for the year 1992, which were *Placed on File*.

Placed On File -- LIST OF CONTRACTS AWARDED COMPANIES DOING BUSINESS IN OR WITH REPUBLIC OF SOUTH AFRICA.

A communication from Mr. Alexander Grzyb, Acting Purchasing Agent, filed in the Office of the City Clerk pursuant to Title 3, Chapter 68, Section 110 of the Municipal Code of Chicago, transmitting a list of contracts awarded by the City of Chicago to companies doing business in or with the Republic of South Africa, which was Placed on File.

Placed On File -- REPORT OF VOUCHER PAYMENTS FOR PERSONAL SERVICES FOR MONTH OF APRIL, 1993.

A report received from Mr. Walter K. Knorr, City Comptroller, listing the personal services paid by voucher for the month of April, 1993, which was *Placed on File* and ordered published:

[Voucher payments printed on page 33187 of this Journal.]

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NAME	ADDRESS	DEPT.	TITLE	FUND	RATE	APR. 1993
Baniassadi. Reza	333 Ontario	Building	Attornev	100	1.350.00 S/M	2.700.00
Gladdish Scott	685 No. Milwaukee	Building	Attorney	100		3.041.66
Goosby, Lawrence	1400 E. 55th Pl.	Building	Hearing Officer	100		3,707.00
Lollino, Laurie	3550 N. Lake Shore Dr.	Building	Hearing Officer	100		4,125.00
Lusk, Lawrence	1350 N. Lake Shore	Building	Hearing Officer	100	22.00 P/H	3,036.00
Rosa, Marie	2829 W. Fullerton	Building	Inspector	100	1,208.33 S/M	2,416.66
Caponena, Harold	4201 So. Lowe	Fire	Fireman	100	1,026.42 Settlmnt	1,026.42
Delaney, Patrick	9718 So. Leavitt	Fire	Fireman	100	2,134.95 Settlmnt	2,134.95
Furlong, Robert	10410 So. Sacrament	Fire	Fireman	100	1,026.42 Settlmnt	1,026.42
Kravitz, Howard	7854 No. Rutherford	Fire	Fireman	100	5,171.79 Settlmnt	5,171.79
O'Shea, Nicholas	7255 No. Oriole	Fire	Fireman	100	137.51 Settlmnt	137.51
Perez, Lori	5236 W. Winnemac	Fire	Fireman	100	4,354.74 Settlmnt	4,354.74
Rogers, Simeon	9540 So. Winchester	Fire	Fireman	100	78,380.57 Settlmnt	78,380.57
Toth, Daniel	8413 So. Karlov	Fire	Fireman	100	9,606.75 Settlmnt	9,606.75
Velcich, John	3344 So. Aberdeen	Fire	Fireman	100	2,994.88 Settlmnt	2,994.88
Walker, Ernest	10849 So. Troy	Fire	Fireman	100	9,606.75 Settlmnt	9,606.75
Wratschko, Robert	5317 No. St. Louis	Fire	Fireman	100	6,821.07 Settlmnt	6,821.07
Adams, Robert	655 Irving Pk. Rd.	Health	Consulting	100	26.00 P/H	1,690.00
Candelas, Jose	2759 So. Drake	Health	Consulting	100	14.50 P/H	2,537.50
Cardoza, Fabiana	3233 W. 60th PI.	Health	Aids Prevention	100	10.80 P/H	2,363.50
Davis, Jerrold	5496 S. Hyde Park	Health	Program Director	100	17.50 P/H	2,450.00
Figueroa, Allen	2209 No. Karlov	Health	Aids Prevention	100	10.80 P/H	2,392.50
Gibson, Olrich	4229 W. 21st PI.	Health	Prog. Audit II	100	1,112.50 S/M	1,112.50
Harrison, Jeffery	11628 So. Bishop	Health	Clerk II	100	10.80 P/H	1,540.00
Kochan, Ken	954 W. Grace	Health	Consulting	100	53.47 P/M	1,283.28
Lahalyeh, Alina	4722 No. Albany	Health	Clerk II	100	14.50 P/H	2,131.50
Lloyd, Lashuen	12357 So. Perry	Health	Aids Prevention	100	14.50 P/H	2,436.00
McCraven, Xadrian	3750 W. Armitage	Health	Aids Prevention	100	14.50 P/H	2,436.00
Perez, Frank	3033 No. Sheridan	Health	HIV Director	100	543.00 P/W	2,172.00
Reed, Don	4438 W. Walton	Health	Consulting	100	14.50 P/H	3,045.00
Sanford, Augustus	7208 So. Bennett	Health	Aids Prevention	100	10.80 P/H	2,537.50
Vaľdez, Michael	2513 W. Winnemac	Health	Consulting	100	14.50 P/H	2,030.00
Anderson, Jane	3737 No. Pine Gr.	Personnel	Hearing Officer	100	50.00 P/H	3,437.50
Murphy, Angela	9436 So. Leavitt	Personnei	Hearing Officer	100	50.00 P/H	1,187.50
Armstrong, Derrick	50 W, 109th PI.	Police	Policeman	100	6,023.95 Settlmnt	6,023.95
Bagnola, James	320 W. 30th St.	Police	Policeman	100	27,304.23 Settlmnt	27,304.23
Buford, Rudolph	2040 No. Sawyer	Police	Policeman	100	48,901.83 Settlmnt	48,901.83
Griffin, Connell	4936 W. Berenice	Police	Policeman	100	38,965.28 Settlmnt	38,965.28
Jeffries, Jesse	4407 So. Ellis	Police	Policeman	100	56,369.87 Settlmnt	56,369.87
Lucotti, Paula	2976 So. Loomis	Police	Policeman	100	978.04 Settimnt	978.04
McClendon, Francis	946 E. 100th St.	Police	Policeman	100	20,598.85 Settlmnt	20,598.85
Modesto, James	4759 S. Kolin	Police	Policeman	100	41,906.36 Settlmnt	41,906.36
Cabrea, Julia	1040 W. 18th St.	Treasurer	Clerk !!	100	9.00 P/H	1,320.00

City Council Informed As To Certain Actions Taken.

PUBLICATION OF JOURNAL.

The Deputy City Clerk informed the City Council that all those ordinances, et cetera which were passed by the City Council on May 19, 1993, 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 June 9, 1993, by being printed in full text in printed pamphlet copies of the Journal of the Proceedings of the City Council of the regular meeting held on May 19, 1993, published by authority of the City Council, in accordance with the provisions of Title 2, Chapter 12, Section 050 of the Municipal Code of Chicago, as passed on June 27, 1990.

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

The Deputy 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 duplicate) together with 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:

Bernard Citron, attorney for Chicago State Loan Co. -- to classify as a B5-5 General Service District instead of a B7-6 General Central Business District the area shown on Map No. 3-F bounded by:

starting at a point 67.78 feet west of the intersection of the line of the public alley north of and parallel to West Chicago Avenue and North State Street; a line running south 104 feet next west of and parallel to North State Street; thence a line running west along the north line of

and parallel to West Chicago Avenue for a distance of 25.00 feet; thence a line running north 104 feet next west of and parallel to North State Street; thence a line running east 25.00 feet to the point of beginning.

Cole Taylor Bank -- to classify as a C1-3 Restricted Commercial District instead of a B4-4 Restricted Service District the area shown on Map No. 3-F bounded by:

West North Avenue; a line 127.30 feet east of and parallel to North Sedgwick Avenue; a line 92.15 feet south of and parallel to West North Avenue; a line 102.18 feet east of and parallel to North Sedgwick Avenue; a line 117.15 feet south of and parallel to West North Avenue; and North Sedgwick Avenue.

Eugene M. Connolly -- to classify as a B4-1 Restricted Service District instead of a B2-1 Restricted Retail District the area shown on Map No. 8-F bounded by:

the alley next north of and parallel to West 37th Street; a line 50 feet east of South Wallace Street; West 37th Street; and South Wallace Street.

Salvatore Gambino, Domenica Gambino, Antonio Leto, Rose Leto -- to classify as a B2-1 Restricted Retail District instead of an R4 General Residence District the area shown on Map No. 9-O bounded by:

the alley next north of West Addison Street; North Oketo Avenue; West Addison Street; and a line 69.86 feet west of North Oketo Avenue.

Robert Matthews -- to classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map No. 7-H bounded by:

the alley next north of West Barry Avenue; a line 175 feet east of North Ravenswood Avenue; West Barry Avenue; and a line 75 feet east of North Ravenswood Avenue.

Thomas O'Neill -- to classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map No. 9-H bounded by:

3900 North Paulina Street to the east; 1710 West Byron Street to the west; West Byron Street to the south; and the public alley to the north.

James Petrozzini -- to classify as a B4-2 Restricted Service District instead of an R4 General Residence District the area shown on Map No. 9-G bounded by:

a line 75 feet south of and parallel to West Addison Street; North Sheffield Avenue; West Cornelia Avenue, extended; the alley next west of and parallel to North Sheffield Avenue; the alley next south of and parallel to West Addison Street; and the alley next west of and parallel to North Sheffield Avenue.

George Tavoularis, in care of John J. Pikarski -- to classify as a B4-1 Restricted Service District instead of an R2 Single-Family Residence District the area shown on Map No. 11-M bounded by:

West Montrose Avenue; a line 119.58 feet east of and parallel to North Narragansett Avenue; the alley next south of West Montrose Avenue; and North Narragansett Avenue.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

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

Allstate Insurance Company (5) George Bobrowsky, M. Kennedy & Sons, Inc., Al McCormick, Ethel Morgan and Labib Samawi, American Ambassador Casualty Company (7) Luella Burts, James Cannon, Wilbert M. Creighton, Jr., Zadie Gailey, Francisca Guerra, Paul Pivonski and Delores Williamson;

Barrett Randi, Benoit Leslie A., Bowens Tamara G., Bowks Ronald D., Brown-Howard Ann R., Brunson Nicole, Burger Mark W.;

Calloway Mary F., Caspar Sarah A., Causey Cheryl R., Chapman Kenneth W., Chicago Hamlin Medical Center, Cihlar Frank E., Citizens

Insurance Co. and Jose and Mary Castilla, Clerk George J., Colonial Penn and Grace Walton, Crowley-Koch Ronald H., Curry Annie L.;

DeLaurentis Anthony M., Dewar-Babe Marlene M., Dodger Trucking, Inc., Downing Robert E.;

Eadie Alan J., Enterprise Leasing of Chicago, Inc.;

Farley Raymond L., Freund Lucy D., Fryer Kenneth H.;

General Accident Insurance Co. and Richard Haskens, Giuliani Nello, Gray Elaine, Guerra Francine G.;

Halsted-59th Street Currency Exchange, Inc., Henderson Robert D., Hernandez Rose, Holmes Tressie;

Illinois Bell Telephone Co., Illinois Farmers Insurance Co. and Tracy A. Taylor;

J & J Motor Service, Inc., Jafari Robert B., Johnson Joseph A., Jones Blanche B., Jones Lazarus M.;

Kamper Frank J., Kearns Thomas, Khawaja Farhat M., Kilo William L., Krcik Barbara A., Kuipers Jennifer L.;

Law Stephen K., Lawson Kara R., Lazarus Lawrence W., Lewis Laverne D., Lorscheider John C., Lyman Richard D.;

Maloney Hilberta K., Martin-Ellis Rochelle M., Mateles Richard I., Mavita Lisa R., McCaster Emma J., McCluskey Margaret M., McDonough Daniel J., McNear Matthew R., Meany Brian P., Merit Insurance Co. (2) Stanley Dobrowski and Mary J. Snipes, Missirlin Jean E., Mondlock Ronald J., Montejano Rafael and Beverly K., Moore Curtis Sr., Mosley Janice D., Murphy Julie L.;

Nikolopoulos Nicholas J., Norfleet Eunice L.;

O'Neal George, Oria Francisco P.;

Park Bai J., Payless Shoe Corporation, Peggs Milton, Penning David S., Petrovic Bill, Pizzi Carmine M., Poindexter Steve H.;

Rolf's Patisserie, Inc., Ron Avi A.;

Safeway Insurance Company and Vincent Carrelli, Sanghani Vikram V., Schraski Philip H., S. J. Matelski Real Estate Co., Smith Brian M., Snell Christee L., State Farm Insurance Company (5) Michele C. Benza, Gloria T. Feeley, John M. Scriba, George Titilola and Roger Torbik, Still Lisa E.;

Tamillo Walter V. Sr., Tarica Linda M., Taylor Ted, Terpin Stanley A., Towns Felicia D.:

Universal Casualty Co. and Clara J. Brumley, U.S.F. & G. Insurance Company and Bernard Elkins;

Velasco Marshall, Velez Ismael;

Wade Cynthia D., Wang Ming Zhi, Webb Beverly E., West Bend Mutual Insurance Company and Amanda K. Vogt, White Blanchie L., White Raymond, White Ruby J., Williams Marcia J., Wilson Earnestine, Wilson James E. Jr., Wingfield Harold O., Wojnicki Henry;

Zabaleta Juan A..

Referred -- AMENDMENT OF TITLE 4, CHAPTER 16, SECTION 480 OF MUNICIPAL CODE OF CHICAGO BY EXPANDING HOURS OF OPERATION FOR BILLIARD ROOMS.

A communication from Mr. Frank Van Den Bosch transmitting a proposed ordinance amending Title 4, Chapter 16, Section 480 of the Municipal Code of Chicago (Public Places of Amusement) to allow billiard rooms to operate until 4:00 A.M., which was Referred to the Committee on License and Consumer Protection.

REPORTS OF COMMITTEES.

COMMITTEE ON FINANCE.

APPOINTMENT OF MR. FRANK ANNUNZIO AS MEMBER OF BOARD OF ILLINOIS INTERNATIONAL PORT DISTRICT.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication appointing Frank Annunzio as a member of the Board of the Illinois International Port District, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, the committee's recommendation was Concurred In and the said proposed appointment of Mr. Frank Annunzio as a member of the Board of the Illinois International Port District was Approved by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

APPOINTMENT OF MR. PAUL LOIAZA, MR. ANTHONY KLOK AND MS. COLLEEN CANNY AS MEMBERS OF GOVERNING COMMISSION OF SPECIAL SERVICE AREA NUMBER 8.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communication appointing Paul Loiaza, Anthony Klok and Colleen Canny as members of the governing commission of Special Service Area Number 8, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Approve the proposed appointments transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, the committee's recommendation was Concurred In and the said proposed appointments of Mr. Paul Loiaza, Mr. Anthony Klok and Ms. Colleen Canny as members of the governing commission of Special Service Area Number 8 were Approved by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS URGED TO HOLD HEARINGS REGARDING TEMPORARILY IMPAIRED CABLE TELEVISION SERVICE.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a resolution authorizing the City Council to hold public hearings concerning cable television service, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Adopt the proposed resolution transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Cable Television is now established throughout the City of Chicago; and

WHEREAS, Cable TV service has, however, been uncertain in some places, especially when unavoidably hampered by other underground work or unpredictable weather conditions; and

WHEREAS, There have been many instances when consumers have ordered pay-per-view service and their Cable service has then become temporarily impaired but they are still billed for the service which their sets did not receive; and

WHEREAS, Cable TV companies operating in this City should make some allowances for these uncertain conditions and avoid placing unfair charges on the consumer; now, therefore,

Be It Resolved, That the Committee on the Budget and Government Operations hold immediate hearings, calling upon testimony from Cable TV companies as well as members of the public, with an aim toward finding allowances that can and should be made for temporarily impaired cable service.

AUTHORIZATION FOR SALE OF CERTAIN MORTGAGE LOANS FOR REDEMPTION OF CITY OF CHICAGO SINGLE-FAMILY MORTGAGE REVENUE BONDS, 1982 SERIES A.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Mayor or the City Comptroller to sell mortgage loans held by the City of Chicago for the purpose of redeeming City of Chicago Single-Family Mortgage Revenue Bonds, 1982 Series A, having had the same under advisement, begs leave to report and recommend that Your

Honorable Body Pass the proposed substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to the provisions of Section 6(a) of Article VII of the 1970 Constitution of the State of Illinois, the City of Chicago (the "City") is a home rule unit of government, and may exercise any power or perform any function pertaining to its government and affairs; and

WHEREAS, Pursuant to the Constitution and the laws of the State of Illinois, and particularly the home rule powers of the City, an ordinance duly adopted by the City Council of the City on November 23, 1982, and the Trust Indenture dated as of November 1, 1982, by and between the City and Continental Illinois National Bank and Trust Company of Chicago, now known as Continental Bank, National Association, as Trustee (the "Prior Indenture"), the City developed a program with certain lending institutions (together with their successors in interest, the "Mortgage Lenders") for the origination by the Mortgage Lenders of mortgage loans to finance the purchase of residential real property by persons of low-and moderate-income within the City ("Mortgage Loans"); and

WHEREAS, The City provided for the financing of the making of the Mortgage Loans by the sale and issuance of its Single-Family Mortgage Revenue Bonds, 1982 Series A (the "Prior Bonds"), such Prior Bonds being secured by the Prior Indenture and, except to the extent payable from the proceeds of the Prior Bonds and certain reserve funds, to be payable solely from the revenues and receipts and other amounts received by the City from the Mortgage Loans; and

WHEREAS, Pursuant to the provisions of the Prior Indenture, the City desires to redeem the Prior Bonds prior to maturity on July 1, 1993, in accordance with Article III of the Prior Indenture; and

WHEREAS, It is now considered desirable and in the public interest for the City to sell the Mortgage Loans (including without limitation the related mortgage notes, the related mortgages or deeds of trust and the related assets) to one or more purchasers and to redeem the Prior Bonds in accordance with the provisions of Article III of the Prior Indenture; and

WHEREAS, It is necessary and desirable in connection with the sale of the Mortgage Loans (including without limitation the related mortgage notes, the related mortgages or deeds of trust and the related assets) to execute certain other documents and instruments, including without limitation assignment of the mortgages; now, therefore,

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

SECTION 1. That it is the finding and declaration of the City Council that the sale of the Mortgage Loans and the redemption of the Prior Bonds is advantageous to the City and therefore serves a valid public purpose within the meaning of the Constitution.

SECTION 2. That the Mayor of the City (the "Mayor") or the Comptroller of the City (the "Comptroller") be, and each of them is hereby, authorized, empowered and directed to sell the Mortgage Loans (including without limitations the related mortgage notes, the related mortgages or deeds of trust and the related assets) to one or more purchasers acceptable to the Mayor or the Comptroller at a purchase price of not less than ninety percent (90%) of the aggregate principal amount of the Mortgage Loans, and to apply the proceeds of the sale of the Mortgage Loans (if necessary), which together with the moneys on deposit in the funds and accounts held under the Prior Indenture, are sufficient to redeem the Prior Bonds as a whole in accordance with the provisions of the Prior Indenture; and that the Comptroller is further authorized to pay, from the proceeds of the sale of the Mortgage Loans, reasonable professional and administrative fees and expenses incurred in the furtherance of the purposes and intent of this authorizing ordinance, including the preamble hereto; and that from and after the sale of the Mortgage Loans, the officers, officials, agents and employees of the City are hereby authorized, empowered and directed to do

all such acts and things and to execute all such papers, documents and other instruments as may be necessary to carry out and comply with such sale of the Mortgage Loans.

SECTION 3. That the Mayor or the Comptroller and the proper officers, officials, agents and employees of the City are hereby authorized, empowered and directed, for and on behalf of the City, to do all such acts and things and to execute a Mortgage Loan Sale and Purchase Agreement and all such other agreements, documents, instruments and certificates, as may be necessary to carry out and comply with the sale of the Mortgage Loans and the redemption of the Prior Bonds prior to maturity, and to further the purposes and intent of this authorizing ordinance, including the preamble hereto and the provisions of such agreements as executed.

SECTION 4. That all acts of the Mayor, Comptroller, officers, officials, agents and employees of the City which are in conformity with the purposes and intent of this authorizing ordinance and in furtherance of the sale of the Mortgage Loans and the redemption of the Prior Bonds prior to maturity be, and the same hereby are, in all respects, approved and confirmed.

SECTION 5. That the Mayor and the Comptroller may each designate another to act as their respective proxy and to affix, manually or by facsimile, their respective signatures to any other instrument, certificate or document required to be signed by such officer pursuant to this authorizing ordinance. In each case, each shall send to the City Council written notice of the person so designated by each, such notice stating the name of the person so selected and identifying the instruments, certificates and documents which such person shall be authorized to sign as proxy for such officer. A written signature of such officer, respectively executed by the person so designated, shall be attached to each notice. Each notice, with the signatures attached, shall be recorded in the Journal of the Proceedings of the City Council and filed with the City Clerk. When the signature of the Mayor is placed on an instrument, certificate or document at the direction of the Mayor in the specified manner, the same, in all respects, shall be as binding on the City as if signed by the Mayor in person. When the signature of the Comptroller is so affixed to an instrument, certificate or document at the direction of the Comptroller in the specified manner, the same, in all respects, shall be binding on the City as if signed by the Comptroller in person.

SECTION 6. "That the provisions of this authorizing ordinance are hereby declared to be separable, and if any section, phrase or provision of this authorizing ordinance shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions of this authorizing ordinance.

SECTION 7. That all ordinances, resolutions and orders, or parts thereof, in conflict with the provisions of this authorizing ordinance are, to the extent of such conflict, hereby superseded; and that this authorizing

ordinance shall be in full force and effect upon its adoption and approval as provided by law.

AUTHORIZATION FOR EXECUTION OF LOAN AND SECURITY AGREEMENT WITH NHS REDEVELOPMENT CORPORATION FOR REHABILITATION OF PROPERTY AT 901 -- 903 NORTH HAMLIN AVENUE.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the execution of a loan and security agreement with NHS Redevelopment Corporation for the rehabilitation of the property located at 901 -- 903 North Hamlin Avenue, in an amount of \$565,921, 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, with two dissenting votes.

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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Coleman, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City"), a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low- and moderate-income; and

WHEREAS, The City has determined that the continuance of a shortage of affordable rental housing is harmful to the health, prosperity, economic stability and general welfare of the City; and

WHEREAS, The Congress of the United States has enacted the Cranston-Gonzales National Affordable Housing Act, 42 U.S.C. Section 12701 et seq., authorizing, inter alia, the HOME Investment Partnership Program (the "HOME Program") pursuant to which the United States Department of Housing and Urban Development ("H.U.D.") is authorized to make funds ("HOME Funds") available to participating jurisdictions to increase the number of families served with decent, safe, sanitary and affordable housing and to expand the long-term supply of affordable housing; and

WHEREAS, The City has received an allocation from H.U.D. in the amount of \$40,364,000 of HOME Funds to make loans and grants for the purposes enumerated above and such HOME Funds are administered by the City's Department of Housing ("D.O.H."); and

WHEREAS, D.O.H. has preliminarily reviewed and approved the making of a loan to NHS Redevelopment Corporation, an Illinois not-for-profit corporation (the "Borrower"), in an amount not to exceed \$565,921 (the "Loan"), to be funded from HOME Funds pursuant to the terms and conditions set forth in Exhibit A attached hereto and made a part hereof; now, therefore,

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

SECTION 1. The above recitals are expressly incorporated in and made a part of this ordinance as though fully set forth herein.

SECTION 2. Upon the approval and availability of the Additional Financing as shown on Exhibit A hereto, the Commissioner of D.O.H. (the "Commissioner") and a designee of the Commissioner are each hereby authorized, subject to approval by the Corporation Counsel, to enter into and

execute such agreements and instruments and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Loan and the terms and program objectives of the HOME Program. The Commissioner is hereby authorized, subject to the approval of the Corporation Counsel, to negotiate any and all terms and provisions in connection with the Loan which do not substantially modify the terms described in Exhibit A hereto. Upon the execution and receipt of proper documentation, the Commissioner is hereby authorized to disburse the proceeds of the Loan to the Borrower.

SECTION 3. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 4. This ordinance shall be effective as of the date of its passage.

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

Exhibit "A".

Borrower:

NHS Redevelopment Corporation, an Illinois not-for-profit

corporation (the "Borrower").

Project:

Acquisition and rehabilitation of a building located at 901 -- 903 North Hamlin Avenue, Chicago, Illinois (the "Property") and of 10 dwelling units contained therein as one- and two-bedroom units for low- and moderate-income

families.

Loan:

Source:

HOME Program.

Amount:

Not to exceed \$565,921.

Term:

Not to exceed 32 years.

Interest:

0% per annum.

Security:

Non-recourse loan; second mortgage on

the Property.

Additional Financing:

1. Amount:

\$187,750.

Term:

30 years.

Source:

Harris Trust and Savings Bank, or a lender acceptable to the Commissioner.

Interest:

Adjustable rate, not to exceed 11.5%

per annum.

Security:

First mortgage on the Property.

2. Grant:

\$20,000.

Source:

State of Illinois, Department of Energy

and Natural Resources.

3. Equity

Amount:

\$47,782.

Source:

Borrower.

Total Project Costs:

\$821,453.

AUTHORIZATION FOR CORPORATION COUNSEL TO ENTER INTO AND EXECUTE SPECIFIED SETTLEMENT AGREEMENTS.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration four (4) orders authorizing the Corporation Counsel to enter into and execute settlement orders on the following cases:

- a) Eugene Schaeffer v. City of Chicago, 87 L 2344, in the amount of \$550,000;
- b) Sutton v. City of Chicago, 90 C 0575, in the amount of \$180,000;
- c) Baksinski, et al. and City of Chicago v. Northwestern University, et al., 83 CH 6712; and
- d) Chalonda Strong v. City of Chicago, 88 L 13966, in the amount of \$400,000,

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

This recommendation was concurred in by a viva voce vote of the members of the committee, with one dissenting vote on Sutton v. City of Chicago, 90 C 0575.

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

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

Eugene Schaeffer v. City Of Chicago.

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: Eugene Schaeffer v. City of Chicago, 87 L 2344, in the amount of \$550,000.

Sutton v. City Of Chicago.

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: Sutton v. City of Chicago, 90 C 0575, in the amount of \$180,000.

Baksinski, Et Al. And City Of Chicago v. Northwestern University, Et Al.

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: Baksinski, et al. and City of Chicago v. Northwestern University, et al., 83 CH 6712.

Chalonda Strong v. City Of Chicago.

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: Chalonda Strong v. City of Chicago, 88 L 13966, in the amount of \$400,000.

REPEAL OF REDEVELOPMENT AGREEMENT WITH HAWTHORNE REALTY GROUP, INC. AND EXECUTION OF REDEVELOPMENT AGREEMENT WITH HAWTHORN-CAMPBELL HOLDINGS LIMITED PARTNERSHIP FOR REDEVELOPMENT OF SANITARY DRAINAGE AND SHIP CANAL PROJECT AREA.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the designation of Hawthorn-Campbell Holdings Limited Partnership as the developer of a site in the Sanitary Drainage and Ship Canal Tax Increment Financing Redevelopment Area, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 46.

Nays -- None.

Alderman Beavers 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 and Procedure.

The following is said ordinance as passed:

WHEREAS, On July 24, 1991 the City Council of the City of Chicago (the "City") passed the following ordinances (pages 3289 -- 3362 of the Journal of Proceedings of the City Council): (1) "An Ordinance of the City of Chicago, Illinois, approving a Tax Increment Plan and Redevelopment Project for the Sanitary Drainage and Ship Canal Redevelopment Project Area (the 'Redevelopment Project')", (2) "An ordinance of the City of Chicago, Illinois, designating the Sanitary Drainage and Ship Canal Redevelopment Project Area of said City a Redevelopment Project area pursuant to the Tax Increment Allocation Redevelopment Act (the 'Project Area')", and (3) "An Ordinance of the City of Chicago, Illinois, adopting Tax Increment Allocation Financing for the Sanitary Drainage and Ship Canal Redevelopment Project Area". The foregoing ordinances hereinafter collectively referred to as the (the "T.I.F. Ordinances"); and

WHEREAS, The City Council of the City on July 24, 1991 authorized, pursuant to an ordinance passed on said date (pages 3362 -- 3398 of the Journal of Proceedings of the City Council) (the "Redevelopment Agreement Ordinance"), the Commissioner of the Department of Economic Development (D.E.D.) to enter into and execute a redevelopment agreement between the City and Hawthorn Realty Group, Inc., subject to the terms and conditions of a C.D.B.G. Loan Ordinance passed on June 28, 1991; and

WHEREAS, Pursuant to Resolution 92-CDC-18 adopted July 14, 1992, the City of Chicago Community Development Commission ("C.D.C.") designated Hawthorn Realty Group, Inc. as developer of a portion of the Property within the Project Area; and

WHEREAS, Pursuant to Resolution 93-CDC-4, adopted by the C.D.C. of the City on January 12, 1993, the Department of Planning and Development ("D.P.D.") advertised its intention to negotiate a Redevelopment Agreement with Hawthorn-Campbell Holdings Limited Partnership and to request alternative proposals for the redevelopment of a portion of the Project Area; and

WHEREAS, Since no other proposals were received for the redevelopment of the property at the termination of the advertising period, pursuant to Resolution 93-CDC-4, the C.D.C. has recommended the designation of Hawthorn-Campbell Holdings Limited Partnership as the developer of a portion of the Project Area (the "Property") and has requested the Commissioner of D.P.D (the "Commissioner") to forward that recommendation to the City Council; and

WHEREAS, It is now desirable and in the best interest of the City to void in its entirety the Redevelopment Agreement Ordinance authorizing the execution of a redevelopment agreement between the City and the Hawthorn Realty Group, Inc.; and

WHEREAS, It is now desirable and in the best interest of the City and Hawthorn-Campbell Holdings Limited Partnership (the "Developer") to enter into a Redevelopment Agreement (the "Redevelopment Agreement") to provide for the demolition of four non-functional obsolete structures comprising over 900,000 square feet, which will result in the site preparation and availability of 17 acres of property for the construction of light industrial manufacturing and/or distribution facilities; now, therefore,

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

- SECTION 1. The Redevelopment Agreement Ordinance passed on July 24, 1991 (pages 3362 -- 3398 of the Journal of Proceedings of the City Council) is hereby voided in its entirety.
- SECTION 2. The Commissioner is hereby authorized, subject to the approval of the Corporation Counsel as to form and legality, to enter into a Redevelopment Agreement substantially in the form attached hereto and made a part hereof as Exhibit A.
- SECTION 3. The Commissioner on behalf of the City is hereby authorized to execute and the City Clerk to attest the foregoing Redevelopment Agreement in accordance with the terms of this ordinance.
- SECTION 4. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.
- SECTION 5. This ordinance shall supersede and have control over any provision of any ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.
- SECTION 6. This ordinance shall be in full force and effect by and from the date of its passage.

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

Exhibit "A".

Hawthorn-Campbell Holdings Limited Partnership Redevelopment Agreement.

This Redevelopment Agreement (the "Agreement") is made as of this day of ______, 1993, by and between the City of Chicago, an Illinois municipal corporation ("City"), through its Department of Planning and Development ("D.P.D.") and Hawthorn-Campbell Holdings, Limited Partnership, an Illinois limited partnership ("Developer").

Recitals:

- A. As a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois (the "State"), the City has the authority to promote the health, safety, and welfare of the City and its inhabitants, to encourage private development in order to enhance the local tax base, create employment opportunities and to enter into contractual agreements with private parties in order to achieve these goals.
- B. The City is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-3 et seq. as supplemented and amended (1992), (the "Act") to finance the redevelopment of blighted areas
- C. To induce redevelopment pursuant to the Act, the City Council of the City of Chicago (the "City Council") adopted the following ordinances on July 24, 1991: (1) "An Ordinance of the City of Chicago, Illinois, approving a Tax Increment Redevelopment Plan and Redevelopment Project for the Sanitary Drainage and Ship Canal Redevelopment Project Area;" (2) "An Ordinance of the City of Chicago, Illinois, designating the Sanitary Drainage and Ship Canal Redevelopment Project Area of said City a Redevelopment Project Area" and (3) "An Ordinance of the City of Chicago, Illinois, adopting Tax Increment Allocation Financing for the Sanitary Drainage and Ship Canal Redevelopment Project Area." The foregoing ordinances are hereinafter collectively referred to as (the "T.I.F. Ordinances"). The redevelopment project area (the "Redevelopment Area") is legally described in (Sub)Exhibit A attached hereto and incorporated herein by reference.
- D. The Developer shall demolish four structures located on property at 2550 West 35th Street, Chicago, Illinois, and legally described in (Sub)Exhibit B attached hereto and incorporated herein by reference (the

"Property") and perform other related site preparation. The Property is located within the Redevelopment Area as designated by the T.I.F. Ordinances. Demolition of the four structures on the Property as designated on the attached (Sub)Exhibit B and any related site preparation improvements all as more detailed in (Sub)Exhibit D. The demolition of the buildings and the site preparation is referred to herein as the "Project".

- E. The Project will be performed in accordance with this Agreement and the Tax Increment Redevelopment Plan and Redevelopment Project for the Sanitary Drainage and Ship Canal Redevelopment Project Area (the "Redevelopment Plan") attached hereto as (Sub)Exhibit C and incorporated herein by reference.
- F. The City plans to use a portion of the proceeds (the "City Funds") of its General Obligation Tender Bonds, Project Series B of 1992 (the "Bonds") issued pursuant to an ordinance adopted by the City Council of the City on July 7, 1992 (the "Bond Ordnance") to pay for part of costs of the Project.
 - G. The Project is necessary to secure redevelopment of the Property.

Now, Therefore, In consideration of the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

Section 1.

Recitals.

The foregoing recitals are hereby incorporated into this agreement by reference.

Section 2.

Conditions Precedent.

Unless otherwise stated herein, the following conditions shall be complied with to the City's satisfaction within five (5) business days prior to the date on which the City will be required to fund the first draw request pursuant to this Agreement and the Escrow Agreement which will

be entered into pursuant to Section 9.02 hereof (the "First Disbursement Date").

2.01 Title.

The Developer at its own expense, shall furnish the City with a title insurance commitment (the "Title Commitment") showing title to the Property in its name, in the most recently revised A.L.T.A. or equivalent form of the title insurance policy, issued by Chicago Title and Trust Company (the "Title Company"). The Title Commitment shall be dated no earlier than 30 days prior to the First Disbursement Date and shall contain only those title exceptions which have been approved by the City's Office of the Corporation Counsel ("Corporation Counsel") and which are set forth in (Sub)Exhibit N attached hereto ("Permitted Exceptions"). At the First Disbursement Date the Title Company shall issue a title insurance policy (the "Title Policy") showing title to the Property in its name in the most recently revised A.L.T.A. form dated as of the date of the first disbursement. The Title Policy shall also contain such endorsements as shall be required by the Corporation Counsel including Comprehensive No. 1, zoning, flood plain status, contiguity, location and survey. The Developer shall also provide certified copies of all easements and encumbrances of record and documentation relating to the purchase of the Property.

2.02 Survey.

The Developer shall furnish the City with five (5) current (dated within 45 days prior to the First Disbursement Date) plats of survey ("Surveys"), acceptable in form and content to the City and the Title Company and prepared by a surveyor registered in the State of Illinois. The Surveys shall be certified to the City and the Title company, and shall also certify whether or not the Property is in a flood hazard area as identified by the United States Department of Housing and Urban Development ("H.U.D.").

2.03 Insurance.

The Developer, at its own expense, shall insure the Property in accordance with Section 13 herein. Certificates or binders evidencing the required coverages, along with paid receipts, shall be delivered to D.P.D.

2.04 Financing.

The Developer shall furnish proof satisfactory to the Corporation Counsel and D.P.D. that the Developer has sufficient funds on hand or

irrevocably available to complete the Project and satisfy its obligations under this Agreement. The Developer shall identify the source of said funds and if a portion of the source is a loan, it shall furnish evidence, satisfactory to Corporation Counsel that such loan in an amount sufficient to complete the Project and is immediately available to be drawn upon to pay for a part of the costs of the Project.

2.05 Opinion Of Developer's Counsel.

The Developer, at its own expense, shall furnish the City with an opinion from the Developer's counsel, substantially similar in form and content to the opinion attached hereto as (Sub)Exhibit E, with such changes as may be reasonably required by the Corporation Counsel.

The opinion shall be from an independent counsel having no direct or indirect financial ownership interest in the Developer or the Property. The opinion shall be delivered to the Corporation Counsel on the First Disbursement Date.

2.06 Evidence Of Compliance With Laws.

The Developer shall furnish the City satisfactory evidence that the Property and the Project are in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, executive orders and codes pertaining to or affecting the Project and the Property.

2.07 Evidence Of Clean Title.

The Developer, at its own expense, shall provide the City with current financing statements, judgment searches and federal and state tax lien searches showing no security interests, judgment, federal or state tax liens on the Developer, the Property or any personal property or fixtures thereon, except for Permitted Exceptions.

2.08 Preconditions Of Disbursement.

The Developer shall satisfy the preconditions of disbursement of the City Funds as provided in the Bond Ordinance, any certifications or representations made by the City in connection with the issuance of the Bonds, the T.I.F. Ordinances, this Agreement and the Escrow Agreement, as defined in Section 9.02 hereof.

Section 3.

Covenants/Representations/Warranties.

Developer represents, warrants and covenants to the City as follows:

3.01 Compliance With Laws.

The Developer shall be governed by, adhere to, and obey all applicable federal, state and local laws, statutes, ordinances, rules, regulations, executive orders and codes applicable to the Project and the Property.

3.02 General Covenants.

The Developer represents that: (a) the Developer is an Illinois limited partnership duly organized, validly existing, and if required, is qualified or licensed to do business in Illinois; (b) Developer has the right, power and authority to enter into, execute, deliver and perform this Agreement; (c) the execution, delivery and performance by the Developer of this Agreement has been duly authorized by all necessary and valid partnership action and will not violate the Partnership Agreement of Limited Partnership as amended and supplemented, any applicable provision of law, or constitute a breach of default under, require any consent under, or result in the creation of any lien, charge, or encumbrance upon the Project, the Property, or any property of Developer under any agreement, instrument or document to which Developer is now a party or by which Developer is now or may become bound; (d) the Developer shall maintain good, indefeasible and merchantable title to the Property free and clear of all liens (except for the Permitted Exceptions and as provided for herein), undisputed claims and encumbrances; (e) Developer is now and shall remain solvent and able to pay its debts as they mature; (f) there are no actions or proceedings by or before any court, governmental commission, board, bureau or any other administrative agency pending, threatened or affecting Developer which would impair its ability to perform under this Agreement; (g) Developer has and shall maintain all government permits, certificates and consents (including, without limitation, appropriate environmental clearances and approvals) necessary to conduct its business and to construct and complete the Project; (h) Developer is not in default with respect to any indenture, loan agreement, mortgage, deed, note or any other agreement or instrument related to the borrowing of monies to which Developer is a party or by which Developer is bound; (i) the financial materials furnished to the City by or on behalf of the Developer (the "Financials") are complete, correct and accurately present the assets, liabilities, results of operations and total financial condition of the Developer. Moreover, there has been no

adverse change in the assets, liabilities, results of operations or financial condition of Developer since the date of the Financials.

3.03 Redevelopment Plan.

The Developer represents that the Project is in compliance with the Redevelopment Plan.

3.04 T.I.F. Bonds.

The Developer will, at the request of the City, approve any reasonable amendments to this Agreement which are necessary or desirable in order for the City to issue its tax incremental financing bonds ("T.I.F. Bonds"), the proceeds of which are intended to be used to reimburse the City for some or all the City Funds it has spent in accordance with this Agreement or to refund a portion of the Bonds. However, nothing herein contained shall be construed as requiring the Developer to approve any amendments which would have a material adverse effect on the Developer or the Project.

The Developer, at its own expense, will provide reasonable assistance in connection with marketing of the T.I.F. Bonds including but not limited to providing descriptions of any improvements on the Property and making representations and providing information regarding its financial condition and assisting the City in preparing any Offering Statement.

3.05 Non-Governmental Charge.

The Developer agrees to pay or cause to be paid when due any Non-Governmental Charge (as defined below) assessed or imposed upon the Developer, the Property, or Project, or which becomes due and payable, and which creates, may create, or appears to create a lien (except as provided for herein) upon all or any portion of the Property or Project; provided, however, that if by law, any such Non-Governmental Charge is payable or, at the option of the taxpayer, may be paid in installments, Developer may pay the same together with any accrued interest on the unpaid balance of such Non-Governmental Charge in installments as the same becomes due and before any fine, penalty, interest, or cost may be added thereto for the nonpayment of any such installment and interest. "Non-Governmental Charge" shall mean all non-governmental charges, liens, claims, or encumbrances relating to Developer, the Property, or the Project. The Developer shall furnish D.P.D., within thirty (30) days after D.P.D.'s request, official receipts of the appropriate authority, or other proof satisfactory to D.P.D., evidencing payment of the Non-Governmental Charge in question. The Developer shall have the right before any delinquency occurs to contest or object in good faith to the

amount or validity of any Non-Governmental Charge by appropriate legal proceedings properly and diligently instituted and prosecuted in such manner as shall stay the collection of the contested Non-Governmental Charge and prevent the imposition of a lien or the sale or forfeiture of the Property to collect the same. No such contest or objection shall be deemed or construed in any way as relieving, modifying, or extending the Developer's covenants to pay any such Non-Governmental Charge at the time and in the manner provided in this Agreement.

3.06 Use Of Proceeds.

The City Funds made available under this Agreement shall be used solely to pay for City approved T.I.F. eligible costs of the Project.

3.07 Terms Of Covenants.

All warranties, representations, and covenants of the Developer contained in this Agreement shall be true, accurate, and complete at the time of the Developer's execution of this Agreement, and shall survive the execution, delivery and acceptance hereof by the parties hereto until the later of: a) the date on which there are no bonds outstanding, the security for which in whole or in part are incremental taxes generated by the Property and improvements thereon or; (b) the date on which the City has been fully reimbursed from incremental taxes generated by the Property for amounts it expended for the costs of the Project provided, however, that the term shall in no event be longer than the period for which the Redevelopment Area is in effect. The period defined herein shall hereinafter be the "Term of the Agreement".

3.08 Equal Opportunity.

The Developer covenants and agrees that the Project shall be open to all persons regardless of race, color, sex, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status or source of income, and that all contractors and subcontractors engaged in the Project shall provide equal opportunity for employment without discriminating against the persons referenced above.

3.09 Impairment Of Obligations.

The Developer shall immediately notify D.P.D. of any and all events or actions which may materially affect the Developer's ability to carry on its business operations or perform its obligations under this Agreement or any other documents and agreements for the Term of the Agreement.

3.10 Conflict Of Interest.

The Developer warrants and represents that no member, official, or employee of the City has any personal interest, direct or indirect, in the Developer's business; nor shall any such member, official, or employee participate in any decision relating to the Developer's business which affects his/her personal interests or the interests of any corporation, partnership, or association in which he/she is directly interested.

3.11 Developer's Liabilities.

The Developer shall not enter into any transaction which would materially and adversely affect the Developer's ability to perform its obligations hereunder or to repay the Developer's Liabilities. The "Developer's Liabilities" shall mean all obligations and liabilities of Developer to the City whether primary, as a surety or guarantor, direct, contingent, fixed or otherwise presently or hereafter owing, due or payable and however evidenced, created, incurred or acquired.

3.12 Financial Statements.

The Developer shall maintain and provide to D.P.D. annual audited financial statements prepared by a certified public accountant in accordance with generally accepted accounting principles and practices consistently maintained throughout the appropriate periods commencing January 1, 1993, and every December 31st thereafter for the Term of the Agreement. In addition, upon D.P.D.'s request, the Developer shall submit statements of the Developer's financial condition prepared in accordance with generally accepted accounting principles and practices consistently maintained throughout the requisite periods. Developer shall also submit statements of Developer's employment profile upon the City's request.

3.13 Covenant To Perform.

Upon D.P.D.'s approval of the demolition and site preparation contracts ("Project Contracts") (as defined in Section 5 herein) and the Developer's receipt of all required building permits and governmental approvals, the Developer shall perform or cause the work to be performed necessary to complete the Project in accordance with this Agreement and all (Sub)Exhibits attached hereto, the Redevelopment Plan, the T.I.F. Ordinances, the Bond Ordinance, and the Project Contracts and all amendments thereto.

Section 4.

City's Representation.

The City represents that it has the authority as a home rule unit of local government to execute, deliver and perform the terms and obligations of this Agreement.

Section 5.

Project Specifications.

5.01 Project Contract.

No later than ten (10) days after the execution of this Agreement, and prior to the First Disbursement Date the Developer shall deliver to D.P.D. for its prior review and approval a Contract containing Demolition and Site Preparation Specifications (the "Project Contract") for the Project. D.P.D. shall then have fifteen (15) business days to approve or reject the Project Contract. Failure by D.P.D. to approve or reject the Project Contract within the fifteen-day period shall not be deemed an approval of said Project Contract. The Demolition and Site Preparation Specifications contained in the Project Contract (the "Specifications") may be simultaneously submitted by the Developer to the City's Building Department, Department of Transportation and such other City departments as may be deemed necessary for the Developer to receive the necessary building permits and other governmental approvals for the Project. Demolition and site preparation work on the Project shall not proceed until Developer has received a permit, proof of contractor and subcontractor's bonding and D.P.D.'s approval of the Project Contracts (as that term is defined in Section 9.06). The Developer shall perform the demolition and site preparation in accordance with this Agreement, the Redevelopment Plan, the T.I.F. Ordinances, the Bond Ordinance, the Project Contract, and all amendments thereto, as approved by D.P.D.. The Project Contract shall conform to the Redevelopment Plan as amended from time to time and all applicable state and local laws, ordinances and regulations. Amendments to the Project Contract in the form of Change Orders (as defined below) or otherwise must be submitted by the Developer to D.P.D. for D.P.D.'s prior written approval in accordance with Section 5.02 below.

5.02 Change Orders.

The City reserves the right to review Change Orders (as defined below) to determine whether the Project is in compliance with the provisions of this Agreement and all the (Sub)Exhibits attached hereto, the Project Contract and all amendments thereto, the Project Budget as defined in Section 10.01 hereof, the Redevelopment Plan, the T.I.F. Ordinances and the Bond Ordinance. The Developer shall not authorize or permit the performance of any demolition or site preparation relating to the Project or the furnishing of materials in connection with the Project pursuant to any Change Order (as defined below) without giving ten (10) business days prior notice to D.P.D., except for Change Orders the cost of which is Twenty-five Thousand Dollars (\$25,000) or less each, to an aggregate amount of Fifty Thousand Dollars (\$50,000), without obtaining the prior written approval of D.P.D. in each and every instance, which shall be given or denied within ten (10) business days after receipt by D.P.D. of the request for the Change Order and documentation substantiating the need therefor. The Project Contract shall contain a provision to this effect. The term "Change Order" as used in this Agreement shall mean any amendment or modification to the Project Contract or the Project Budget approved by D.P.D. for the Project. An approved Change Order shall not be deemed to imply any obligation by the City to increase funding or other assistance to the Developer.

5.03 D.P.D. Approval.

Any approvals made by D.P.D. of the Specifications and the Change Orders are for the purposes of this Agreement only and do not affect or constitute approvals required for building permits or the approvals required pursuant to any City ordinance, code, regulation or any other governmental approvals. Any approval shall have no effect upon nor shall it operate as a waiver of the Developer's obligations to comply with all City codes, ordinances and regulations or any other governmental approvals. Any approval of any Change Order shall not be deemed to imply any increase in funding or other assistance to the Developer.

Section 6.

Certification Of Completion.

Upon completion of the Project in accordance with this Agreement, and at Developer's written request, D.P.D. shall issue the Developer a Certificate of Completion ("Certificate") certifying that Developer has fulfilled its obligation to complete the Project. D.P.D. shall respond to the Developer's

written request for a Certificate within thirty (30) days after D.P.D.'s receipt thereof, by issuing either a Certificate or a written statement detailing how the Project does not conform to this Agreement and any other objections to the issuance of a Certificate which D.P.D. may have and the measures which must subsequently be taken by the Developer prior to obtaining the Certificate. The Developer may resubmit a written request for a Certificate upon completion of these measures.

Section 7.

Utilities/Permit Fees.

7.01 Utility Connections.

Developer may connect all on-site water, sanitary, storm and sewer lines constructed on the Property to City utility lines existing on or near the perimeter of the Property, provided Developer first complies with all City requirements governing such connections, including the payment of any fees and costs related thereto.

7.02 Permit Fees.

In connection with the development of the Project, Developer shall be obligated to pay only those building, permit, engineering, tap on and inspection fees that are assessed on a uniform basis throughout the City and are of general applicability to other property within the City.

Section 8.

Performance Bonds.

The Developer shall require that the demolition contractor and each subcontractor for the Project be bonded for its performance and payment by sureties having an AA rating or better using American Institute of Architects' Form No. A311 or its equivalent. The City shall be named as obligee or additional obligee on each performance bond. However, nothing contained herein shall be construed as requiring the Developer to purchase performance bonds.

Section 9.

T.I.F. Funded Improvements.

9.01 Authority To Redevelop.

In order to further the development of the Redevelopment Area, the City hereby designates Hawthorn-Campbell Holdings Limited Partnership as the Developer and authorizes the Developer to oversee the planning and coordination of the Project in accordance with this Agreement.

9.02 Construction Escrow.

The City hereby agrees to enter into the Escrow Agreement attached hereto as (Sub)Exhibit F (the "Escrow Agreement") establishing a construction escrow (the "Escrow") with Chicago Title and Trust Company as escrowee (the "Escrowee").

9.03 City Funds.

The City hereby agrees to provide City Funds in an amount not to exceed One Million, Two Hundred Seventy-one Thousand Dollars (\$1,271,000) to finance a portion of the cost of the Project and to reimburse the Developer or fund draw requests pursuant to the Escrow Agreement and this Agreement in such amount; provided, however, that the Developer is in compliance with all provisions of this Agreement, unless otherwise waived by the Commissioner, in her sole discretion. The amount of City Funds available to finance a portion of the cost of the Project and to reimburse the Developer or fund draw requests will be reduced by the amount, if any, of any credit received by the Developer for salvaged items removed from the buildings. Failure to notify the City of any credits shall constitute a material default under this Agreement.

9.04 Funding For Improvements.

The parties agree that the City Funds in the amount set forth in Section 9.03 shall be the partial source of funding for the Project, provided, however, the Developer shall pay the amount by which the actual cost of the Project exceeds such City Funds.

9.05 Bid Requirement.

Prior to entering into an agreement with a contractor for performance of the Project, the Developer shall solicit bids from qualified contractors eligible to do business with, and having an office located in, the City in accordance with the requirements of the Municipal Purchasing Act for Cities of 500,000 or More Population, 65 ILCS 5/8-10-1 et seq., (1992), a copy of which is attached hereto as (Sub)Exhibit G, and the City Purchasing Department Requirements for Bidding and Instructions for Bidders, attached hereto as (Sub)Exhibit H. For purposes of this Agreement the preceding requirements shall apply as if such bids and contract were made directly with or on behalf of the City. The Developer shall select the contractor submitting the lowest responsible bid for the selected Project who can complete the Project in a timely manner. The City shall have the right to inspect all bids submitted and shall have final approval over the bid process. If the Developer selects other than the lowest responsible bidder for the Project, the Developer shall pay the difference between the lowest responsible bid and the bid selected.

9.06 Project Contract.

The Developer shall enter into a Project Contract attached hereto as (Sub)Exhibit I and with the contractor selected in accordance with Section 9.05 above. Within five (5) business days after execution of the Project Contract by the Developer, the contractor, and any other parties thereto, the Developer shall deliver to D.P.D. and the Corporation Counsel a certified copy of the Project Contract together with any modifications, amendments or supplements thereto. Demolition shall not begin until the Project Contract has been approved by D.P.D. and all requisite permits have been obtained.

9.07 Excess Costs.

In the event the aggregate cost of the Project exceeds the amount of the City Funds available pursuant to Section 9.03, the Developer shall be solely responsible for those excess costs pursuant to Section 2.04 and shall hold the City harmless from any and all costs and expenses of completing the Project in excess of the City Funds.

9.08 Failure To Complete.

Subject to Section 19.21, if the Developer fails to complete the Project in accordance with the terms hereof and provided the City has complied in all material respects with the disbursement requirements as set out in the Escrow Agreement, then the City shall have the right (but not the obligation) to complete the Project and to pay for the costs of the Project (including interest costs) out of the City Funds, as appropriate. In the event

that the aggregate cost of completing the Project exceeds the amount of the City Funds available pursuant to Section 9.03, the Developer shall reimburse the City for all costs and expenses incurred by the City to complete the Project in excess of the City Funds made available pursuant to this Agreement.

9.09 Completion.

Subject to Section 19.21, the Developer shall commence the Project by June 1, 1993. The Developer shall complete the Project no later than December 31, 1993.

Section 10.

Project.

10.01 Project Budget.

The Developer has furnished D.P.D. with a Project budget, attached hereto as (Sub)Exhibit J and incorporated herein, detailing the total costs of the Project (including costs incidental thereto) by line item cost ("Project Budget"). Developer shall certify to the City that the City Funds, together with the financing described in Section 2.04 and other private funds shall be sufficient to pay all Project costs. The Project Budget shall be certified by the Developer to the City to be true, correct and complete in all respects and shall be dated as of the date of this Agreement. The Developer shall promptly deliver to D.P.D. certified copies of any revisions to the Project Budget for approval.

10.02 Progress Reports.

The Developer shall provide D.P.D. with semi-monthly written progress reports detailing the demolition and site preparation status and completion date of the Project.

10.03 Barricades.

Prior to commencing and demolition and site preparation requiring barricades, the Developer shall install a demolition and site preparation barricade of any type, kind and appearance satisfactory to the City and constructed in compliance with all applicable federal, state or city laws, ordinances and regulations. D.P.D. retains the right to reasonably approve

the maintenance, appearance, color scheme, painting, the nature, type, content and design of all barricades and signs thereof.

Section 11.

Disbursement.

11.01 Payment For Demolition And Site Preparation.

The Developer has prepared (Sub)Exhibit J which lists the costs of the Project by the line item and cost. Prior to authorizing payment of an amount in excess of any allocated line item amount, Developer shall give five (5) days prior written notice to D.P.D. specifying (i) the nature of the demolition and/or site preparation and the amount allocated to the Project in (Sub)Exhibit J; (ii) the amount in excess of the line item amount; (iii) the reason for the excess amount; and (iv) the availability of other funds to cover the excess amount. In addition, if no contingency fund for demolition exists or if 50% or less of the established contingency fund remains, the Developer shall not pay nor authorize payment of an amount in excess of any allocated line item amount unless: (i) the Developer has satisfied D.P.D. that there are sufficient funds available with which to complete the remaining Project.

11.02 City Fees.

The City may allocate the sum of Sixty Thousand Dollars (\$60,000.00) for payment of costs incurred by the City for the administration and monitoring of the Project. Such fee shall be in addition to, and shall not be deducted from or be considered as part of the City Funds under this Agreement, nor shall Developer be required to pay any portion of such fee. However, such fee may be paid to the City from available tax increment funds.

Section 12.

Indemnification.

The Developer agrees to indemnify, defend and hold the City harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses (including, without limitation, reasonable attorneys' fees and court costs) suffered or incurred by the City arising from or in connection with (i) the Developer's failure to comply with

any of the terms, covenants and conditions contained within this Agreement, or (ii) Developer's or any contractor's failure to pay contractors, subcontractors or materialmen in connection with the Project, or (iii) the existence of any material misrepresentation or omission in any offering memorandum or the Redevelopment Plan which is the result of information supplied or omitted by the Developer or its agents, employees, contractors or persons acting under the control or at the request of the Developer or (iv) the Developer's failure to cure any misrepresentations in this Agreement or any other agreement relating hereto.

Section 13.

Insurance.

13.01 Prior To The Closing Date.

The Developer shall procure, maintain and keep in force the following policies of insurance:

(a) Worker's Compensation And Occupational Disease Insurance.

Worker's Compensation and Occupational Disease Insurance, in statutory amounts covering all employees who are to provide a service under this contract. Employer's liability coverage with limits of not less than \$100,000 each accident or illness shall be included.

(b) Commercial Liability Insurance (Primary And Umbrella).

Commercial Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence, combined single limit, for bodily injury, personal injury, and property damage liability. Products/completed operations, explosion, collapse, underground, independent contractors, broad form property damage and contractual liability coverages are to be included. The City of Chicago is to be named as an additional insured.

(c) Automobile Liability Insurance

When any motor vehicles are used in connection with work to be performed the Contractor shall provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence combined single limit, for bodily injury and property damage. The City of Chicago is to be named as an additional insured.

13.02 Other Provisions.

The Developer and Contractor will furnish the City of Chicago, Department of Finance, Risk Management Office, 5th Floor, Room 5A, 510 North Peshtigo Court, Chicago, Illinois 60611, original Certificates of Insurance evidencing the required coverage to be in force on the date of this agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this agreement. The Developer or Contractors shall submit evidence of Insurance on the City of Chicago Insurance Certificate of Coverage form, (copy attached) prior to contract award.

If Developer fails to obtain or maintain any of the insurance policies required under this Agreement or pay any premium in whole or in part when due, City may (without waiving or releasing any obligation or Event of Default by Developer hereunder) obtain and maintain such policies and take any other action which City deems advisable to protect in the Property and/or Project. All sums so disbursed by City including reasonable attorney's fees, court costs and expenses, shall be reimbursed by the Developer upon demand by the City.

The insurance shall provide for 30 days prior written notice to be given to the City in the event coverage is substantially changed, cancelled, or nonrenewed.

Developer shall require all contractors and subcontractors to carry the insurance required herein, or Developer may provide the coverage for any or all contractors and subcontractors, and, if so, the evidence of insurance submitted shall so stipulate.

Developer agrees, and shall cause each contractor and subcontractor to agree that any insurance coverages and limits furnished by the Developer and contractors or subcontractors shall in no way limit the Developer's and contractor's or subcontractor's liabilities and responsibilities specified under this Agreement or any related documents or by law.

The Developer agrees and shall cause each contractor and subcontractor in connection with the Project to agree that all insurers shall waive their rights of subrogation against the City of Chicago.

The City of Chicago maintains the right to modify, delete, alter or change these requirements.

Section 14.

Maintaining Records/Right To Inspect.

14.01 Books And Records.

The Developer shall keep and maintain separate, complete, accurate and detailed books and records necessary to reflect and fully disclose the amount and disposition of the total cost of the activities paid for with the City Funds. All such books, records and other documents including but not limited to, the Developer's loan statements, general contractors' sworn statements, general contracts, subcontracts, purchase orders, waivers of lien, paid receipts and invoices shall be available at the Developer's offices for inspection, copying, audit and examination by an authorized representative of the City. The Developer shall incorporate this right to inspect, copy, audit and examine all books and records into all contracts entered into by Developer with respect to the Project.

14.02 Inspection Rights.

Any authorized representative of the City shall have access to the Project during normal business hours for the Term of this Agreement provided that the City shall give Developer 24-hour prior notice.

Section 15.

Conditional Provisions.

The provisions set forth in (Sub)Exhibit K hereto will become effective at the sole option of the City and upon the City's receipt of an opinion from nationally recognized bond counsel that the effectiveness of those provisions will not adversely affect the tax-exempt status of the Bonds or any T.I.F. Bonds that have been issued by the City. In the event that the City exercises its option to make the provisions in (Sub)Exhibit K effective, it shall so notify the Developer in accordance with Section 17 hereof.

Section 16.

Equal Employment Opportunity.

The Developer and its successors and assigns, contractors, tenants and lessees, agree that for the Term of the Agreement:

- (a) The Developer shall not discriminate against any employee or applicant for employment on the basis of race, color, religion, sex, national origin, ancestry, age, mental or physical disability, sexual orientation, marital status, parental status, military discharge status or source of income, as defined in the City of Chicago Human Rights Ordinance adopted December 21, 1988. The Developer will take affirmative action to insure that applicants are employed and employees are treated during employment without regard to their race, color, religion, sex, national origin, ancestry, age, mental or physical disability, sexual orientation, marital status, parental status, military discharge or source of income. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruiting or recruiting advertising; layoff or termination; rates of pay or other forms of compensation and selection for training, including apprenticeship. The Developer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause.
- (b) To the greatest extent feasible, the Developer shall create training and employment opportunities for the benefit of low- and moderate-income residents of the Redevelopment Area. Moreover, to the greatest extent possible, contracts for work performed in connection with the Project shall be awarded to business concerns which are located in, or owned in substantial part, by persons residing in the Redevelopment Area.
- (c) All solicitation or advertisement for employees placed by or on behalf of the Developer shall state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, national origin, ancestry, age, mental or physical disability, sexual orientation, marital status, parental status, military discharge or source of income.
- (d) Simultaneously upon the execution and delivery of the Agreement, the Developer and the City of Chicago, Mayor's Office of Employment and Training ("M.E.T.") will enter into a "First Source Agreement" in the form attached hereto as (Sub)Exhibit I and incorporated herein.

- (e) The Developer shall comply with federal and state equal employment and affirmative action statutes, rules, and regulations, including but not limited to the City and State Human Rights Acts, and any subsequent amendments and regulations promulgated pursuant thereto.
- (f) The Developer agrees to be bound by and comply with the Minority Business Enterprise and Women Business Enterprise commitment provisions contained in (Sub)Exhibit L attached hereto and incorporated herein. For the purposes of this Agreement, the following terms used in (Sub)Exhibit L have the following meanings: (i) "Year Advertised" shall mean year of the First Disbursement Date, (ii) "Contractor, Bidder and Proposer" shall mean the Developer and (iii) "Total Contract Prices" shall mean total costs of the Project as indicated in the Project Budget.
- (g) The Developer will include the foregoing provisions in every contract entered into in connection with the Project, and will require the inclusion of these provisions in every subcontract entered into by any of its subcontractors, and every lease and sublease so that such provision will be binding upon each contractor or subcontractor, tenant or subtenant, as the case may be. The term "Developer" as used in this section shall be deemed to include the Developer's successors, assigns, contractors, subcontractors, tenants and lessees.

Section 17.

Notice.

Unless otherwise specified, any notice, demand or request required hereunder shall be given in writing at the addresses set forth below, by any of the following means: (a) personal service; (b) electronic communications, whether by telex, telegram, or telecopy; (c) overnight courier; or (d) registered or certified mail, return receipt requested.

If To City:

City of Chicago
Department of Planning and
Development
121 North LaSalle Street,
Room 1000
Chicago, Illinois 60602
Attention: Commissioner

With Copies To:

City of Chicago

Department of Law

Finance and Economic Development

Division

121 North LaSalle Street,

Room 511

Chicago, Illinois 60602

If To Developer:

Hawthorn-Campbell Holdings

Limited Partnership 10275 West Higgins Road,

Suite 200

Rosemont, Illinois 60018

Attention:

With Copies To:

Gould & Ratner

222 North LaSalle Street, Chicago, Illinois 60601 Attention: Stephen Sandler

Such addresses may be changed by notice to the other parties given in the same manner provided above. Any notice, demand, or request sent pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon dispatch by electronic means. Any notice, demand or request sent pursuant to clause (c) shall be deemed received on the day immediately following deposit with the overnight courier and any notices, demands or requests sent pursuant to subsection (d) shall be deemed received forty-eight (48) hours following deposit in the mail.

Section 18.

Environmental Matters/Hazardous Waste.

The Developer hereby represents and warrants to the City that the Developer has conducted environmental studies sufficient to conclude that the Project may be completed in accordance with this Agreement and all (Sub)Exhibits attached hereto, the Project Contract and all amendments thereto, the Bond Ordinance, the T.I.F. Ordinances and the Redevelopment Plan.

Without limiting any other provisions hereof, the Developer agrees to indemnify and hold the City harmless from and against any and all losses, liabilities, damages, injuries, costs, expenses or claims of any kind whatsoever including, without limitation, any losses, liabilities, damages,

injuries, costs, expenses or claims asserted or arising under any of the following (collectively, "Environmental Laws"): the Comprehensive Environmental Response, Compensation and Liability Act of 1980 as amended, any so-called "Superfund" or "Superlien" law or any other federal, state or local statute, law, ordinance, code, rule, regulation, order or decree now or hereafter in force regulating, relating to or imposing liability or standards of conduct concerning any Hazardous Material incurred, suffered by or asserted against the City as a direct or indirect result of any of the following, regardless of whether or not caused by, or within the control of Developer: (i) the presence of any Hazardous Material on or under, or the escape, seepage, leakage, spillage, emission, discharge or release of any Hazardous Material from (A) all or any portion of the Property or (B) any other real property in which the Developer holds any estate or interest whatsoever (including, without limitation, any property owned by a land trust in which the beneficial interest is owned, in whole or in part, by Developer), or (ii) any liens against the Property permitted or imposed by any Environmental Laws, or any actual or asserted liability or obligations of the City or any of its subsidiaries under any Environmental Laws relating to the Property.

Section 19.

Miscellaneous.

19.01 Amendment.

This Agreement and any (Sub)Exhibits attached hereto, may not be amended without the prior written consent of the City.

19.02 Entire Agreement.

This Agreement (including the (Sub)Exhibits attached hereto) constitutes the entire Agreement between the parties hereto and it supersedes all prior agreements, negotiations and discussions between the parties relative to the subject matter hereof.

19.03 Limitation Of Liability.

No member, official, or employee of the City shall be personally liable to the Developer or any successor in interest in the event of any default or breach by the City or for any amount which may become due to the Developer or any successor in interest or on any obligation under the terms of this Agreement.

19.04 Further Assurances.

The Developer agrees to take such actions, including the execution and delivery of such documents, instruments, petitions and certifications as may become necessary or appropriate to carry out the terms, provisions and intent of this Agreement.

19.05 Remedies Cumulative.

The remedies of a party hereunder are cumulative and the exercise of any one or more of the remedies provided for herein shall not be construed as a waiver of any other remedies of such party unless specifically so provided herein.

19.06 Disclaimer.

Nothing contained in this Agreement nor any act of the City shall be deemed or construed by any of the parties, or by any third person, to create or imply any relationship of third-party beneficiary, principal or agent, limited or general partnership or joint venture, or to create or imply any association or relationship involving the City.

19.07 Headings.

The paragraph and section headings contained herein are for convenience only and are not intended to limit, vary, define or expand the content thereof.

19.08 Counterparts.

This Agreement may be executed in several counterparts, each of which shall be deemed an original and all of which shall constitute one and the same agreement.

19.09 Recordation.

The Developer, at its own expense, shall on the Closing Date execute and deliver an original of this Agreement in proper form for recording and/or indexing in the appropriate governmental land records.

19.10 Assignment.

Except for the purpose of obtaining financing for the Project, the Developer may not sell, transfer, assign or otherwise dispose of this Agreement in whole or in part without the written consent of the City. The Developer consents to the City's sale, transfer, assignment or other disposal of this Agreement at any time in whole or in part.

19.11 Severability.

If any provision in this Agreement, or any paragraph, sentence, clause, phrase, word or the application thereof, in any circumstance, is held invalid, this Agreement shall be construed as if such invalid part were never included herein and the remainder of this Agreement shall be and remain valid and enforceable to the fullest extent permitted by law.

19.12 Conflict.

In the event of a conflict between any provisions of this Agreement and the provisions of the Bond Ordinance, the Bond Ordinance shall prevail and control.

19.13 Governing Law.

This Agreement shall be governed by and construed in accordance with Illinois law.

19.14 Form Of Documents.

All documents required by this Agreement to be submitted, delivered or furnished to the City shall be in form and content satisfactory to the City.

19.15 Term Of Agreement.

This Agreement and all provisions herein shall remain in full force and effect for the period provided for in Section 3.07.

19.16 Signs.

The Developer is required to erect a sign of size and style approved by the City in a conspicuous location on the Property for a period of two years, indicating that financing has been provided by the City, and the City reserves the right to include the name, photograph, artistic rendering and

other pertinent information of the Developer, the Property and the Project in the City's promotional literature and communications.

19.17 Approval.

Wherever this Agreement provides for the approval or consent of the City or D.P.D., or any matter is to be to the City's or D.P.D.'s satisfaction, unless specifically stated to the contrary, such approval, consent or satisfaction shall be made, given or determined by the City or D.P.D. in their sole discretion.

19.18 Binding Effect.

This Agreement shall be binding upon the Developer and its successors and assigns and shall inure to the benefit of the City, its successors and assigns.

19.19 Waiver.

Waiver by the City or the Developer with respect to any breach of this Agreement shall not be considered or treated as a waiver of the rights of the respective parties with respect to any other default or with respect to any particular default except to the extent specifically waived by the City or the Developer in writing.

19.20 Specific Performance.

Upon a breach of this Agreement, either of the parties in any court of competent jurisdiction may by any action or proceeding at law or inequity, secure the specific performance of the covenants and agreement herein contained or may be awarded damages for failure of performance or both. In addition to the foregoing, in the event of a default under this Agreement by the Developer, the City may suspend disbursement of the City Funds.

19.21 Force Majeure.

For the purposes of any of the provisions of this Agreement, neither the City nor Developer, as the case may be, nor any successor in interest, shall be considered in breach of or default in its obligations under this Agreement in the event of any delay caused by damage or destruction by fire or other casualty, strike, shortage of material, unusually adverse weather conditions such as, by way of illustration and not limitation, severe rainstorms or below

freezing temperatures of abnormal degree or quantity for an abnormal duration, tornadoes or cyclones, and other events or conditions beyond the reasonable control of the party affected which in fact interferes with the ability of such party to discharge its respective obligations hereunder.

In Witness Whereof, The parties hereto have caused this Agreement to be executed on or as of the day and year first above written.

State of Illinois)) SS:
County of Cook)
I,, a Notary Public in and for the said County, in the State aforesaid, Do Hereby Certify, personally known to me to be of Hawthorn-Campbell Holdings Limited Partnership and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed, and delivered said instrument as a free and voluntary act for the uses and purposes therein set forth.
Notary Public
[Seal]
My commission expires
State of Illinois)) SS: County of Cook)
I,

1993.	this day of,
	Notary Public
[Seal]	
My commission expires	

[(Sub)Exhibits "A" through "I", "L" through "N" and Insurance Certificate of Coverage Form referred to in this Redevelopment Agreement unavailable at time of printing.]

(Sub)Exhibits "J" and "K" attached to this Redevelopment Agreement read as follows:

(Sub)Exhibit "J".

Demolition Budget.

U.S. Dismantlement And Demolition Management (Demolition and Asbestos Removal and Supervision)	\$1,175,000
Construction Management	30,000
R.E.I. Environmental (Asbestos Removal Consultants)	36,000
Gould & Ratner (Legal Services)	15,000

Kane McKenna \$ 10,000

(T.I.F. Consultant Services)

Testing Service Corporation 10,000

Total: \$1,271,000

(Sub)Exhibit "K".

A. Governmental Charges.

The Developer agrees to pay or cause to be paid when due all Governmental Charges (as defined below) which are assessed or imposed upon the Developer, the Hawthorn-Campbell Holdings Limited Partnership Property (the "Property") or the Project, or become due and payable, and which create, may create, or appear to create a lien upon all or any portion of the Property or the Project. "Governmental Charge" shall mean all federal, state, county, city, or other governmental (or any instrumentality, division, agency, body, or department thereof) taxes, levies, assessments, charges, liens, claims or encumbrances relating to Developer, the Property or the Project including, specifically, real estate taxes. The Developer shall have the right before any delinquency occurs to contest or object in good faith to the amount or validity of any Governmental Charge by appropriate legal proceedings properly and diligently instituted and prosecuted in such manner as shall stay the collection of the contested Governmental Charge and prevent the imposition of a lien or the sale or forfeiture of the Property to collect the same. However, the Developer's right to challenge real estate taxes applicable to the Property is limited as provided for in paragraph B below, and provided, further, that such real estate taxes must be paid in full when due and may be disputed only after such payment is made. No such contest or objection shall be deemed or construed in any way as relieving, modifying or extending the Developer's covenants to pay any such Governmental Charge at the time and in the manner provided in this Agreement unless the Developer has given prior written notice to D.P.D. of the Developer's intent to contest or object to a Governmental Charge and, unless at D.P.D.'s sole option (i) the Developer shall demonstrate to D.P.D.'s satisfaction that legal proceedings instituted by the Developer contesting or objecting to a Governmental Charge shall conclusively operate to prevent a lien against or the sale or forfeiture of all or any part of the Property to satisfy such Governmental Charge prior to final determination of such proceedings and/or (ii) the Developer shall furnish a good and sufficient bond or other security satisfactory to D.P.D. in such form and amounts as D.P.D. shall require, or a good and sufficient undertaking as may be required or permitted by law to accomplish a stay of any such sale or forfeiture of the

Property during the pendency of such contest, adequate to pay fully any such contested Governmental Charge and all interest and penalties upon the adverse determination of such contest. If the Developer fails to pay any Governmental Charge or to obtain discharge of the same, the Developer shall advise D.P.D. thereof in writing, at which time D.P.D. may, but shall not be obligated to, and without waiving or releasing any obligation or liability of Developer under this Agreement, in its sole discretion, make such payment, or any part thereof, or obtain such discharge and take any other action with respect thereto which D.P.D. deems advisable. All sums so paid by D.P.D., if any, and any expenses, if any, including reasonable attorneys' fees, court costs, expenses, and other charges relating thereto, shall be promptly disbursed to D.P.D. by the Developer. However, notwithstanding anything contained herein to the contrary, this paragraph shall not be construed to obligate the City to pay any such Governmental Charge. [Additionally, if the Developer fails to pay any Governmental Charge, the City, in its sole discretion, may require the Developer to submit to the City audited financial statements at the Developer's own expense.]

B. Real Estate Taxes.

- 1. Acknowledgement of Real Estate Taxes. The Developer agrees that (i) for the purpose of this Agreement, the total projected minimum assessed value of the Property which is necessary to support the debt service indicated ("Minimum Assessed Value") is shown on (Sub)Exhibit M attached hereto and incorporated herein by reference for the years noted on (Sub)Exhibit M; (ii) Part II of (Sub)Exhibit M sets forth the specific improvements which will generate the fair market values, assessments, equalized assessed values and taxes shown thereon; and (iii) the real estate taxes anticipated to be generated and derived from the respective portions of the Property for the years shown are fairly and accurately indicated in (Sub)Exhibit M.
- 2. Real Estate Tax Exemption. With respect to the Property neither the Developer nor any agent, representative, lessee, tenant, assignee, transferee or successor in interest to the Developer shall apply for, seek, or authorize any exemption (as such term is used and defined in the Illinois Constitution, Article IX, Section 6 (1970)) for any year that the Redevelopment Plan is in effect.
- 3. No Reduction in Real Estate Taxes. Neither the Developer nor any agent, representative, lessee, tenant, assignee, transferee or successor in interest to the Developer shall directly or indirectly, initiate, seek or apply for proceedings in order to lower the assessed value of all or any portion of the Property or the Project below the amount of the Minimum Assessed Value as shown in (Sub)Exhibit M.
- 4. No Objections. Neither the Developer nor any agent, representative, lessee, tenant, assignee, transferee or successor in interest to the Developer,

shall object to or in any way seek to interfere with, on procedural or any other grounds, the filing of any Underassessment Complaint or subsequent proceedings related thereto with the Cook County Assessor or with the Cook County Board of Appeals, by either the City or by any taxpayer. The term "Underassessment Complaint" as used in this Agreement shall mean a complaint seeking to increase the assessed value of the Project.

5. Covenants Running with the Land. The parties agree that the restrictions contained in this Paragraph B are covenants running with the land and this Agreement shall be recorded by the Developer as a memorandum thereof, at the Developer's expense, with the Cook County Recorder of Deeds on the Closing Date. These restrictions shall be binding upon the Developer and its agents, representatives, lessees, successors, assigns and transferees from and after the date hereof, provided however, that the covenants shall be released when the Redevelopment Area is no longer in effect. The Developer agrees that any sale, conveyance, or transfer of title to all or any portion of the Property or Redevelopment Area from and after the date hereof shall be made subject to such covenants and restrictions.

AUTHORIZATION FOR EXECUTION OF CERTIFICATE OF PARTICIPATION LOAN WITH NORTHERN TRUST COMPANY FOR UNIVERSAL DESIGN COLLECTIONS, INC.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the execution of a participation loan agreement with Universal Design Collections, Inc., located at 850 North Ogden Avenue, in the amount of \$500,000, 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Department of Planning and Development ("D.P.D.") of the City of Chicago ("City") has as its primary purpose the creation of additional employment opportunities in the City through the attraction and expansion of economic development activity in the City; and

WHEREAS, The City Council of the City previously reviewed and approved a D.P.D. initiative entitled the Bank Participation Loan Program (Journal of the Proceedings of the City Council of the City of Chicago, Illinois, July 31, 1990); and

WHEREAS, The Bank Participation Loan Program requires City Council approval for those participations in which the City's share exceeds \$150,000; and

WHEREAS, Universal Design Collections, Inc., a to-be-formed Illinois corporation ("Borrower"), has requested that D.P.D. approve the purchase of a participation interest in an amount up to \$500,000 of a \$1,200,000 loan from The Northern Trust Company ("Bank") for the purpose of (a) financing the asset acquisition of Universal Statuary Corporation located at 850 North Ogden Avenue, Chicago, Illinois and (b) working capital which will result in

the creation of an estimated 25 new, permanent job opportunities for lowand moderate-income persons residing in the City; and

WHEREAS, The Bank Participation Loan Review Committee has approved the application of the Borrower; now, therefore,

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

SECTION 1. The above recitals are incorporated herein by reference.

SECTION 2. The Commissioner of D.P.D. is authorized to execute, subject to review by the Corporation Counsel, a Certificate of Participation with the Bank pursuant to which the City will purchase a participation interest in an amount up to \$500,000 with respect to the Bank loan.

SECTION 3. The Commissioner of D.P.D. is further authorized to enter into and execute, subject to review by the Corporation Counsel, such other documents as may be necessary and proper to implement the terms and conditions of the Bank Participation Loan Program with respect to the Borrower.

SECTION 4. This ordinance shall be effective by and from the date of its passage and approval.

AMENDMENT OF ORDINANCE WHICH AUTHORIZED EXPANSION OF BOUNDARIES OF ENTERPRISE ZONE III.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the expansion of the boundaries of Enterprise Zone III which is located on the southeast side of the City, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 46.

Nays -- None.

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

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

The following is said ordinance as passed:

WHEREAS, The City Council of the City of Chicago on December 23, 1982, passed an ordinance designating a Proposed Enterprise Zone, referred to therein as "Zone III" appearing on Council Journal pages 14294 to 14296; as amended and appearing in the May 15, 1985 Journal of Council Proceedings on pages 16078 to 16082; as further amended and appearing in the August 28, 1986 Journal of Council Proceedings on pages 32928 to 32931; as further amended and appearing in the April 25, 1990 Journal of Council Proceedings on pages 14518 to 14523 (collectively, the "Designating Ordinance"); and

WHEREAS, The City of Chicago is permitted under the Illinois Enterprise Zone Act, 20 ILCS 655/1, et seq. ("Illinois Enterprise Zone Act") to amend or modify the boundaries of Enterprise Zones subject to the approval of the State; and

WHEREAS, The City of Chicago has determined that the expansion of Zone III will increase the development and rehabilitation of the depressed areas on the southeast side of the City; and

WHEREAS, All required procedures have been followed in the modification of the boundaries of Zone III as required under the Illinois Enterprise Zone Act and the Chicago Enterprise Zone Ordinance, Chapter 16-12 of the Municipal Code of Chicago; now, therefore,

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

SECTION 1. That Section 1 of the Designating Ordinance is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

The following area, hereafter referred to as "Zone III", is hereby designated Proposed Enterprise Zone. The area boundaries shall be as follows for Zone III:

The outer perimeter will begin at the intersection of East 119th Street and Interstate Highway 94; then west along 119th Street to the west boundary of the Pullman railroad tracks, then south along the west boundary of the Pullman railroad tracks to its intersection with Cottage Grove Avenue; then south along Cottage Grove Avenue to 122nd Place extended, then west along 122nd Place extended to the east boundary of the CW&I Railroad line, then north along the east boundary of the CW&I Railroad line to 118th Place extended, then east along 118th Place extended to Cottage Grove Avenue, then north along Cottage Grove Avenue to 115th Street; then east along 115th Street to Champlain Avenue; then north along Champlain Avenue to 114th Street; then east along 114th Street to its intersection with the Norfolk & Southern (formerly Rock Island) Railroad right-of-way; then north along said railroad right-of-way to 111th Street; then west along 111th Street to Cottage Grove Avenue; then north along Cottage Grove Avenue to 108th Street; then east along 108th Street to Langley Avenue; then north along Langley Avenue to 106th Street; then east along 106th Street to its intersection with the Norfolk & Southern (formerly Rock Island) Railroad right-of-way; then northeasterly along said railroad right-of-way to a rail spur located approximately 200 feet south of 103rd Street following said spur in a northwesterly direction to its intersection with the east lot line of Corliss High School; then north along said lot line to 103rd Street; then west along 103rd Street to the east line of Gately Park; then north along said east line to the north property line of the Electro Motive Division complex; then east along said north property line to its intersection with the west line of the Norfolk & Southern (formerly Rock Island) Railroad right-of-way; then north along said railroad

right-of-way to 95th Street; then west along 95th Street to Dobson Avenue: then south on Dobson Avenue to 98th Street: then west on 98th Street to Cottage Grove Avenue continuing north on Cottage Grove Avenue to 87th Street; then proceeds east on 87th Street to the east line of the Illinois Central Gulf Railroad right-of-way; then north along the Illinois Central Gulf Railroad right-of-way to 85th Street; then east along 85th Street extended to the west line of the Norfolk & Western Railroad right-of-way; then southeast along said right-ofway to 87th Street; then east on 87th Street to Dorchester Avenue then north on Dorchester Avenue to the first alleyway or the north lot line of commercial property located at the northeast corner of Dorchester Avenue and 87th Street; then east along said alleyway or north lot lines of contiguous properties fronting on 87th Street to Jeffery Avenue; [then south along Jeffery Avenue to 87th Street; then proceeds west on 87th Street to Jeffery Avenue;] then south on Jeffery Avenue to the first alleyway or the south lot line of the property located at the southwest corner of 87th Street and Jeffery Avenue; then west along said alleyway of the south lot lines of contiguous properties on 87th Street to the southeast corner of the lot line of the property located at the southeast corner of 87th Street and Stony Island Avenue or the first alleyway east of the intersection of Stony Island Avenue and 87th Street; proceeding south along said alleyway or the east lot lines of the contiguous properties fronting Stony Island Avenue to 93rd Street; then east along 93rd Street to Jeffery Avenue; then south along Jeffery Avenue to 94th Street; then east along 94th Street to Luella Avenue: then north on Luella Avenue to 91st Street; then east along 91st Street to Phillips Avenue; then south along Phillips Avenue to 94th Street; then east along 94th Street to Manistee Avenue; then north along Manistee Avenue to Anthony Street; then northwesterly along Anthony Street to 87th Street; then proceeds east on 87th Street to Colfax Avenue; then north on Colfax Avenue to 79th Street; at that point east on 79th Street to the State Line; then south along the State Line to 95th Street; then proceeds west on 95th Street to E. J. & E. Railroad tracks; then the boundary proceeds southeasterly along the E. J. & E. Railroad tracks including the right-of-way to the State Line; then south along the State Line to 106th Street; then west 106th Street to Avenue F; then south on Avenue F to 108th Street; then west on 108th Street to Avenue N; then south on Avenue N to 118th Street; then east on 118th Street to Pennsylvania Railroad track including right-of-way; then southwest on the Pennsylvania Railroad track to 130th Street; then west on 130th Street to the Penn Central Railroad track; then proceeds northwest along the Penn Central Railroad track to Saginaw Avenue; then continuing south on Saginaw Avenue extended to Brainard Avenue; then southeast along Brainard Avenue to 138th Street, extended; then west along 138th Street extended to Torrence Avenue; then north along Torrence Avenue to 130th Street; then west on 130th Street to the Calumet Expressway; then north along the Calumet Expressway to 119th Street, the place of beginning. The inner

perimeter of area will begin at 114th Street extended at the Calumet Expressway; then north along the Calumet Expressway (Interstate Highway 94) to 111th Street; then west along 111th Street to Woodlawn Avenue; then north along Woodlawn Avenue to its intersection with the Calumet Expressway (Interstate Highway 94) westbound access; then east along said access to the intersection with Stony Island Avenue; then north along Stony Island Avenue to the west line of the Chicago & Western Indiana Railroad right-of-way; then northwesterly along said right-of-way to 95th Street; then east on 95th Street to Torrence Avenue; then south on Torrence Avenue to 112th Street; then proceeds northwest along the Chicago & Western Indiana Railroad including the right-of-way to 110th Street; then proceeds west on 110th Street to the New York, Chicago & St. Louis Railroad tracks; then proceeds south along the New York, Chicago & St. Louis Railroad tracks 2,610.2 feet; then proceeds east along an imaginary line 650 feet; then proceeds south along an imaginary line 750 feet; then proceeds east along an imaginary line to Torrence Avenue; then south on Torrence Avenue to 122nd Street; then west on 122nd Street to the Norfolk & Western Railroad tracks; then continuing south along said tracks to the north bank of the Calumet River; then continuing southwesterly along the north bank of the Calumet River to Stony Island Avenue; then north along Stony Island Avenue to 114th Street extended; then west along 114th Street extended to the Calumet Expressway, the place of beginning. Only areas inside the outer perimeter and outside the inner perimeter are included in this Zone III. The aforementioned area excludes lakes and waterways. (See Attachment A)

SECTION 2. That Section 2 of the Designating Ordinance is hereby further amended by deleting the language bracketed and inserting the language in italics, as follows:

That Zone III meets the qualification requirements of Section 4 of the Illinois Enterprise Zone Act, in that:

- 1. It is a contiguous area entirely within the City of Chicago;
- 2. It comprises [10.47] 10.61 square miles, which is within the range allowed by the Illinois Enterprise Zone Act;
- 3. It is a depressed area as shown by census tract data, and other data; and

- 4. It satisfies all other additional criteria established to date by regulation of the Illinois Department of Commerce and Community Affairs.
- SECTION 3. That Attachment A of the Designating Ordinance is hereby deleted and replaced with a new Attachment A attached to this ordinance.
- SECTION 4. The modification of the boundaries of Zone III provided herein shall not be effective unless the State approves such modification, and until such approval is given none of the tax and regulatory incentives provided in the Chicago Enterprise Zone Act shall apply to this expanded area.
- SECTION 5. Any areas deleted from Zone III by this amending ordinance shall only retain those benefits and incentives as provided pursuant to the Illinois Enterprise Zone Act.
- SECTION 6. The tax incentives provided in the Chicago Enterprise Zone Ordinance shall only apply in the expanded area provided herein for transactions occurring on or after the date of the approval of such expanded area by the State.
- SECTION 7. The Zone Administrator is hereby directed to make a formal written application to the Illinois Department of Commerce and Community Affairs and to supply other information as needed to have this amendment to Zone III approved and certified by the State.
 - SECTION 8. This ordinance shall be effective from and after its passage.

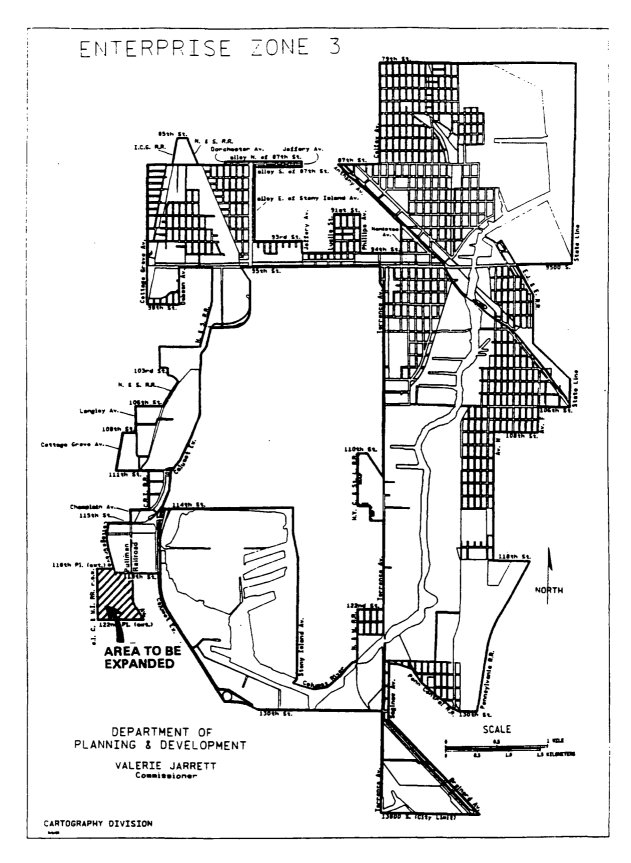
[Attachment "A" to this ordinance printed on page 33247 of this Journal.]

ACCEPTANCE OF INDEMNITY AND HOLD HARMLESS AGREEMENT FROM UNIVERSITY OF CHICAGO CONCERNING CAMPUS POLICE.

The Committee on Finance submitted the following report:

(Continued on page 33248)

Attachment "A".



(Continued from page 33246)

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Superintendent of Police to enter into an agreement with the University 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The University of Chicago maintains a staff of campus police, licensed as special police in accordance with Chapter 4-340 (formerly Chapter 4-280) of the Municipal Code of Chicago; and

WHEREAS, Pursuant to Chapter 4-340 of the Municipal Code, the Superintendent of Police is authorized to regulate the activities of special police; and

WHEREAS, The University of Chicago has requested the expansion of the territory patrolled by its campus police, and has offered to indemnify, hold harmless, defend and protect the City of Chicago from any claim, loss, damage, expense, cost, liability, settlement, judgment or award that may result as a result of the activities of the University's campus police; now, therefore,

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

SECTION 1. The City of Chicago hereby accepts the Indemnity and Hold Harmless Agreement offered by the University of Chicago, in the form attached hereto as Exhibit A. The Superintendent of Police is authorized to extend the area of jurisdiction of the University's campus police in accordance with the terms of said Agreement.

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

[Exhibit "A" attached to this ordinance unavailable at time of printing.]

AMENDMENT OF ORDINANCE WHICH AUTHORIZED AGREEMENTS WITH CHICAGO TRANSIT AUTHORITY AND DE VRY INSTITUTE OF TECHNOLOGY FOR OPERATION OF WRIGLEY FIELD EXPRESS BUS AND PARKING FACILITIES AT DE VRY INSTITUTE.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the amendment of an agreement with the Chicago Transit Authority and with the DeVry Institute of Technology in connection with the Wrigley Field Express Bus, 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, On April 6, 1990 the City Council approved an ordinance ("Ordinance") authorizing the Commissioner of Public Works (now the Commissioner of Transportation) to execute a series of five one-year extensions to an agreement ("Subsidy Agreement") with the Chicago Transit Authority ("C.T.A.") pursuant to which the City would pay a subsidy to the C.T.A. for expenses incurred in the operation of bus route Number 154, the Wrigley Field Express (Council Journal of Proceedings, pages 13722 -- 13741); and

WHEREAS, The Ordinance further authorized the Commissioner of Public Works (now the Commissioner of Transportation) to execute a series of five one-year extensions to an agreement ("Parking Agreement") with the Keller Graduate School of Management, Incorporated, a Delaware corporation, doing business as DeVry Institute of Technology ("DeVry") pursuant to which the City would pay a fee for each vehicle parked in its parking lots; and

WHEREAS, The City and the C.T.A. desire to amend the Subsidy Agreement to reflect increased operating expenses; and

WHEREAS, The City and DeVry desire to amend the Parking Agreement to reflect increased costs; now, therefore,

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

SECTION 1. Section 2 of the Ordinance is hereby amended by striking the words: "Public Works", and inserting the word: "Transportation" in the same place.

SECTION 2. Section 4 of Exhibit 1 of the Ordinance is hereby amended as follows:

- (a) by striking the number: "\$31.97" and inserting the number: "\$34.25" in the same place; and
- (b) by striking the number: "\$1.74" and inserting the number: "\$2.10" in the same place.
- SECTION 3. Section 5 of Exhibit A of Exhibit 2 of the Ordinance is hereby amended by striking the number: "\$.50" and inserting the number: "\$.55" in the same place.
- SECTION 4. The Commissioner of the Department of Transportation is authorized, subject to review of the Corporation Counsel, to execute an amendment to the existing C.T.A. Subsidy Agreement, DeVry Parking Agreement and such other documents as may be necessary to effectuate the intent of this Ordinance.
- SECTION 5. This ordinance shall be in full force and effect from and after its passage and approval.

AUTHORIZATION FOR EXECUTION OF INDIVIDUAL PROJECT AGREEMENT WITH STATE OF ILLINOIS TO INCREASE STATE FINANCIAL PARTICIPATION IN IMPROVEMENT OF 95TH STREET DRAWBRIDGE OVER CALUMET RIVER.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the amendment of a City/State Project Agreement for the improvement of the 95th Street drawbridge over the Calumet River, 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City Council (the "City Council") of the City of Chicago (the "City"), by an ordinance enacted on June 7, 1990 and published at pages 16535 through 16542 of the Journal of Proceedings of the City Council (the "Journal") of said date (the "Prior Ordinance"), has previously authorized the execution of a City/State Project Agreement (the "Agreement") between the State of Illinois, acting through its Department of Transportation (the "State"), and the City, acting through its Department of Transportation ("C.D.O.T.") for the improvement of the 95th Street Drawbridge over the

Calumet River, said improvements to include repairs to the roadway, bridge deck, gratings, stringers and other related structural elements (the "Project"); and

WHEREAS, On August 15, 1990 the State and the City executed the Agreement; and

WHEREAS, The Agreement provided that the cost of the Project in the amount of \$500,000 was to be paid by the State based upon Section 3 of a Memorandum of Understanding dated June 30, 1989 between the City and the State (the "Memorandum of Understanding") which provides \$33,000,000 for highway and bridge capital improvements; and

WHEREAS, The City Council, by an ordinance enacted on October 2, 1991 and published at pages 5732 through 5739 of the Journal of said date authorized an amendment to the Agreement, increasing State funding to \$750,000; and

WHEREAS, On March 17, 1992 the State and the City executed the amendment to the Agreement; and

WHEREAS, The State and the City now desire to revise the estimate of the cost of, and to increase State participation in, the Project by \$250,000 for a total State funding of \$1,000,000; and

WHEREAS, The increased State funds will be provided based upon Section 3 of the Memorandum of Understanding which provides \$20,000,000 for bridge capital improvements; now, therefore,

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

SECTION 1. The above recitals are expressly incorporated in and made a part of this ordinance as though fully set forth herein.

SECTION 2. The Mayor of the City or the Commissioner of C.D.O.T. (the "Commissioner") is hereby authorized to execute, subject to the review of the Corporation Counsel and subject to the approval of the Budget Director, an Individual Project Agreement ("Individual Project Agreement") increasing State participation in the Project by \$250,000 (the "Project Funds") and subsequent amendments thereto with respect to the Project which do not increase the revised total budget for the Project.

SECTION 3. The City Council hereby appropriates and authorizes the expenditure of the Project Funds in such amounts as may actually be received from the State but not to exceed \$250,000.

SECTION 4. The Comptroller of the City is hereby directed to disburse the Project Funds as required to carry out the Individual Project Agreement.

SECTION 5. The Commissioner is authorized, subject to the review of the Corporation Counsel, to execute such additional documents, information, assurances and certifications in connection with the Individual Project Agreement as may be necessary or required by the State.

SECTION 6. The City Clerk is hereby directed to transmit two 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 7. This ordinance shall take effect upon its passage and approval.

AUTHORIZATION FOR EXECUTION OF MEMORANDUM OF UNDERSTANDING WITH WASHINGTON MADISON WELLS LIMITED PARTNERSHIP FOR RELOCATION OF STAIRS IN CONNECTION WITH LOOP ELEVATED REHABILITATION PROJECT.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the execution of a Memorandum of Understanding between the City of Chicago and the Washington Madison Wells Limited Partnership, 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Since its construction in 1897, the Loop Elevated Structure of the City of Chicago ("Loop Elevated") has been subject to repair, component replacement and modification in order to maintain the Loop Elevated as a functioning part of the City of Chicago's ("City") transit system; and

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

WHEREAS, By ordinances passed February 10, 1982 (Council Journal of Proceedings, page 9398), September 15, 1982 (Council Journal of Proceedings, page 12116), March 9, 1983 (Council Journal of Proceedings, pages 16283 through 16286) and December 16, 1983 (Council Journal of Proceedings, page 4012), the City Council authorized the execution of grant contracts for the Project between the City and the United States Department of Transportation ("U.M.T.A."), and between the City and the Illinois Department of Transportation ("I.D.O.T.") in the aggregate amount of \$117,000,000; and

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

WHEREAS, By ordinance passed May 10, 1989 (Council Journal of Proceedings, pages 543 through 544), the City Council authorized the Mayor

to accept additional funds in the amount of \$50,000 from Stein & Company to be applied to the cost of stair relocation work on the Project; and

WHEREAS, By ordinance passed July 12, 1990 (Council Journal of Proceedings, pages 18185 through 18187), the City Council authorized the Mayor to accept additional funds in the amount of \$208,000 from Miglin-Beitler Development to be applied to the cost of architectural design and engineering services on the Project; and

WHEREAS, It is now necessary to amend the July 12, 1990 ordinance to authorize the City to execute a Memorandum of Understanding ("Memorandum") with Washington Madison Wells Limited Partnership, an Illinois limited partnership ("W.M.W."), which allows the City to accept additional funds in the amount of \$77,175 ("Funds") to be applied to the cost of stair relocation work on the Project; and

WHEREAS, Total funding for the Project will increase from \$117,608,000 to \$117,685,175, with no local match required by the City, with such funding allocated as follows:

Loop Elevated Funding.

U.M.T.A	I.D.O.T.	North Loop Partner -ship	Stein & Company	Miglin- Beitler Develop- ment	Washington Madison Wells Limited Partnership Total
\$99,450,000	\$17,550,000	\$350,000	\$50,000	\$208,000	\$77,175 \$117,685,175

; now, therefore,

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

SECTION 1. The above recitals, including the legislative findings, are expressly incorporated in and made a part of this ordinance as though fully set forth herein.

- SECTION 2. The Commissioner of the Department of Transportation ("Commissioner") is authorized to execute a Memorandum of Understanding ("Memorandum") with Washington Madison Wells Limited Partnership ("W.M.W."), in substantially the form attached hereto as Exhibit A, in order to obtain funds in an amount not to exceed \$77,175.00 which will aid in the financing of the Project with no local match required by the City.
- SECTION 3. The Mayor is authorized to set forth and execute affirmative minority business policies in connection with the Project's procurement needs, such as materials and services necessary for the completion of the Project.
- SECTION 4. The Commissioner is authorized to furnish such additional information and to sign and submit such assurances or other documents, including without limitation technical amendments that do not increase the total budget for the Project.
- SECTION 5. The Commissioner is authorized to carry out the Project in accordance with applicable City, state and federal statutes, ordinances, regulations and procedures.
 - SECTION 6. All such funds as may be received from W.M.W. shall be expended for the objects and purposes set forth in the Memorandum.
- SECTION 7. The City Council hereby appropriates the amount of \$77,175.00 or such amounts as may actually be received from W.M.W. for the Project.
- SECTION 8. The City Comptroller is directed to disburse the funds as required to carry out the Project.
- SECTION 9. The Commissioner is authorized to execute, subject to the review of the Corporation Counsel as to form and legality, agreements and amendments thereto pertaining to the Project, all in accordance with applicable federal, state and City statutes, ordinances or regulations.
- SECTION 10. This ordinance shall be in full force and effect from and after its passage.

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

Exhibit "A."

Memorandum Of Understanding

Between

Washington Madison Wells Limited Partnership

And

The Department Of Transportation.

The purpose of this Memorandum is to set forth the understanding between the Washington Madison Wells Limited Partnership ("W.M.W.") and the City of Chicago Department of Transportation ("C.D.O.T.") with respect to the contribution by W.M.W. of up to \$77,175.00 to the City of Chicago ("City") toward the cost of design and construction of the project referred to in the first paragraph below.

- 1. C.D.O.T. will amend the current design contract No. 60340 with Skidmore, Owings & Merrill ("S.O.M.") and construction contract No. PD30119001A with J. F. Shea ("J.F.S.") to include the Stair No. 1 relocation work at the Washington/Wells C.T.A. Station as identified in the plans and specifications prepared by S.O.M. dated May 11, 1992 and revised March 19, 1993 and approved by W.M.W. as to the scope of the work.
- 2. W.M.W., developer of the Washington/Madison/Wells property, agrees to contribute up to \$77,175.00 toward the total cost of this design and construction referred to in Paragraph 1 payable to the City within sixty (60) days of the passage of the ordinance authorizing the acceptance of these funds.
- 3. C.D.O.T. will issue a notice-to-proceed to S.O.M. within fifteen (15) days of execution of this Memorandum by C.D.O.T. and W.M.W.. Upon completion of the revisions to the design by S.O.M., C.D.O.T. will direct J.F.S. to construct Stair No. 1 as modified, with completion to occur not later than September 1, 1994.
- 4. C.D.O.T. agrees to pay S.O.M. and J.F.S. for the Stair No. 1 relocation design and construction costs, subject to the execution of a proper contract amendment.

- 5. W.M.W. will acquire no ownership interest in the project and improvements constructed pursuant to this Memorandum and related contracts and agreements.
- 6. This Memorandum of Understanding is intended to set forth the understanding of the City and W.M.W.. This Memorandum notwithstanding, the obligation of the City with respect to design and construction of the project and payment therefor shall be determined solely by the City's grant agreements with the Federal Transportation Administration and the Illinois Department of Transportation and the City's contracts with S.O.M. and J.F.S., as modified as herein provided.
- 7. The amendments to the current design contract No. 60340 and construction contract No. PD30119001A will each include a provision that S.O.M. and J.F.S. will acquire no lien rights with respect to the Washington/Madison/Wells parking facility.

City of Chicago Department of Transportation	Washington Madison Wells Limited Partnership
J.F. Boyle, Jr. Commissioner of Transportation	By:
Commissioner of Transportation	Attest:
Date:	Date:

AUTHORIZATION FOR ISSUANCE OF FREE PERMITS, LICENSE FEE EXEMPTIONS, REFUNDS OF FEES AND WAIVERS OF FEES FOR CERTAIN CHARITABLE, EDUCATIONAL AND RELIGIOUS INSTITUTIONS.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, to which had been referred (March 25 and November 11, 1992 and March 26 and May 19, 1993) sundry proposed ordinances and orders transmitted therewith to authorize the issuance of free permits, license fee exemptions, refunds of fees and waivers of fees for certain charitable, educational and religious institutions, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances and orders transmitted herewith.

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 orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

FREE PERMITS.

Chicago Board Of Education/William B. Ogden Elementary School.

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to the Chicago Board of Education/William B. Ogden Elementary School, for renovation of schoolyard on the premises known as 24 West Walton Street.

Said project shall be used exclusively for school 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 Housing Authority.

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to the Chicago Housing Authority, for remodeling existing structure on the premises known as 3740 -- 3756 South Cottage Grove Avenue and 770 -- 774 East 38th Street.

Said building shall be used exclusively for law enforcement 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 upon its passage and publication.

Lawndale Christian Development Corporation. (1826 South Hamlin Avenue)

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Lawndale Christian Development Corporation for rehabilitation of existing property on the premises known as 1826 South Hamlin Avenue.

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

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

Lawndale Christian Development Corporation. (1901 South Hamlin Avenue)

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Lawndale Christian Development Corporation for rehabilitation of existing property on the premises known as 1901 South Hamlin Avenue.

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

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

Lawndale Christian Development Corporation. (1833 South Lawndale Avenue)

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Lawndale Christian Development Corporation for rehabilitation of existing property on the premises known as 1833 South Lawndale Avenue.

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

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

Lawndale Christian Development Corporation. (2123 South Ridgeway Avenue)

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Lawndale Christian Development Corporation for rehabilitation of existing property on the premises known as 2123 South Ridgeway Avenue.

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

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

Mount Carmel Holiness Church In Christ Jesus.

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Mount Carmel Holiness Church in Christ Jesus, for construction of a new church and parking lot on the premises known as 4800 West Washington Boulevard (site of church) and 4801 West Washington Boulevard (site of parking lot).

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

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

Public Building Commissioner Of Chicago/Project Rush.

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to the Public Building Commissioner of Chicago for the rehabilitation of Project Rush on the premises known as 3739 South Indiana Avenue.

Said building shall be used exclusively for housing and related purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted. SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Public Building Commissioner Of Chicago/South Park Baptist Church.

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to the Public Building Commissioner of Chicago for the rehabilitation of South Park Baptist Church on the premises known as 3720 South Dr. Martin Luther King, Jr. Drive.

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

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

Shriners Hospitals For Crippled Children/Chicago Unit.

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Shriners Hospitals for Crippled Children/Chicago Unit, for renovation of the special care unit on the premises known as 2211 North Oak Park Avenue.

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

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

W.I.C. Food Center.

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to W.I.C. Food Center, for remodeling existing structure on the premises known as 2907 South Wabash Avenue.

Said building shall be used exclusively for new government programs 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 upon its passage and publication.

LICENSE FEE EXEMPTIONS.

Dispensary.

Easter Seal/Gilchrist Marchaman Rehabilitation Center.

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

SECTION 1. Pursuant to Section 4-68-060 of the Municipal Code of Chicago and in accordance with favorable investigation by the Department of Health, the Easter Seal/Gilchrist Marchaman Rehabilitation Center, 2345 West North Avenue, is hereby exempted from payment of the annual license fee provided in Section 4-68-060, for the year 1993.

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

General Business.

International Music Foundation.

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

SECTION 1. Pursuant to Section 4-1-010 of the Municipal Code of Chicago and in accordance with favorable inspection from the Building Department and the Fire Department, the following foundation is hereby exempted from the payment of the annual General Business License fee for the period beginning February 16, 1993 and ending February 15, 1994 (Code No. 1010):

International Music Foundation 500 North Dearborn Street.

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

Home.

Ada S. McKinley Hammond House.

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

SECTION 1. Pursuant to Section 4-220-070 of the Municipal Code of Chicago and in accordance with favorable inspection report from the Department of Health, the following charitable institution is hereby exempted from payment of the annual Home License fee provided therefor in Section 4-220-060, for the year 1993:

Ada S. McKinley Hammond House 6701 South Morgan Street.

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

Hospitals.

Jackson Park Hospital.

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

SECTION 1. Pursuant to Section 4-140-060 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the Hospital License fee for the period beginning February 15, 1993 and ending January 15, 1994:

Jackson Park Hospital 7531 South Stony Island Avenue.

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

Schwab Rehabilitation Hospital And Care Network.

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

SECTION 1. Pursuant to Section 4-140-060 of the Municipal Code of Chicago and in accordance with favorable investigation by the Board of Health, the following hospital that is not operated for gain but where a charge is made for the care of patients, shall be exempted from payment of the Hospital License fee for the period beginning February 16, 1993 and ending January 15, 1994:

Schwab Rehabilitation Hospital and Care Network 1401 South California Avenue

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

Limited Business.

The Moody Bible Institute Of Chicago.

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

SECTION 1. Pursuant to Section 4-1-010 of the Municipal Code of Chicago, the following institution is hereby exempted from the payment of the annual Limited Business License fee (Code 1010) for the period beginning February 16, 1993 and ending February 15, 1994:

The Moody Bible Institute of Chicago 820 North LaSalle Street.

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

REFUNDS OF FEES.

Adler Plumbing And Heating.
(Saint Margaret Mary Activity Center)

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$9,670.00 to Adler Plumbing and Heating for work

performed at Saint Margaret Mary Activity Center representing payment of Permit Numbers A10202 and 11614 (ordinance waiver of permit fees introduced April 27, 1988 and adopted thereafter provided for the waiver of all necessary permits by the Commissioners of Inspectional Services, Public Works, Streets and Sanitation, Sewer and Water).

Antioch Missionary Baptist Church. (Paradise Haven Homes)

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$6,603.00 to the Antioch Missionary Baptist Church, 415 West Englewood Avenue, representing payment of Permit Number B758504 for the construction of the Paradise Haven Homes located at 7101 -- 7111 South Wentworth Avenue.

Antioch Missionary Baptist Church. (Rosehaven Homes)

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$8,831.00 to the Antioch Missionary Baptist Church, 415 West Englewood Avenue, representing payment for Permit Numbers B743266, B2235938 and B2235941 for the construction of the Rosehaven Homes located at 10206 South Michigan Avenue.

Antioch Missionary Baptist Church. (Westhaven Homes)

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$7,937.80 to the Antioch Missionary Baptist Church, 415 West Englewood Avenue, representing payment of Permit Number B760226 for the construction of the Westhaven Homes located at 846 West Garfield Boulevard.

DePaul University.

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$245,770.75 to DePaul University, 25 East Jackson Boulevard, representing payment of construction related permit fees pertaining to the DePaul Center rehabilitation project (formerly known as the Goldblatt Building), 333 South State Street, as follows:

Permit No.	Amount
B-749873	\$ 322.00
B-750006	1,969.00
B-762012	217,369.75
F-2254710	24,660.00
F-2256794	1,450.00
Total:	\$245,770.75

Faith Lutheran Church.

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$75.00 to the Faith Lutheran Church, 6201 West Peterson Avenue, representing payment of the annual license fee for the year of 1992 -- 1993.

Northwest Home For The Aged.

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$1,740.00 to the Northwest Home for the Aged, 6300 North California Avenue, representing payment of fees for Permit Number

761608, for the construction of a four story addition to the existing structure at 6300 North California Avenue, as follows:

Application for permit \$990.00; and

Permit for street barricade 750.00.

WAIVERS OF FEES.

Community Art Fair.

Ordered, That the Director of the Department of Revenue of the City of Chicago waive the license fee of \$3,500.00 for the itinerant merchants participating in the Community Art Fair to be held on June 5 and 6 1993, from noon to dusk.

57th Street Art Fair.

Ordered, That the Director of the Department of Revenue of the City of Chicago waive the license fees in the amount of \$6,625.00 for the itinerant merchants participating in the 57th Street Art Fair to be held on June 5 and 6, 1993, from noon to dusk.

WAIVER OF NOTICE FOR ISSUANCE OF SIGN PERMIT AT 1927 NORTH MILWAUKEE AVENUE.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a communciation, submitted by Alderman Ocasio authorizing the waiver of notice for the issuance of a sign permit at 1927 North Milwaukee Avenue, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Approve the proposed communication transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, the committee's recommendation was Concurred In and said proposed communication was Approved by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said communication as approved:

To: Department of Buildings/Commissioner Daniel Weil

Date: Mach 15, 1993

The undersigned hereby waives the notice required pursuant to Section 14-40-120 of the Municipal Code of Chicago, and has no objections to the issuance of a sign permit for the continued existence of a sign at 1927 North Milwaukee Avenue, dimensions of sign are of 14 feet by 48 feet.

(Signed) BILLY OCASIO, Alderman (26th Ward).

AUTHORIZATION FOR CANCELLATION OF WARRANTS FOR COLLECTION ISSUED AGAINST CERTAIN CHARITABLE, EDUCATIONAL AND RELIGIOUS INSTITUTIONS.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, to which had been referred 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

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

Name And Address	Warrant No. And Type Of Sign	Amount
Augustana Center 7464 North Sheridan Road	C2-306620 (Refrig.)	\$ 198.00
Archdiocese of Chicago/ Immaculate Conception Church 143 North North Park Avenue	A1-301588 (Elev.)	41.00
Archdiocese of Chicago/Saint Symphorosa Church 6135 South Austin Avenue	C2-310140 (Refrig.)	152.00
Catholic Archdiocese/Old Saint Mary's Church 21 East Van Buren Street	B1-303729 (Bldg.)	47.00
Center for the Rehabilitation and Training of Persons with Disabilities/The Byron Center 6050 North California Avenue	C2-306920 (Refrig.)	41.00
Chicago Gospel Center/Inner City Impact 1127 West Adams Street	B1-318064 (Bldg.)	47.00
Congregation Ezras Israel 7001 North California Avenue	A1-300225 (Elev.)	41.00
Covenant Home of Chicago 2725 West Foster Avenue	C2-309121 (Refrig.)	16.00

Name And Address	Warrant No. And Type Of Sign	Amount
Daughters of Saint Paul 172 North Michigan Avenue	C2-308305 (Refrig.)	\$ 202.00
DePaul University (various locations)	B1-220263 (Bldg.)	191.00
	B1-301445 (Bldg.)	175.00
	B1-303485 (Bldg.)	31.00
	B1-307450 (Bldg.)	63.00
	B3-300171 (Pub. Place of Assemb.)	46.00
	B3-300763 (Pub. Place of Assemb.)	46.00
	B3-300887 (Pub. Place of Assemb.)	46.00
	B3-303530 (Pub. Place of Assemb.)	46.00
	B3-304038 (Pub. Place of Assemb.)	46.00
•	C2-301818 (Refrig.)	272.00
	C2-309227 (Refrig.)	34.00
	C2-309231 (Refrig.)	160.00

Name And Address	Warrant No. And Type Of Sign	Amount
	C2-309237 (Refrig.)	\$ 68.00
	C2-309238 (Refrig.)	110.00
	C2-309387 (Refrig.)	182.00
	C2-310079 (Refrig.)	322.00
	C2-310080 (Refrig.)	621.00
	C2-315037 (Refrig.)	204.00
	C2-317230 (Refrig.)	164.00
	C2-317238 (Refrig.)	250.00
	C2-317239 (Refrig.)	97.00
	C2-317240 (Refrig.)	110.00
	C2-317241 (Refrig.)	48.00
	C2-317242 (Refrig.)	319.00
	C2-318370 (Refrig.)	748.00

Name And Address	Warrant No. And Type Of Sign	Amount
	D1-300910 (Sign)	\$ 140.30
	D1-307499 (Sign)	22.00
	D1-307500 (Sign)	22.00
	D1-333545 (Sign)	22.00
	D1-335428 (Sign)	22.00
	D1-335429 (Sign)	22.00
	F4-301112 (Mech. Vent.)	26.00
	F4-301457 (Mech. Vent.)	75.00
	F4-302317 (Mech. Vent.)	117.00
	F4-312646 (Mech. Vent.)	150.00
	P1-205165 (Fuel Burn. Equip.)	78.00
	R1-215673 (Drwy.)	34.00
	R1-215700 (Drwy.)	68.00

Name And Address	Warrant No. And Type Of Sign	Amount
Felician Sisters 3800 West Peterson Avenue	C2-311205 (Refrig.)	\$ 375.00
Field Museum of Natural History 425 East Field Plaza Drive	C2-308075 (Refrig.)	518.00
Grant Hospital 550 West Webster Avenue	P1-301661 (Fuel Burn. Equip.)	3,499.00
Holy Resurrection Serbian Orthodox Cathedral 5701 North Redwood Drive	C2-310243 (Refrig.)	404.00
Jesuit Provincial Headquarters 2056 North Clark Street	B1-318663 (Bldg.)	31.00
Juvenile Protective Association 1707 North Halsted Street	C2-316865 (Refrig.)	34.00
Kagan Home for the Blind 3525 West Foster Avenue	P1-301652 (Fuel Burn. Equip.)	195.00
The Latin School of Chicago (various locations)	A1-300687 (Elev.)	41.00
	A1-301236 (Elev.)	41.00
	P1-301083 (Fuel Burn. Equip.)	254.00
	P1-301488 (Fuel Burn. Equip.)	431.00

Name And Address	Warrant No. And Type Of Sign	Amount
Lawndale Community Church (various locations)	C2-314726 (Refrig.)	\$ 68.00
	C2-314727 (Refrig.)	136.00
Lincoln West Medical 2544 West Montrose Avenue	P1-300559 (Fuel Burn. Equip.)	989.00
Little Sisters of the Poor 2300 North Racine Avenue	B1-320228 (Bldg.)	47.00
Lutheran Social Services of Illinois 5825 West Belmont Avenue	C2-318984 (Refrig.)	102.00
Lutheran South High School 8659 South Kedzie Avenue	C2-312196 (Refrig.)	64.00
Mercy Girls Home 2125 West 116th Street	B1-316206 (Bldg.)	63.00
Methodist Hospital of Chicago 5015 North Paulina Street	P1-300212 (Fuel Burn. Equip.)	1,379.00
Misericordia Heart of Mercy/Shannon Apartments 6200 North Winchester Avenue	A1-301755 (Elev.)	41.00
Misericordia Home 2916 West 47th Street	P1-301458 (Unfired Pres. Vessel)	331.00
Northwest Home for the Aged 6300 North California Avenue	A1-300070 (Elev.)	82.00

Name And Address	Warrant No. And Type Of Sign	Amount
Northwestern Memorial Hospital 240 East Pearson Street	B1-319576 (Bldg.)	\$ 143.00
Northwestern Memorial Hospital/ Streeterville Corporation 244 East Pearson Street	P1-301480 (Fuel Burn. Equip.)	157.00
Norwood Park Home 6016 North Nina Avenue	P1-301005 (Unfired Pres. Vessel)	724.00
Our Lady of the Resurrection Hospital	C2-303629 (Refrig.)	170.00
(various locations)	P1-300625 (Fuel Burn. Equip.)	2,116.00
	P1-301617 (Fuel Burn. Equip.)	517.00
Our Lady of the Resurrection Medical Center 5645 West Addison Street	P1-301100 (Unfired Pres. Vessel)	1,892.00
Pacific Garden Mission (various locations)	B1-300845 (Bldg.)	31.00
	B1-300991 (Bldg.)	31.00
	B1-300992 (Bldg.)	31.00
	B1-303218 (Bldg.)	31.00
	B1-304741 (Bldg.)	31.00

Warrant No. And Type Of Sign	Amount
B3-205040 (Pub. Place of Assemb.)	\$ 46.00
B3-300915 (Pub. Place of Assemb.)	46.00
C2-306497 (Refrig.)	305.00
D1-330130 (Sign)	102.50
D1-330131 (Sign)	120.00
D1-330132 (Sign)	159.90
D1-336811 (Sign)	22.00
Invoice No. 92290002217 (Signs/Permits)	80.00
C2-316982 (Refrig.)	102.00
B1-307960 (Bldg.)	95.00
B1-307961 (Bldg.)	95.00
B1-307962 (Bldg.)	79.00
C2-317090 (Refrig.)	318.00
	And Type Of Sign B3-205040 (Pub. Place of Assemb.) B3-300915 (Pub. Place of Assemb.) C2-306497 (Refrig.) D1-330130 (Sign) D1-330131 (Sign) D1-336811 (Sign) Invoice No. 92290002217 (Signs/Permits) C2-316982 (Refrig.) B1-307960 (Bldg.) B1-307961 (Bldg.) B1-307962 (Bldg.) C2-317090

Name And Address	Warrant No. And Type Of Sign	Amount
Resurrection Medical Center 7435 West Talcott Avenue	B3-303466 (Pub. Place of Assemb.)	\$ 46.00
	C2-314520 (Refrig.)	991.00
	D1-313209 (Sign)	22.00
	D1-313277 (Sign)	22.00
	D1-313278 (Sign)	22.00
	D1-338505 (Sign)	44.00
	D1-338506 (Sign)	44.00
	D1-341552 (Sign)	44.00
	D1-341779 (Sign)	44.00
Safer Foundation 571 West Jackson Boulevard	A1-301302 (Elev.)	82.00
	B1-311391 (Bldg.)	47.00
	P1-301843 (Fuel Burn. Equip.)	39.00
Saint Joseph Hospital and Health Care Center	D1-321999 (Sign)	22.00
2900 North Lake Shore Drive	D1-322000 (Sign)	38.00

	Warrant No.	
Name And Address	And Type Of Sign	Amount
1 valle 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	•	-
	D1-322001 (Sign)	\$ 28.00
	D1-322002 (Sign)	38.00
	D1-322003 (Sign)	38.00
	D1-322004 (Sign)	28.00
	D1-325500 (Sign)	150.00
	D1-325912 (Sign)	22.00
Saint Mary of Nazareth Hospital Center	C2-311618 (Refrig.)	66.00
(various locations)	P1-301541 (Fuel Burn. Equip.)	1,437.00
•		
Saint Nicholas Albanian Orthodox Church	B3-300264 (Pub. Place of Assemb.)	46.00
2701 North Narragansett Avenue	B3-304451 (Pub. Place of Assemb.)	46.00
	D2-318033 (Refrig.)	184.00
·		
Schwab Rehabilitation Hospital (various locations)	A1-301425 (Elev.)	41.00
	P1-301868 (Fuel Burn. Equip.)	313.00

Name And Address	Warrant No. And Type Of Sign	Amount
Schwab Rehabilitation Hospital and Care Network 1401 South California Avenue	F5-300326 (Real Estate Comp.)	\$ 750.00
Shorewood Bible Church 3750 North Neva Avenue	C2-310597 (Refrig.)	68.00
Sisters of Charity 6364 North Sheridan Road	F4-302364 (Mech. Vent.)	26.00
Spanish Coalition 2011 West Pershing Road	B1-310717 (Bldg.)	47.00
Telshe Yeshiva-Chicago 3535 West Foster Avenue	C2-314226 (Refrig.)	468.00
	D1-335632 (Sign)	22.00
	D1-336817 (Sign)	22.00
Uptown Hull House Center 4520 North Beacon Street	P1-301888 (Fuel Burn. Equip.)	138.00
Louis A. Weiss Memorial Hospital (various locations)	B1-310565 (Bldg.)	62.00
	B1-317039 (Bldg.)	127.00
	B1-317040 (Bldg.)	239.00

CONSIDERATION FOR INSTALLATION OF ALLEYLIGHTS AT 7139 SOUTH PRAIRIE AVENUE AND 606 EAST 90TH PLACE.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration two (2) orders introduced by Alderman Steele authorizing the installation of alleylights at 7139 South Prairie Avenue and 606 East 90th Place, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed orders transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

7139 South Prairie Avenue.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of an alleylight in back of the premises located at 7139 South Prairie Avenue.

606 East 90th Place.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of an alleylight in back of the premises located at 606 East 90th Place.

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

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

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

Alderman Haithcock

Illinois College of Optometry -- fifteen

(15) for the year 1993; and

Alderman Streeter

True Temple of Solomon -- six (6) for

the year 1993,

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

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

Illinois College Of Optometry.

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

SECTION 1. Pursuant to Section 4-280-050 of the Municipal Code of Chicago, the following charitable institution employs fifteen (15) special police and shall pay an annual fee of Ten Dollars (\$10.00) per license for the year 1993:

Illinois College of Optometry.

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

True Temple Of Solomon.

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

SECTION 1. Pursuant to Section 4-280-050 of the Municipal Code of Chicago, the following charitable institution employs six (6) special police and shall pay a fee of Ten Dollars (\$10.00) per license for the year 1993:

True Temple of Solomon 7138 South Halsted Street.

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

AUTHORIZATION FOR PAYMENT OF HOSPITAL, MEDICAL AND NURSING SERVICES RENDERED CERTAIN INJURED MEMBERS OF POLICE AND FIRE DEPARTMENTS.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

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 fire fighters injured in the line of duty, 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) 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to issue vouchers, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named. 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 33291 through 33296 of this Journal.]

; and

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

(Continued on page 33297)

CITY COUNCIL ORDERS

CHICAGO

COUNCIL MEETING OF 6/09/93

************ EMFLOYEE NAME *********	*********	****** RANK ******	***** UNIT OF ASSIGNMENT *****	INJURED	VOUCHER TOTAL
Abbuci	MARK A	POLICE OFFICER	FOURTH DISTRICT	12/26/92	482.62
AGRON	EDWARDO	POLICE OFFICER	ICT	12/20/92	696.25
ALEXANDER	REVERLY	POLICE OFFICER	FIFTEENTH BISTRICT +	12/09/92	456.00
ALLEN	S NHC		FOURTEENTH DISTRICT	12/11/92	348.00
ALLEN	LNEGRIC		RECRUIT TRAINING	12/03/92	746.50
ALMAGUEK	XACIEK Discussion		TENTH MISTRICA	12/08/92	00.000
EATLEY	MICHIES J		CLUMIN MINIMAN	12/21/92	503.00
KARNES	FRANK R		NEON NEON NEON NEON NEON NEON NEON NEON	6/12/92	8992.49
BARTHEL.	DONALD R		FIRST DISTRICT	12/15/92	439.75
BATES	LIACQUELYN	FOLICE OFFICER	TENTH DISTRICT	12/14/92	279.00
BATES JR	CLIFTON A		TWENTY-SECOND DISTRICT	9/07/92	647.80
BAUER	T SHEET		GANG CRIMES ENFORCEMENT RIVISI	12/12/92	426.10
RECKOM			FUBLIC TRANSFORTATION M.T.S.	3/08/91	616.00
BENETKON	Met. F. Richard	FOLICE OFFICER	RECKULI INTINING SIXTEENIH IJBIRICI	12/13/92	423,00
CITCLOSER	M YAUHUNA		SEVENTH DISTRICT	11/30/92	2463.00
BIES			NINTH DISTRICT	12/19/92	1611.60
BLACKLEDGE .	REGINA	FOLICE OFFICER	SECOND DISTRICT	6/25/92	201,40
BLAYE	JOSEPH G		MOUNTED UNIT	12/28/92	437.90
AL ISSETT	RODNEY		TWENTY-FIRST DISTRICT	12/26/92	592.15
ELUE	DEREK		THIRD DISTRICT	12/26/92	404.15
FOND	Z Z Z Z Z Z Z Z Z Z		FOURTH DISTRICT	12/14/92	702.00
FUNA	GEURGE	FOLICE OFFICER	NIME FERNIN CLUIRICI	12/10/72	00.007
BUUNER	MICHERY IN	FOLICE OFFICES	TITIERIN BIOTETTI	12/27/02	342.00
			SIXTU DISTRICT	12/22/02	214.00
BRADLEY	STEVEN		SEVENTH DISTRICT	12/30/92	290.80
BRANCHER	LAURA		FIFTEENTH DISTRICT	12/17/92	94.00
BRAXTON	EVELYN M	POLICE OFFICER	THIRD DISTRICT	2/11/93	728.00
BROWNFIELD	STEUEN C		DETECTIVE DIV AREA 2 VIDLENT C	11/07/92	107.60
BURWELL	PETER		RECRUIT TRAINING	12/25/92	390.00
CALLAGHAN	~		NINTH DISTRICT	5/21/92	28.80
CAKONE			TWENTY-FIFTH DISTRICT	12/15/92	255.00
CARLEGENA	CODA MADTE	FULICE OFFICES	EIGHIN DISHRICA	11/00/72	1004.00
CAN LEN	CONT PRINTE		SIXIN DISTRICT	11/29/92	165.60
CERNY	RICHARD		SEVENTEENTH PISTRICT	12/17/92	280.00
CHERRY	DAVID A		SECOND DISTRICT	12/24/92	1171,75
CLARK	ROBERT W	FOLICE OFFICER	SIXTEENTH DISTRICT	12/09/92	294.00
COGNILAN	C NHOL	FOLICE OFFICER	SIXTH DISTRICT	12/01/92	244.40
CONSOLINO	CARMEN A		THIRTEENTH DISTRICT	1/19/93	1529.00
COZZO			TEENTH DISTRICT	7/20/92	00.6
CUNNINGHAM	SAUNDRA T		GANG CRIMES ENFORCEMENT DIVISI	8/17/92	75.00
EACT CO	NEW COLUMN COLUM	FULICE STRICER	TAKENIT-FIRST DIGINICA	3/0//73	00.100
TOTOGO	TARMAN I		FOR OFFICE STREET	11/10/02	00.80101
FOR THE	PATRICIA A		FURLIC TRANSFORTATION M.T.S.	11/02/92	179.20
EICHLER		_		12/27/92	4048,65

CITY COUNCIL ORDERS

CHICAGO

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MEETING OF	REGULAR
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					• • • • • • • • • • • • • • • • • • •
EL 1 ZURUU	ALA IN		FUCKIH FISHICI	11/25/72	284.40
ERNOT	RAYMOND	POLICE OFFICER	THIRTEENTH DISTRICT	12/15/92	92.00
ESCHBACH	CAK!	FOLICE OFFICER	FOURTEENTH DISTRICT	3/01/91	1336.00
FERET	KEUIN KOBERT			12/02/92	318.50
FERNANDEZ	1055	_	TENTH DISTRICT	12/01/92	445.55
FIGUEROA	PATRICIA E		SEVENTH DISTRICT	12/06/92	187.00
FINNIGAN			GANG CRIMES ENFORCEMENT DIVISI	12/05/92	396.10
FIRFIR	DANI E		TWENTIETH DISTRICT	12/12/92	1128.20
FLANGGEN	N N N		TOTAL OF THE PROPERTY	11/04/92	479.50
FLISK	TIMOTHY		NINTH DISTRICT	12/02/92	117.00
FLORES	RAUL	_	GANG DRIMES ENFORCEMENT DIVISI	12/14/92	80.00
FLOWERS	ANTHONY		NINTH DISTRICT	12/13/92	230.00
FOGARIY	MICHAEL.		ELEVENTH DISTRICT	3/19/91	365.00
FOLEY	EDWARD		SECOND DISTRICT	11/23/92	989,95
FOLEY	L NHO!	FOLICE OFFICER	GANG CRIMES ENFORCEMENT DIVISI	11/18/92	410.95
FOSTER	NHO?	FOLICE OFFICER	TWENTY-SECOND DISTRICT	12/22/92	439.20
FOSTER	REGINALD E.	FOLICE OFFICER	FOURTEENTH DISTRICT	12/02/92	542,00
FRAZIER	CAROL J	POLICE OFFICER	SECOND DIGTRICT	10/22/92	1011.00
FURMANEK	JOSEFH A	FOLICE OFFICER	EIGHTH DISTRICT	11/20/85	127,00
GOLCZAK	ANTHONY	POLICE OFFICER	EIGHTH DISTRICT	9/29/91	50.00
GUTIERREZ	EFRAIN	POLICE OFFICER	FOURTEENTH DISTRICT	11/04/92	20.00
HACKETT	PATRICK	POLICE OFFICER	FOURTH DISTRICT	1/01/93	580.18
HAIR	LESARA R	FOLICE OFFICER	FIFTH DISTRICT	7/05/91	00.06
HANSEN	GERALD V	POLICE OFFICER	SIXTH DISTRICT	9/21/92	124.25
HARVEY	GAKRICK D	_	THIRD DISTRICT	12/07/92	794.20
HAYNES	MARY A		ELEVENTH DISTRICT	12/22/92	376.00
HEIMANA	SCOT L		SIXTH DISTRICT	12/18/92	488,00
HENRY	THOMAS J		EIGHTH DISTRICT	2/15/93	1175.00
HERMAN	א אינטן.		TENTH DISTRICT	11/02/92	435.60
HONESTY	ULYSSESS		THIRD DISTRICT	12/21/92	555.00
HOZZIAN	ヨハンでロコ	_	SIXTEENTH DISTRICT	10/13/92	239.00
HREBENAK	MILAN		GANG CRIMES ENFORCEMENT DIVISI	9/25/92	180.00
HUNDRIESER	INDIE J		SIXTEENTH DISTRICT	12/09/92	907.00
INSALATO	KIMBERLY A		NINTH DISTRICT	1/18/93	3188.39
JACKSON	MACI		FIFTEENTH DISTRICT	5/29/92	45.00
JACKSON	DEWNIS			12/15/92	542.00
JANIAK	DONALD	_	FOURTH DISTRICT	2/04/93	502,75
NOSNHOC	TERRENCE			11/11/92	1240.40
MOSNHOC	LLi	_	FUBLIC HOUSIMG RIVIEION-SOUTH	11/24/92	319.00
KEEN	DANNY B			12/12/92	173.00
KEEKEK	20011		DETECTIVE BIV AREA & VIDLENT C	11/22/92	252,00
KELL	MARY ELIZABETH		TWENTY-THIRE DISTRICT	12/13/92	230.00
KELLY	FRANKLIN R		FOURTH DISTRICT	2/18/77	2388,88
KIERAS			CHARE SECURITY	6/13/83	20.00
KINASZ	WALTER P		SEVENTH DISTRICT	11/14/92	260,00
KORZENIEWSKI	RONALD L		GANG CRIMES ENFORCEMENT DIVISI	10/02/92	4558.67
KOSALA				10/08/92	12777,50
KRAUSE	L'AWRENCE S		CRIME LABORATORY DIVISION	2/08/93	191.80
KROCKA	UINCENT	POLICE OFFICER	SIXTEENTH DISTRICT	11/29/92	5424.08

ITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 6/09/93

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KRZEBIOT	FAULA	POLICE OFFICER	SEVENTH DISTRICT	1/31/92	394.00
KULBIDA	EDWARD J		ELEVENTH RISTRICT	7/03/92	85.00
LECONFIE			FIRST DISTRICT	1./05/92	444.00
LEUNARD	SELEN SELEN		GANG CRIMES ENFORCEMENT DIVISI	5/05/92	45.00
LEWIS	JOHNACE B			12/19/92	4477.11
LEWIS			CHRISTORIA	1/22/93	515,10
MADERAK	LENNIS		GANG CRIMES EMFORCEMENT DIVISI	10/07/92	2527,88
MAJESKE	CAROL A	FOLICE OFFICER	TRAINING DIVISION	7.722/92	105.00
MARSALA	ROSS 10	FOLICE OFFICER	FOURTEENTH DISTRICT	3/27/92	150.00
MCAUL IFFE	TIMOTHY	FOLICE OFFICER	SEVENTH DISTRICT	12/29/92	998.00
MCDERMOTT	SAKAH A	POLICE OFFICER	XINETEENTH DISTRICT	12/16/92	230,00
MCKNIGHT	LOHN R	FOLICE OFFICER	EIGHTEENTH DISTRICT	4/09/92	2560.00
MIKOLAJCZYK	NEZ	FOLICE DFFICER	TWENTY-FIFTH BISTRICT	12/10/92	406.00
MILLS	RUNALD C	FOLICE OFFICER	FIFTH DISTRICT	10/20/92	1735.90
MITCHELL	CANESSA	FOLICE OFFICER	FIFTH DISTRICT	12/19/92	744.75
MORENO	ROSENDO		SECOND DISTRICT	11/18/92	140.00
MORGAN	CHARLES E	POLICE OFFICER	GANG CRIMES EMFORCEMENT DIVISI	9/26/92	340,00
MULLANE			NINETEENTH DISTRICT	1/02/91	300,00
MURELIY	XHQ.	_	SEVENTH DISTRICT	11/13/92	441.40
NALLY	ROMALD		TWENTIETH DISTRICT	10/25/92	41818,00
NEALIS	TERENCE	POLICE OFFICER	EIGHTEENTH DISTRICT	9/23/92	240.00
NELLI	PATRICIA	FOLICE OFFICER	SIXTEENTH DISTRICT	£/01/92	3487.00
NELSON	LAURENCE J	POLICE OFFICER	SECENTEENTH DISTRICT	5/12/91	59,00
NEUMANN	A MHOL	FOLICE OFFICER	SEVENTEENTH DISTRICT	B/2B/92	1408.75
D"TODLE	MARY T.	POLICE OFFICER	FIFTEENTH DISTRICT	8/13/92	201,00
OMENS	3 NHON	POLICE OFFICER	RECRUIT TRAINING	5/21/92	208.00
DWENS	3 NHOL	POLICE OFFICER	TENTH DISTRICT	9/20/92	175.00
FANIOK	GEORGE	POLICE OFFICER	FIRST DISTRICT	12/24/92	569.00
FAFASTRATKOS	FRANK	POLICE OFFICER	UNKNOWN	3/11/92	00.09
PEROVICH	OL ADIMIR	FOLICE OFFICER	EIGHTEENTH DISTRICT	8/29/92	16.50
PETERSEN	JEFFERY M	POLICE OFFICER	FIFTH DISTRICT	11/15/92	272.00
FETERSON	DARIA		SIXTH BISTRICT	12/27/92	564.15
FFE9.7	DAVID	-	ELEVENTH DISTRICT	11/20/92	175,10
FFEST	reo		TWENTIETH DISTRICT	12/27/92	342,20
FIGURE	RONALD L			11/23/92	20,00
FIETROWSKI	ARL EN		NINTH FISTRICT	12/02/92	461.71
FISAND	KENNETH W		SEVENTH DISTRICT	11/06/92	515,00
FONTI	MICHAEL		FOURTEENTH DISTRICT	12/19/92	604.60
FOOLE	SHARON	_		12/19/92	734,00
FORTILLO	RICHARD		TENTH DISTRICT	12/08/92	308.10
PEAZNOWSKI	Erward		EIGHTEENTH DISTRICT	11/14/92	323,80
FRESIDENT	OBIA		FIFTH DISTRICT	11/22/92	635.25
FX1-1-1	DANIEL R		TWENTY-FIFTH DISTRICT	11/22/92	377,00
KAK	¥-07		FIFTEENTH DISTRICT	10/21/92	2388,79
RALPHSON	RICHARD		FOURTH DISTRICT	12/15/92	1153,00
KAMIREZ	MARIA A		FOURTEENTH DISTRICT	12/18/92	447.20
KAWA	ROBERT J		SEVENTH DISTRICT	5/17/92	192.00
FAMA	ROBERT J		SEVENTH DISTRICT	12/26/92	388.00
REED	LEANDRE	FOLICE OFFICER	FIFTH DISTRICT	12/22/92	1342,20

CITY COUNCIL ORDERS

COUNCIL MEETING OF 6/09/93

			1	IIATE	VOUCHER
***************************************	********	******	***** VIEW PO LIVI) *****	INJURED	101AL
RENDON-WIKTOREK	CATHLEEN	POLICE OFFICER	TWENTY-FIFTH DISTRICT	11/20/92	309.00
RESTIVO	BENEDICT	POLICE OFFICER	FOURTEEATH DISTRICT	2/26/87	42.00
RICHLIK	REJUCE V		FOURTH DISTRICT	5/23/92	674.50
RICKERT	MARY L.	POLICE OFFICER	TWENTY-FIFTH DISTRICT	11/05/92	524.41
RIESCHE	WILLIAM	POLICE OFFICER	SEVENTEENTH DISTRICT	12/14/92	65.00
RIESCHE	WILLIAM	POLICE OFFICER	SEVENTEENTH DISTRICT	12/27/92	135.00
ROBERTS	ROFIN	POLICE OFFICER	TWENTY-THIRD DISTRICT	11/10/92	384.00
ROCK	MICHAEL 0	FOLICE OFFICER	FIRST DISTRICT	11/16/92	324.50
RODRIGUEZ	MARGARITA	POLICE OFFICER	FOURTEENTH DISTRICT	12/21/92	274,25
ROE	rroyn	POLICE OFFICER	FOURTH DISTRICT	11/21/92	1610.50
ROLDAN	CHARLETTE S	FOLICE OFFICER	FOURTEENTH DISTRICT	7/04/92	185,25
FOMAN	MELVIN	POLICE OFFICER	TENTH DISTRICT	12/25/92	880.00
ROSELLINI	MARIK V	POLICE OFFICER	EIGHTEENTH DISTRICT	11/15/92	3444.70
RUEHLMANN	WILLIAM	FOLICE OFFICER	TWENTY-FOURTH DISTRICT	12/08/91	209,75
RUHNKE	GEORGE A	FOLICE OFFICER	TWENTY-FOURTH DISTRICT	12/13/92	1480,75
RYAN	MICHAEL	POLICE OFFICER	TWENTY-FIRST DISTRICT	10/10/92	1021.20
RYAN	RICHARD	POLICE OFFICER	TWENTY-FOURTH DISTRICT	6/14/92	158,00
SAFFOLD	JERRY	POLICE OFFICER	FIFTEENTH DISTRICT	10/27/92	8084.70
SAILER	THOMAS E	FOLICE OFFICER	ENFORCEMENT SECTION	4/01/92	2545.49
SCALLON	JAMES F	FOLICE OFFICER	FIRST DISTRICT	9/14/92	45.00
SCAPARDINE	ANTHONY &	POLICE OFFICER	NINTH DISTRICT	10/08/92	465,20
SCHODTLER	JAMES		TWENTIETH PISTRICT	2/15/92	743.00
SCOTT	THOMAS G		SECOND DISTRICT	9/20/91	93.00
	3 2407			8/25/91	28.80
SLAUGHTER JR	HERMAN E		GANG CRIMES EMFORCEMENT DIVISI	10/22/92	187.00
SMITH	GRIFFIN		CNEXCOLOR	2/16/93	575,75
STARK	JAMES			12/19/92	219.60
STEWART	JACKIE	FOLICE OFFICER	SIXTH DISTRICT	1/14/83	548.86
SLEENEY	JAMES E	FOLICE OFFICER	NINTH DISTRICT	2/04/85	20.00
TAYLOR	N2407		FUBLIC TRANSFORTATION M.T.S.	10/24/92	170.00
TOCK	WILLIAM	POLICE OFFICER	DETECTIVE DIV AREA 1 FROPERTY	11/30/92	1447.00
TODE	PATRICK C			12/08/91	231,75
TRACY	RAYMONT		GANG CRIMES EMFORCEMENT DIVISI	4/02/92	440.50
TURNER	GLENN		ELEVENTH DISTRICT	6/08/91	100.00
UKBANIAK	ANTHONY		TWELFTH DISTRICT	10/18/92	12135.61
WALICZEK	EDWARD		TENTH DISTRICT	4/08/92	1203.80
WEHRHEIM-BROWN	EILEER		FOURTEENTH DISTRICT	12/11/92	976.90
MENDT			TWENTY-FOURTH DISTRICT	6/15/92	266.00
MESLEY	GERALD E		FIFTH DISTRICT	9/15/91	119.40
WESTPHAL	MARY G		TWELFTH DISTRICT	6/29/91	9016.63
WILLIAMS	ROBERT		FIFTEENTH DISTRICT	5/15/92	8136.55
WILLIAMS	ROBERT		FIFTEENTH DISTRICT	11/02/92	328.83
WILLIAMS-BARRIS			SIXTH DISTRICT	8/09/92	657,25
WOLFF-ARCHBOLD			CINKNOMY	11/05/92	347.00
HOMACK.	CYNTHIA		SECOND DISTRICT	1/01/93	2114.30
ZALATURIS	ZEOT CELEBRATE		SEVENTH DISTRICT	10/28/92	1642.20
ZEFEUA			MOUNTED CAIT	11/14/92	326.00
ZURKO	KALHLEEN A	FULLE UFFICER		11/25/92	235.82
BARRY	SHUMAS	PAKAMEDIC	AMBULANCE 12	3/10/91	261.00

CITY COUNCIL ORDERS

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COUNCIL MEETING OF 6/09/93

VOUCHER TOTAL	70.00	00.000	517,40	12626.75	307,90	181,00	225.00	402.00	270,75	292,00	525,00	540.00	242.00	736.00	489.00	421.00	24.00	10.00	7			147,80	494.00	2056,00	150.00				100.00	•	7			-				~	610,00			-			3061.00
DATE	10/00/0	00/00/0	1/01/93	12/28/92	2/19/93	1/31/93	7/11/92	1/10/93	1/24/93	1/10/93	8/03/92	12/25/92	1/24/93	11/16/92	11/22/92	1/08/93	111/92	11/10/02	1/15/93	1/17/93	8/26/92	3/24/92	12/31/91	7/27/92	B/02/92	4/22/91	4/29/92	11/24/92	10/05/92	1/05/93	12/09/92	11/13/92	3/16/92	12/29/92	10/16/92	12/19/92	6/12/88	98/1/9	1/11/92	12/03/12	11/05/02	0/00/0	10/28/92	10000	11/22/90
***** UNIT OF ASSIGNMENT *****	OF AREAND SINES		AMBULANCE 44		ENGINE COMPANY 73	AMBULANCE 7			⋩	EMS DIGTRICT 2 HEADQUARTERS &	AMBULANCE 25	AMBULANCE 14	SQUAD 2	CNANDEN	TRUCK 17	ENGINE COMPANY BE	RUCK ZV				TRUCK 5		40	FRICT 2 HEADQUARTERS			ENGINE COMPANY 43	55	ENGINE COMPANY 15 ENGINE COMPANY 32		ENGINE COMPANY US		TRUCK 45	ENGINE COMFANY 110		TRUCK 45	7	ENGINE COMPART (1	SECOND A		CALCINIC COMPANY AN	COMPANY			ANTEL ANCE 70
- *******	CARTARA	TERET CHIER	FARAMEDIC	ENGINEER	LIEUTENANT	PARAMEDIC	FIREFIGHTER	FIREFIGHTER	FIREFIGHTER	PARAMEDIC	FARAMEDIC	PARAMEDIC	FIREFIGHTER	PARAMEDIC	FIREFIGHTER	ENGINEER	FIREFIGHTER		PARAMETER	FARAMEDIC	FIREFIGHTER	LIEUTENANT	FARAMEDIC	PARAMEDIC	PARAMEDIC	FARAMEDIC	FIREFIGHTER	FIKEFIGHTER	FIKEFIGHTER	PARAMETTE	FIREFIGHTER	PARAMEDIC	CAFTAIN	FIREFIGHTER	FIREFIGHTER	FIREFIGHTER	FIRTION OFFI COLLOT OFFICE	FOLICE OFFICER	FINEFISHER GIOTETONIAGO	DADAMEDIC	FIGGETONIED	FIREFIGHTER	FIREFIGHTER		FARAMEDIC
E NAME ******	CTEUEN C		CEXXIO	LEE	COLLINS E	GEORGE	PATRICK	PATRICK	RUGER	CRAIG	אַטיִּ	JESUS	¥-0;	BARBARA	MATTHEW	2100	IGNIEL OFFICE T		YHLUKIL	RICHARD	MICHAEL.	CHARLES	LORI	COLLETTE	RICHARD	MICHAEL	MICHAEL		FILMENCE		FONALI	ELSBETH	LAMES H	JAMES	STEVE	KOBEKT	THE POLICE OF TH	OINCEN		1112111	TOWER OF	HERRERI	DACID		EFFER
******** EMPLOYEE NAME ******	BATES	BIRD	BIXTER	BORK	BROWN JR	BUCHANAN	CRAVER	INDDLESTON	FARRELL	FEW	FRIEDMAN	GARCIA	GARITI	GILBRIDE	מורופא	GURKISTER	HALLURAN	HARDY.	HEIH	HUNDRIESER	JAKAITIS	LAMES .	KENNEYPEREZ	KUMIEGA-MARSHALL	LECIN	LOPEZ	LOVERO	LYDNS	ACT USES	STANT CE	MICHI	MILLER	MILLER	MROZEK	MEI DENBACH	NUGENT	UNDARELL	DEUNNELL	UDK 13CULL	ET LITTLE E		SAUGE	SHMERI		XULKCS

TITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 6/09/93

VOUCHER TOTAL	1907.75 1430.00 415.50	
DATE	10/21/92 10/28/92 10/23/92	
***** KANK ****** ***** UNIT OF ASSIGNMENT ****	SNORKEL SQUAD 3 TRUCK 14 AMBULANCE 46	
******* \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	FIREFIGHTER Captain Faramedic	
**************************************	JOHN JAMES V ROBERT	
11	WALTERS WINBUSH JR ZANGE	

(Continued from page 33290)

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

[Third party orders printed on page 33298 of this Journal.]

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

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the payment of various small claims against the City of Chicago, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

(Continued on page 33299)

CITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 6/09/93

THIRD PARTY ORDERS

******** EMPLOYEE *********	*********	***** KANK *****	***** UNIT OF ASSIGNMENT *****	DATE	VOUCHER
AGUILERA	EDWARD M	POLICE OFFICER	FOURTH DISTRICT	11/28/92	4101.90
BARTOSIK	ALOYSIUS		EIGHTH DISTRICT	2/08/93	2611.00
RUFUAN	ROBERT C	POLICE OFFICER	FIRST DISTRICT	3/12/87	75.00
KUCKI ES	ANTHONY D	POLICE OFFICER	FIFTH DISTRICT	12/23/92	148.00
CALDBECK	DAVID J	POLICE OFFICER	EIGHTEENTH DISTRICT	10/23/91	90.09
CALHOUN	ROSE	FOLICE OFFICER	FOURTH DISTRICT	11/05/92	245.00
CHOTOR	WALTER A	POLICE OFFICER	NINTH DISTRICT	3/25/93	155.00
CONTANT	RICHARD	FOLICE OFFICER	FUBLIC HOUSING BIVISION-SOUTH	11/13/92	2901.20
CUNNINGHAM	SHIRLEY	POLICE OFFICER	SIXTH DISTRICT	12/04/91	28.80
FIEDLER	WILL IAM	FOLICE OFFICER	FIFTEENTH DISTRICT	12/13/92	2712.50
FORGUE	RONALD	FOLICE OFFICER	FOURTH DISTRICT	11/28/92	4991.40
FRIERI	SALVATORE	FOLICE OFFICER	FOURTEENTH DISTRICT	2/16/91	47.00
HARRIS	LANDELL N	FOLICE OFFICER	CHARE LAW ENFORCEMENT	1/21/92	130.00
NOSNHOC	LAWRENCE	FOLICE OFFICER	FIFTEENTH DISTRICT	6/08/92	14218.04
KANE	PAUL A	POLICE OFFICER	THIRTEENTH DISTRICT	10/17/92	53290.40
LEBAK	ROBERT	FOLICE OFFICER	EIGHTH DISTRICT	6/21/92	196.80
- MAL ITO	FRANCIS M	POLICE OFFICER	SIXTEENTH DISTRICT	10/12/92	208.00
MARTIN	MERRILEE J	FOLICE OFFICER	FIFTEENTH DISTRICT	11/30/92	3495,00
MILLETTE	JAN	POLICE OFFICER	TWENTY-THIRE DISTRICT	11/10/92	265.62
MYERS	MILES	FOLICE OFFICER	THIRTEENTH DISTRICT	B/30/92	137,90
ORTEGA	GARCIAND	POLICE OFFICER	SEVENTEENTH DISTRICT	12/13/92	1054.00
FARNELL	DONNIE R	FOLICE OFFICER	THIRD DISTRICT	11/05/92	350,00
FASCENTE	RICHARD	FOLICE OFFICER	NINETEENTH RISTRICT	1/16/92	126.00
FOKOJOWCZKY	CHRISTINE	FOLICE OFFICER	SEVENTEENTH DISTRICT	9/26/92	00.06
FONNE	THOMAS F	FOLICE OFFICER	FOURTH DISTRICT	4/27/92	100.00
RODRIGUEZ	THOMAS	FOLICE OFFICER	FOURTEENTH DISTRICT	8/08/92	398,00
SALAZAR	JACQUEL INE	POLICE OFFICER	RECRUIT TRAINING	2/04/93	393,50
SARAGOSA	RAMON	FOLICE OFFICER	TENTH DISTRICT	10/19/92	481.00
SCHERGEN-ORE ILLY	RITA E	FOLICE OFFICER	EIGHTH DISTRICT	11/08/92	512:90
SHORTER	ROYSIE	FOLICE OFFICER	FIFTH DISTRICT	8/02/92	22,00
BIMFSON	LARRY L	POLICE OFFICER	NEIGHBORHOOD RELATIONS DIVISIO	3/05/92	1455.00
Stubbs	LARRY	POLICE OFFICER	ELEVENTH DISTRICT	12/28/92	3256,00
SUSNIS	ANTHONY A	FOLICE OFFICER	GANG CRIMES ENFORCEMENT DIVISI	9/11/92	384.00
WALCZAK	THEODORE J			12/17/91	28,80
WASIK-GUMULSKI	CHRISTINE A	FOLICE OFFICER	TWENTY-FIRST DISTRICT	3/01/92	5901.00
JEKOT	MICHAEL.	FARAMEDIC	DISTRICT RELIEF 1	9/08/84	1859,60

(Continued from page 33297)

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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

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

Damage To Vehicle.

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

Name And Address	Date And Location	I	Amount
Angelo Lopez and Allstate Insurance Company Cl. 252141241 P.O. Box 1089 Skokie, Illinois 60053	3/14/91 West 50th and South Laporte Avenue	\$	801.20
Katie Patricia Lyons 4237 North Hermitage Avenue Chicago, Illinois 60613	2/10/92 West Addison Street and North Wilton Avenue		431.00 180.00**
Elaine Keiko Matsuo 5805 North Kenton Avenue Chicago, Illinois 60646	5/6/90 1039 West Hollywood Avenue		500.00
Paul White 2113 North Bissell Street Chicago, Illinois 60614	3/10/92 5500 North Clark Street	1	,500.00

^{**} To City of Chicago, Bureau of Parking

Damage To Property.

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

Name And Address	Date And Location	Amount
The Peoples Gas Light and Coke Co. File 92-0-152 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	5/22/92 4580 South Winchester Avenue	\$ 379.00
The Peoples Gas Light and Coke Co. File 92-0-157 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	5/21/92 3101 West Palmer Boulevard	390.00
The Peoples Gas Light and Coke Co. File 92-0-155 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	6/4/92 4738 South Winchester Avenue	509.00
The Peoples Gas Light and Coke Co. File 92-0-154 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	5/26/92 5604 South Melvina Avenue	1,101.00
The Peoples Gas Light and Coke Co. File 92-0-151 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	5/28/92 4820 South Winchester Avenue	467.00

Name And Address	Date And Location	Amount
The Peoples Gas Light and Coke Co. File 92-0-160 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	5/29/92 4818 South Winchester Avenue	\$ 285.00
The Peoples Gas Light and Coke Co. File 92-0-159 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	5/5/92 2040 North Albany Avenue	989.00
The Peoples Gas Light and Coke Co. File 92-0-227 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	6/29/92 4948 South Winchester Avenue	612.00
The Peoples Gas Light and Coke Co. File 92-0-223 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	6/8/92 1657 North Kildare Avenue	835.00
The Peoples Gas Light and Coke Co. File 92-0-206 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	7/8/92 7841 South Burnham Avenue	552.00
The Peoples Gas Light and Coke Co. File 92-2-207 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	6/29/92 10445 South Hale Avenue	1,500.00

Name And Address	Date And Location	Amount
The Peoples Gas Light and Coke Co. File 92-0-208 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	6/29/92 5622 South Justine Street	\$ 570.00
The Peoples Gas Light and Coke Co. File 92-0-209 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	6/29/92 18 West 116th Street	181.00
The Peoples Gas Light and Coke Co. File 92-0-210 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	7/13/92 4818 South Winchester Avenue	261.00
The Peoples Gas Light and Coke Co. File 92-0-211 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	7/10/92 4821 South Winchester Avenue	666.00
The Peoples Gas Light and Coke Co. File 92-0-203 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	4/29/92 1712 North Hermitage Avenue	280.00
The Peoples Gas Light and Coke Co. File 92-0-195 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	6/16/92 550 East 61st Street	950.00

Name And Address	Date And Location	Amount
The Peoples Gas Light and Coke Co. File 92-0-194 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	6/3/92 4746 South Winchester Avenue	\$ 666.00
The Peoples Gas Light and Coke Co. File 92-0-193 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	7/4/92 4742 South Winchester Avenue	465.00
The Peoples Gas Light and Coke Co. File 92-0-192 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	6/9/92 5224 South Marshfield Avenue	572.00
The Peoples Gas Light and Coke Co. File 92-0-205 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	7/16/92 13015 South Muskegon Avenue	326.00
The Peoples Gas Light and Coke Co. File 92-0-150 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	5/28/92 826 828 South Bell Avenue	467.00
The Peoples Gas Light and Coke Co. File 92-0-142 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	5/15/92 2628 North Sawyer Avenue	383.00

Name And Address	Date And Location	Amount
The Peoples Gas Light and Coke Co. File 92-0-139 Suite 311 122 South Michigan Avenue Chicago, Illinois 60603	1/27/92 2828 North Lawndale Avenue	\$1,450.00

Damage To Vehicle.

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

Name And Address	Date And Location	Amount
Frank Erazmus 5649 South Meade Avenue Chicago, Illinois 60638	11/1/91 5649 South Meade Avenue	\$680.00

Damage To Vehicle.

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

Name And Address	Date And Location	Amount
Clifford Griffin 8058 South Wentworth Avenue Chicago, Illinois 60620	9/16/91 8058 South Wentworth Avenue	\$370.00 50.00**

^{**} To City of Chicago, Bureau of Parking

Damage To Vehicle.

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

Name And Address	Date And Location	Amount
Michelle Bluford 5012 South Justine Street Chicago, Illinois 60609	1/9/92 5138 South Wentworth Avenue	\$100.00 250.00**
Blagica Brandonisio and Allstate Insurance Co. Cl. 1830376362 2431 North Harlem Avenue Chicago, Illinois 60635	1/9/92 201 West 51st Street	555.00
City of Chicago Bureau of Parking 2327 West 81st Place Chicago, Illinois 60620	3/5/91 7439 North Western Avenue McIntosh, Harolynn Richardson	100.00
Karen M. Drasler 1540 North LaSalle Drive Chicago, Illinois 60610	2/24/92 During towing	236.72
Alex Gofman c/o Leo Gofman Apartment 2109 920 West Lakeside Place Chicago, Illinois 60640	2/9/92 During towing	840.00
Sylvia Greenberg 2638 West Birchwood Avenue Chicago, Illinois 60656	9/6/92 7200 North California Avenue	32.33

^{**} To City of Chicago, Bureau of Parking

Name And Address	Date And Location	Amount
Marlyn Rosen 5374 Woodlands Estates Drive South Bloomfield Hills, Michigan 48013	10/9/91 During towing	\$ 700.00
Marvin J. Rotblatt 2140 West Ohio Street Chicago, Illinois 60612	7/24/92 West 59th Street and South Western Avenue	60.00
Scott A. Sinar 21st Floor 33 West Monroe Street Chicago, Illinois 60603	5/23/91 Southbound on Wells Street	232.70
Marylou M. Tumlin 1001 Spruce Drive Schererville, Indiana 46375	4/16/92 During towing	380.96 200.00**
Ralph P.Vara 1318 South Grove Berwyn, Illinois 60402	10/26/91 3000 North Sacramento Avenue	98.53 110.00**

; and

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

Name And Address	Date And Location	Amount
Michael D. McKay 3419 North Rutherford Avenue Chicago, Illinois 60634	8/7/87 to 4/18/90 3419 North Rutherford Avenue	\$ 69.96

^{**} To City of Chicago, Bureau of Parking

Name And Address	Location	Amount
Beatrice Preissler 6637 South Kolin Avenue Chicago, Illinois 60629	3/15/89 to 3/8/90 6149 South Kostner Avenue	\$ 65.13
John C. Simon 4721 North Beacon Street Chicago, Illinois 60640	2/16/89 to 4/27/89 4721 North Beacon Street	400.00

; and

Be It Further Ordered, That the Commissioner of Water is authorized to refund the amount due by the amount set opposite the name of the claimant, on account of underground leaks and to charge same to Account No. 200.87.2015.0952.0952:

Name And Address	Location	Amount
Joseph Fulton 4217 West Cortez Street Chicago, Illinois 60651	5/14/91 to 3/17/92 4217 West Cortez Street	\$ 400.00
Marcell Gardner 2703 East 93rd Street Chicago, Illinois 60617	12/20/88 to 3/13/89 2701 2705 East 93rd Street	81.01
Peter Tselepatiotis 7349 West Pensacola Norridge, Illinois 60634	6/10/90 to 10/29/91 5052 5056 West Irving Park Road	400.00

AUTHORIZATION FOR PAYMENT OF SUNDRY CLAIMS FOR CONDOMINIUM REFUSE REBATES.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the payment of various condominium refuse rebate claims against the city, 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to pay the following named claimants the respective amounts set opposite their names, said amount to be paid in full as follows, and charged to Account No. 100-99-2005-0939-0939:

[List of claimants printed on pages 3310 through 33313 of this Journal.]

C I T Y D F 'C H I C A G D COMMITTEE ON CLAIMS AND LIABILITY REFUSE REMATE COUNCIL ORDERS--FASSED

MEETING DATE 6/09/93

CODFERATIVE	NO. OF ELGIBLE	· L	AMOUNT OF)))
APAT.	SITNO	1 1 1	מבמשוב	ANNA UPDODOS ANAMANAMANAMANAMANAMANAMANAMANAMANAMANA	K K K K
ADDISON MANOR CONTOMINIUM	12	SEMI-ANNUAL 92	450.00	WILLIAM JF BANKS	36
AINSLIE PARK CONDOMINIUM ASSN.	32	ANNLIAL 91	2,400.00	MARY ANN SMITH	49
ARGMORE ESTATES CONDO. ASSN.	9	ANNUAL 51	450.00	MARY ANN SMITH	48
ATELIER CONDO., ASSN.	10	ANNUAL 91	750.00	HELEN SHILLER	46
ATHELING CONDOMINIUM ASSN.	10	ANNUAL 91	750.00		4
	24	ANNLIAL 91	1,800.00	8	30
BIRCH TREE MANOR 45 CONDO	18		675.00	Ö	41
BIRCH TREE MANOR 46 CONDOMIN-	18		922.00	E	41
BRIDGEVIEW GARDENS CONDOMINIUM	12	H	450.00		41
CAMELOT CONDOMINIUM ASSN.	9		450,00	SHI	46
CHEVALIER CONDOMINIUM ASSOC	20	UAL	750.00		41
CDASTLAND AFARTMENTS, INC.	24		1,727,00	LAWRENCE S BLOOM	<u>ල</u>
CONCORD LANE CONDOMINIUM ASSN.	18		1,350,00		£1.
EAST OF EDENS CONDOMINIUM	24	ANHLIAL . P1	1,800.00		33
	14		525.00		41
ELMUNDS STREET CONDO ASSOC.	60		300.00		4
	48	٠,	1,800.00	BRIAN G. DOHERTY	41
FARWELL COURTS CONDOMINIUM	0 -	SEMI-ANNUAL 92	337.50		49
FARWELL ESTATES CONDO. ASSC.	26		1,950.00	JOE MOORE	40
FOSTER CONDOMINIUM ASSOCIATION	•9		450.00	Œ	33
FOUNTAIN PLACE CONTO ASSOC.	11	ÜAL	412.50	ĕ	41
FOUR CORNERS I CONDOMINIUMS	18		1,350.00		0
FRIENDLY VILLAGE \$1 CONDO.	18		455.00		41
FRIENDLY VILLAGE 44 CONDO	18	UAL	444.00		41
GARIBALDI SQUARE ON THE PARK	4		1,833.12	THEODORE MAZOLA	<u>.</u>
GASLIGHT VILLAGE CONTO ASSN.	81		3,410.00	REKNARU C. HANSEN	4
GLEN ALBION CONTO. ASSN.	12		00.006		49
GLEN-ALBION CONDO ASSN.	12		00.006		46
GLENWOOD CONDO AND HEALTH CLUB	27		2,025.00	ٔ ښا	49
	9		450.00	.	4
GRANVILLE COURTS CONDOMINIUMS	9 !		450.00	. ز	G :
GREENVIEW FOINT CONDO. ASEN.	ij		1,125,00		4
GREENWOOD EAST CO-OPERATIVE	36		1,800.00	<u> </u>	S .
HURON & WELLS CONDO. ASSN.	. 14		1,050,00	Z	42
HYDE FARK MANOK CONDO. ASON.	9		2,028,00	•	Ç.
HYDE PARK FLACE CONDO ASSC.	0-		675.00		6
INNISBROOK CONFO ASSOC. 44	10 4		1,020.00	BRIAN G. DOHERTY	41
IRUING PARK TERRACE CONIG.	4	Ğ Ç	1,650.00		38
JEFFERSON MANOR CONDO ASSN.	18		1,246.00	;	4
JEFFERSON PLACE CONDO. ASSN.	12	۲ ج	450.00	÷	4 છ
KENWOOD GREEN CONDOMINICM	2		1,560.00	LAWRENCE S BLOOM	0 0
KINGS COURT CONDO ASSOCIATION	4 5		1,540,00	م ده ا	13
LAWRENCE FLACE CONDO ASSOC	51 t		492,25		4 1
MANSABD LOTTER CONTRACTOR	27		1,012,50		38
MANUSARU MUUSE CONDOMINIUM	24	SEMI-ANNUAL 92	00.006	BRIAN G. DOHERTY	41

C I T Y O F C H I C A G O COMMITTEE ON CLAIMS AND LIABILIT REFUSE REDATE COUNCIL ORDERS--FASS

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SPONSOR *****	MARY ANN SMITH	-	LAWRENCE S BLOOM	"•	L	E.	EIMIN W EISE	0	ė,	<u>ن</u> و		ENTENDED - COMEN	ï	SHI		BERNARD L. STONE			щ Щ	UT. LUI	. ר	۲۰	i.	POTONIARY COLON			•	֡֝֝֟֝֟֝֟֝֟֝֟֝֟֝֟֝֟֝֟֝֟֝֟֝֟֝֓֓֓֓֟֝֟֝ ֚	HELEN SHILLER	EDWIN W EISI		TITES YELL THE	Œ	_	5 -	;	• ш	JOE MOORE		HOORE	TONI .
AMOUNT OF REBATE	1,230,00	1,350,00	1,788,00	1.500.00	2,550,00	450.00	4,687,50	1,125,00	1,050.00	1,050,00	337.50	375,00	225,00	960.00	690.34	2,853,00	2,087,90	6,435,00	675.00	1,004,40	1,650,00	375.00	00.000	00,000	00.000	1.620.00	750.00	900.00	450.00	2,400,00	1,537,50	1,875,00	1,200.00	00.00	1.872.00	450.00	450.00	225.00	675:00	1,860,00	225.00
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	CONDO ASSN.	GARDEN CONDOMINIUM	STER CONDO.	NG CORPORATION	CONTO	UM ASSOCIATION	R COOPERATIVE	CONDOMINIUMS	9	TERRACE CONDO.42	INDOMINIUM ASSN	האומטעי איז איז ארומע אוועאי איז נא	A55C.	SROVE CONDO.	COMINIUM ASSN.	DOMINIÚM ASSOC.	TES CONDO IV	NOOMINICA	MIUM) ASSOC.	HOMEOWNERS	JNDO ASSOC.		TINION ABBR.	ACT TAG	DRAKE TOWER AFTS. INC.	 	MINIME	DMINIUM ASEN.	ARK CONDO.	CONTIO ASSOC	CONDO. ASSN.		NEOMINIUM	UNDERTAIN HOOR	TO OH CONTO	RIA CONTOMINIUM	RIA CONTONIUM	CONDO ASSOC.	DMINIUM ASSOC.	RK CONDO. ASSN.
CONDOMINIUM/ COOPERATIVE NAME		MELROSE GARDEN C	MEUS ON DORECHESTER CONDO.	MITHIGAN BUILDING CORPORATION	MICHIGAN PLACE CONDO	MORSE CONDOMINIUM ASSOCIATION	NORTH PARK TOWER COOPERATIVE			NORTHWEST TERRAC	NORWOOD PLACE CONDOMINIUM ASSN	DAK HY PLACE CONDUKTATION	FACIFIC TERRACE ASSC.	PATTERSON-PINE GROVE CONFIG.	RAVEN FLACE CON	RIDGE HOUSE CONDOMINIÚM ASSOC.	RIDGEMOORE ESTATES CONDO IV	RITCHIE TOWER CONDOMINIUM	RIVIERA CONDOMI	SHORE CLUB CONTO ASSOC.	STANFORD COURTS HOMEOWNERS	STONE TERRACE CONDO ASSUC.	SUN VILLA CUNIU	SUKI- LAPLY CONDU	THE CUCURING CONTOURS AND TANK	THE DRAKE TOWER	こうだけ きょうしょ というこう リンピング リア・コンプログラ はっちょう カンドストメレビン しょうしかい 大学の はっちょう	ALE MARAICK CONCORDAN	VERMILLION CONDOMINIUM ASSN.	VICTORIAN LANDMARK CONDO.	WASHINGTON HOUSE CONDO ASSOC	WATERLOO COURT CONDO. ASSN.	WAVELAND RUADRANGLE CONTO	WILLIAMSBURG CONDOMINIUM	MIRESER PULKI CUNDENTALE HOOR	CONTROL OF THE CONTROL HOUSE.	1100-1100 DDISMRIA DONDONINE	1100-1102 COLUMBIA COMBONIUM	119 W. CHESTNUT CONDO ASSOC.	1340 TOURY CONDOMINIUM ASSOC.	1354-56 HYDE FA

C I T Y O F C H I C A G O
COMMITTEE ON CLAIMS AND LIABILITY
REFUSE REBATE COUNCIL ORDERS—~FASSEI

ETING DATE 6/09/9

NAME 1357 E. MADISON PARK CONDO. 2033-48 E. 7240 F.ACE CONDO. 2034-34 E. 7240 F.ACE CONDO. 2137-231-23 HARLEN HACE CONDO. 2137-231-23 HARLEN HACE CONDO. 2230 EAST IELAMARE PL. CORP. 2230 EAST IELAMARE PL. CORP. 2330 EAST IELAMARE PL. CORP. 2348-20 NARTH SHERIDAN ROAD. 3470 N. LAKE SHORE DRIVE CONDO. 3470 N. LAKE SHORE DRIVE CONDO. 3470 N. LAKE SHORE DRIVE CONDO. 3420 N. LAKE SHORE DRIVE CONDO. 3420 N. LAKE SHORE DRIVE CONDO. 3421 LAKEUDON CONDOHNIUM. 3515 LAKEUDON CONDOHNIUM. 35215 LAKEUDO CONDOHNIUM. 3421 N. NARRAGANSETT CONDO. 4ANUAL. 4247-49 N. KESTONE CONDO. 4ANUAL. 5137-4-1 N. MARRAGANSIT CONDO. 5000 WARTHE DRIVE CONTO ASSN. 4451-1 N. MARRAGANSIT CONDO. 5000 WARTHE DRIVE CONTONEN. 5147-51 N. EAST RIVER ROD. 5240 WARTHE DRIVE CONDOHNIUM. 5250-44 N. ROSCOE CONDOMNIUM. 5340-44 HYDE PARK CONDOMNIUM. 5340-44 HYDE PARK EUUL. 5404-45 N. KOSCOE CONDOMNIUM. 5357-59 BLACKSTONE CONDONIUM. 5404-45 N. ROSCOE CONDOMNIUM. 5527-59 BLACKSTONE CONDOMNIUM. 5527-59 LACKSTONE CONDOMNIUM. 5527-59 BLACKSTONE CONDOMNIUM.	TYPE ANNUAL SEMI -ANNUAL SEMI -ANNUAL SEMI -ANNUAL ANNUAL	REPATE 225.00 1,200.00 1,650.00 1,650.00 525.00 450.00 3,138.00 3,138.00 450.00 450.00 675.00 450.00 1,830.00 1,830.00 1,830.00 2,400.00 2,400.00	****** SPONSOR ************************************
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C I T Y O F C H I C A G O
COMMITTEE ON CLAIMS AND LIABILITY
REFUSE REPATE COUNCIL ORDERS--FASSED

MEETING DATE 4700/03

CONDOMINIUM/ COOFERATIVE NAME	NO. OF ELGIBLE UNITS	TYPE		AMOUNT OF REBATE	* ******	*******************
832 W. GUNNISON ASSOCIATION 900-902 W. MAKGATE TERRACE	12	ANNUAL	91 91	450.00	MARY ANN SMITH MARY ANN SMITH	44

AUTHORIZATION FOR PAYMENT OF SENIOR CITIZEN SEWER REBATE CLAIMS.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the payment of senior citizen rebate sewer claims, 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to pay the following named claimants the respective amounts set opposite their names,

said amount to be paid in full as follows, and charged to Account No. 314-99-2005-9148-0938:

[List of claimants printed on pages 33316 through 33345 of this Journal.]

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

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance/Small Claims Division, to which was referred on September 11, 1991 and on subsequent dates, sundry claims as follows:

Aguinaga, Kathleen Susan

Alcaraz, Anita Kaye

Appling, Douglas

Banks, Rose Ann

Bedalow, Eleanor

Bohlander-Williams Associates

Brooks, Almore

Byrnes, Francis Anthony

American Service Ins. Co. and Deloris Cecil

(Continued on page 33346)

SMALL CLAIMS, CITY OF CHICAGO SEMER REBATE JOURNAL PIN NUMBER 14-28-206-005-1365 17-03-202-061-1125 10-36-205-058-1001 10-36-205-058-1001 14-21-101-035-1227 14-21-301-041-1140 14-08-403-028-1201 14-08-403-028-1201 17-03-204-063-1034 14-28-207-004-1312 43 EISENDRATH	
PIN NUMBER ALDERMAN 14-28-206-005-1365 44 HANSEN 17-03-202-061-1125 42 NATARUS 10-35-205-058-1001 50 STONE 14-21-101-035-1227 46 SHILLER 14-16-301-041-1140 46 SHILLER 14-08-403-028-1201 48 SHITH 17-03-204-063-1034 42 NATARUS 14-28-207-004-1312 43 EISENDRATH	
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17-03-204-064-1085 42 NATARUS	٠.
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14-05-407-017-1281 48 SHITH	
12-14-101-053-1008 41 DOHERTY	
14-16-301-041-1621 46 SHILLER	
13-05-110-052-1026 41 DOHERTY	
14-28-318-064-1134 43 EISENDRATH	٠.
14-05-215-015-1059 48 SKITH	
12-14-112-025-1145 41 DOHERTY	
12-14-112-025-1151 41 DOHERTY	
14-28-204-010-1149 44 HANSEN	
14-05-215-015-1246 48 SMITH	
13-19-404-087-1003 39 ALLEN	
13-31-107-024-1057 36 BANKS	
17-03-108-016-1064 42 NATARUS	
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14-05-215-015-1067 48 SMITH	
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	10-36-100-015-1079 50 STONE 14-05-202-019-1109 49 HOORE 14-21-101-035-1167 46 SHILLER 14-29-427-061-1003 43 EISENDRATH 14-21-307-047-1135 44 HANSEH 14-05-211-016-1037 48 SHITH 12-25-204-056-1006 36 RANKS 10-36-100-015-1212 50 STONE 17-10-200-065-1328 42 HATARUS 13-30-100-026-1001 36 BANKS 14-16-304-039-1032 46 SHILLER 14-06-219-014-1052 40 0'CONNOR 14-16-304-039-1032 48 SHITH 17-03-204-064-1085 42 NATARUS 14-21-110-020-1191 46 SHILLER 14-05-407-017-1281 48 SHITH 12-14-101-053-1008 41 DOHERTY 14-16-301-041-1621 46 SHILLER 13-06-110-052-1026 41 DOHERTY 14-28-318-064-1134 43 EISENDRATH 14-05-215-015-1059 48 SHITH 12-14-112-025-1151 41 DOHERTY 12-14-112-025-1151 41 DOHERTY 12-14-112-025-1151 41 DOHERTY 14-08-204-010-1149 44 HANSEN 14-05-215-015-1246 48 SHITH 13-19-404-087-1003 38 ALLEN 13-31-107-024-1057 36 BANKS 17-03-108-016-1064 42 NATARUS 17-03-108-016-1064 42 NATARUS 17-03-200-020-1297 42 NATARUS 17-03-201-047-1007 42 NATARUS 13-15-411-025-1023 45 LEVAR 17-03-201-047-1007 42 NATARUS 13-15-411-025-1031 44 HANSEN 14-05-215-015-1067 48 SHITH 14-05-215-015-1067 48 SHITH 17-03-201-047-1007 42 NATARUS 13-15-411-025-1033 45 LEVAR 17-03-201-047-1007 42 NATARUS 13-05-118-005-1167 50 STONE 17-03-204-064-1110 42 NATARUS 14-21-111-007-1261 46 SHILLER

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NAME	PIN NUMBER	ALDERMAN	AMOUNT
BACAINTAN, CONSTANCE G.	17-03-107-020-1011	43 EISENDRATH	50,00
BACK, CATHERINE &	13-16-115-042-1004	45 LEVAR	50.00
RADINER, WILLIAM	14-05-211-016-1070	48 SMITH	50.00
	14-33-400-042-1042	43 EISENDRATH	50.00
BAHR, LORRAINE	17-03-220-020-1432	42 NATARUS	50.00
BAIN, PHILIP	14-15-300-027-1025	46 SHILLER	50.00
BAITCHER, JUDITH	14-05-407-017-1116	48 SHITH	50.00
BAIZER, GERTRUDE	14-08-203-015-1011	48 SHITH	50.00
BAJEKSKI, JENNIE	9-36-419-110-1001	41 DOHERTY	50,00
	14-16-301-041-1097		50.00
BAKER, ERMA	13-31-107-024-1172	36 BANKS	50.00
BAKER, JAMES	17-03-108-026-1017	42 NATARUS	50.00
RAKIEROWSKA, KAZINIERA	13-08-430-080-1034	45 LEVAR	50.00
BALABAN, EDITH	10-35-120-003-1046	50 STONE	50,00
BALAS, NATHAN T.	14-16-301-041-1701	46 SHILLER	50.00
BALDESHWILER, EILEEN	14-05-203-011-1253	49 HOORE	50.00
BALIN, BEATRICE	14-16-301-041-1241	46 SHILLER	50.00
BALSAVIAG, IRENE	14-05-407-017-1150	48 ShITH	50.00
BANNON, BRIDIE	14-06-110-087-1027	50 STONE	50:00
BARD, JACOB M.	17-03-101-028-1026	43 EISENDRATH	50.00
PARKER, GRACE		42 NATARUS	50.00
BARNETT, VERONICA	17-10-200-065-1273	42 NATARUS	50.00
BARRERA, RAMON	17-03-215-013-1025	42 NATARUS	50.00
BARRY VIRGINIA	9-36-112-027-1017	41 DOMERTY	50.00
BARZEL, ANN	14-21-101-034-1250	46 SHILLER	50.00
BATKO, SUSANNE F.	14-24-314-046-1012	44 HANSEN	50.00
BATON, ELAYNE	14-21-111-007-1527	46 SHILLER	50.00
BAUER, CARL A.	14-29-202-017-1032	44 HANSEN	50.00
BAUH, HINNIE	14-16-301-041-1280	46 SHILLER	50.00
BAYLDUS, ROBERT	20-24-419-018-1031	. 05 BLOOK	50.00
BAYSINGER, ALYCE	9-36-108-060-1015	41 DOHERTY	50.00
BECK, CHARLOTTE	14-16-301-041-1608	46 SHILLER	50.00
BECKER, ELEANOR	14-28-318-077-1247	43 EISENDRATH	50.00
BEEGUN, MOLLIE	14-05-407-017-1181	48 SKITH	50.00
BEHEYT, JANINE E.	14-21-110-020-1626	46 SHILLER	50.00
BEAR, MILDRED	17-03-204-063-1128	42 NATARUS	50.00
BEITZ, AKTHUR R.	13-15-411-025-1018	45 LEVAR	50.00
BEKOMSKY, SYLVIA	13-15-411-025-1018 10-35-118-005-1195	50 STONE	50,00
RELCOVE, FRED K.	14-29-206-005-1300	44 HANSEN	50.00
BENAVIDES, ROBERTO	11-31-400-051-1013	50 STUNE	50.00
	14-16-301-041-1390	46 SHILLER	50.00
BENNETT, CORNELIA	20-34-216-041-1005	. 06' STEELE	50.00
BENNIN, BEATRICE S.	14-16-301-041-1482	46 SHILLER	50,00
BENREY, HARY		48 SKITH	50.00
	13-18-411-005-1040	38 ALLEN	50.00
BENTLEY, JUNE		46 SHILLER	50.00
	14-29-318-064-1372	43 EISENDRATH	50.00
BEDNIN, ELIZABETH	14-33-400-042-1132	43 EISEMDRATH	50.00
BERES, LAURA	13-31-107-024-1095	36 BANKS	50.00
BERG, NAX	17-10-200-065-1260	42 NATARUS	50.00
BERGER, OSCAR	10-36-118-005-1152	50 STONE	50.00
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NAME	PIN NUMBER	ALDERMAN	AMOUNT
BERGER, SANUEL	14-08-203-015-1365	48 SHITH	50.00
BERGERON, JEAN C.	19-19-209-047-1006	23 LASKI	50.00
BERGHAN, WILLIAM	20-12-100-003-1015	04 PRECKVINALE	50.00
BERK, ROSE	14-16-301-041-1792	46 SHILLER	50.00
BERKE, JOSEPHINE	10-35-120-003-1128	50 STONE	50.00
BERKOVITZ, ETHEL	10-36-120-003-1132	50 STONE	50.00
BERKSON, IRVING	17-03-204-064-1040	42 NATARUS	50.00
BERKSON, SADIE	17-03-214-014-1032	42 NATARUS	50.00
BERNARD, IRVING H.	14-29-318-064-1408	43 EISENDRATH	50.00
BERNSTEIN, ISADORE	17-03-108-016-1107	42 NATARUS	50.00
BERNSTEIN, PEARL	10-35-100-011-1242	50 STONE	50.00
BERON, NATALIE	17-13-204-063-1135	42 NATARUS	50.00
BESSER, MARGARET	13-12-210-060-1002	40 B'COMMOR	50.00
BEZ, JAN	12-14-112-025-1065	41 DOHERTY	50.00
BIALEX, JULIA K.	13-20-125-044-1017	38 ALLEN	50.00
BIANCO, ENILY	14-28-204-010-1047	44 HANSEN	50.00
BICHL, GERALDINE	11-31-114-022-1023	50 STONE	50.00
BICK, VERA D.		44 HANSEN	50.00
BIERIG, HENRY	14-29-200-003-1080	44 HANSEN	50.00
BILLINGS, RITA	17-03-227-022-1033	42 NATARUS 38 ALLEN	50.00
BIONDA, CHARLES			50,00
BLATTBERG, ABBEY	14-16-300-027-1036	46 SHILLER	50.00
BLINSTRUB, WILLIAM J.	19-19-209-038-1001	23 LASKI 50 STONE	50.00
BLITSTIEN, AL	10-36-118-005-1155		50.00
BLOCH, SELHA	14-15-301-041-1834	46 SHILLER	50.00
BLOCK, HELEN	17-10-400-012-1642 14-16-300-027-1054	01 MAZOLA 46 SHILLER	50.00
BLOCK, LEE F.			50.00
BLOCK, MARTIN BLOCK, SIDNEY	14-16-301-041-1649 17-03-228-024-1014	46 SHILLER 42 NATARUS	50.00 50.00
-	14-05-407-015-1061	48 SKITH	50.00
BLONSKY, LOUIS			
BLOOMBERG, LED BLOOMBERG, VICTOR	14-29-206-005-1023 10-36-120-003-1186	44 HANSEN 50 STONE	50.00 50.00
BLIM, GERTRUDE	14-29-204-010-1063	44 HANSEN	50.00
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BLUMBERG, RAE BLUME, ROSEMARY D.		46 SHILLER	50.00
BLUMENTHAL, MARY E.	12-14-112-025-1051	41 DOHERTY	50.00
BLUTTER. NELVIN		44 HANSEN	50.00
BOBER, STELLA	12-25-204-056-1004	36 :BANKS	50.00
BOOK, AUDREY	14-15-304-039-1059	46 SHILLER	50,00
BOONE, LULA	20-34-216-041-1013	06 STEELE	50,00
BORNSTEIN, MAGDA	14-05-215-015-1310	48 SHITH	50,00
BOROWITZ, JOSEPH	17-03-108-016-1134	42 NATARUS	50.00
BORDWSKY, LYDIA	13-09-328-060-1002	45 LEVAR	50.00
BORSOS, BELA	17-10-400-012-1669	01 MAZOLA	50.00
BOVE, JOHN R.	9-36-419-110-1004	41 DOHERTY	50,00
BOYLE, ELIZABETH	and the second s	. 50 STONE	50.00
BOYLE, JOHN	14-16-300-027-1063	46 SHILLER	50.00
BOYNTON, GRACE K.	17-10-400-012-1540	01 MAZOLA	50.00
BRABEL, HAE ROSE	17-10-214-011-1473	42 NATARUS	50,00
BRADLEY, EUNICE	13-31-107-024-1092	36 BANKS	50.00
BRANDT, LUCILLE	13-31-107-024-1107	36 BANKS	50.00
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WAVE	PIN NUMBER	ALDERMAN	AMOUNT
BRANDZEL, SOL & RUTH	14-28-206-005-1037	44 HANSEN	50.00
BRANSON, SAN	17-03-215-013-1158	42 NATARUS	50,00
BRAUN, EMMA	13-16-117-045-1045	45 LEVAR	50.00
	14-16-300-027-1071	46 SHILLER	50.00
	13-30-101-036-1002	36 BANKS	50.00
BREITBARTH, MILDRED	13-15-410-032-1016	45 LEVAR	50,00
BRENNER, LILLIAN	13-30-204-046-1002	36 BANKS	50.00
	17-03-215-013-1016	42 NATARUS	50.00
BREYER, ROSE ANN	14-21-314-053-1102	44 HANSEN	50.00
BREZIS, THOMAS D.	12-14-112-025-1177	41 DOHERTY	50.00
BROCH, HENRY	17-03-202-061-1004	42 NATARUS	50.00
BROCKEL HANN, MARIANNE	14-09-203-016-1146	48 SHITH	50.00
BRODKEY, ROSLYN	17-03-204-064-1005	42 NATARUS	50.00
BRDDSKY, HIRIAM	17-03-101-029-1024	43 EISENDRATH	50,00
BRODY, ESTHER	14-21-110-020-1285	46 SHILLER	50.00
BRODY, GERTRUDE	14-16-301-041-1017	46 SHILLER	50.00
BRODY, ROSE A.	17-10-200-065-1300	42 NATARUS	50.00
BROOKS, IRVING	14-16-301-041-1627	46 SHILLER	50,00
BROSILOW, ROBERT	10-36-100-011-1086	50 STONE	50.00
BROWN, ALICE	17-03-202-061-1018	42 NATARUS	50.00
BROWN, FLORENCE		46 SHILLER	50.00
BROWN, JOSEPH H.	14-28-207-004-1507	43 EISENDRATH	50.00
BROWN, ROBERT E.	10-36-100-015-1141	50 STONE	50.00
BROWN, STEPHANIE E.	14-21-101-035-1138	46 SHILLER	50.00
BROWNLEE, BRADY	20-24-419-018-1041	05 BL00H	50.00
BROZONSKI, LEONA	13-15-411-029-1014	45 LEVAR	50.00
BRUNER, VIRGINIA C.	12-24-100-111-1007	38 ALLEN	50.00
BRUNGARD, LUCILE	14-16-301-041-1147	46 SHILLER	50.00
BRUSKI, HERMAN	10-36-118-005-1089	50 STONE	50.00
BUBLICK, ESTHER	17-03-101-029-1037	43 EISENDRATH	50.00
BUCHHOLZ, FLORENCE	13-06-110-052-1106	41 DOHERTY	50.00
BUDHAN, FREIDA	14-06-110-087-1020	50 STONE	50.00
BULMASH, LOUIS	10-36-100-011-1171	50 STONE	50.00
BULMASH, SIDNEY	14-16-301-041-1437	46 SHILLER	50.00
BURIN, LISELOTTE	20-12-100-003-1492	04 PRECKWINKLE	50.00
BURKE, VINCENT T.	19-19-302-074-1032	23 LASKI	50.00
BUSLIK, LEE	14-21-314-048-1203	44 HANSEN	.50,00
BUSTA, ALEC	13-17-109-194-1038	38 ALLEN	50.00
BUTZ JR., RALPH	14-21-110-020-1269	46 SHILLER	50.00
BUTZHAN, HILDA	14-05-215-015-1213	48 SHITH	50,00
BYERS, WILLIAM S.	12-11-102-068-1028	41 DOHERTY	50.00
	17-03-222-023-1101	42 NATARUS	50.00
CAIN, DELLWORTH L.	14-16-303-035-1048	46 SHILLER	50.00
CALDMELL, EVELYN K.	13-18-411-004-1040	38 ALLEN	50.00
CALISOFF, JEANNE	14-16-301-041-1465	46 SHILLER	50.00
EALLDZZD, KARY	14-21-101-034-1255	46 SHILLER	50.00
CAMPBELL, JAMES	13-30-204-046-1017	36 BANKS	50.00
CAMPBELL, LORRAINE	13-31-118-034-1008		20.00
CAMPIDME, GLADYS	17-09-410-014-1022	42 NATARUS	50.00
	19-18-302-074-1033	23 LASKI	50.00
CAMRAS, ALLEN R.	17-03-214-014-1075	42 NATARUS	50.00

NAME	PIN NUMBER	ALDERMAN	THUONA
CAPRILE, GEORGE E.	13-18-411-005-1037	38 ALLEN	50.00
CARAZZO, PHYLLIS	13-16-114-045-1047	45 LEVAR	50.00
CARBO, HARY	12-11-310-070-1005	41 DOHERTY	50.00
CARDELLA, NARION	14-16-301-041-1528	46 SHILLER	50.00
CARLETON, JOAN L.	17-03-220-020-1307	42 NATARUS	50.00
	13-30-204-046-1012	36 BANKS	50.00
EARLSON, HABEL P.	13-18-411-005-1006	38 ALLEN	50.00
CARLSON, NINA		44 HANSEN	50.00
EARLSON, RUTH	14-05-407-017-1471	48 SKITH	50.00
		46 SHILLER	50.00
CARPENTER, ALLAN	17-03-220-020-1017	42 NATARUS	50,00
	17-03-214-017-1005	42 NATARUS	50.00
CARSELLO, LORRAINE E.	13-31-107-024-1213	36 BANKS	50.00
	14-16-301-041-1400	46 SHILLER	50.00
EASSON, AUDREY	14-08-203-015-1139	48 SHITH	50,00
CASTILE, NELVIN	20-34-216-041-1007	06 STEELE	50.00
EATALAND, ANNA	12-25-204-056-1005	36 BANKS	50.00
CERNICKEY, ALBERT	14-16-301-041-1364	46 SHILLER	50.00
CHAIMOVITZ, DOROTHY	14-16-301-041-1597	46 SHILLER	. 50.00
	20-24-404-027-1005	05 BLOOM	
CHARLER, LUC!	14-21-110-020-1467	46 SHILLER	50.00 50.00
CHANG, SUN	17-10-200-068-1143	42 NATARUS	50.00
		,	
CHARDUS, MINNIE F.	14-21-111-007-1103	46 SHILLER	50,00
	14-28-207-004-1123	43 EISENDRATH	50.00
CHIDEKEL, SAMUEL	13-15-411-025-1026	45 LEVAR	50.00
CHIU, HERMAN	20-12-100-003-1219	04 PRECKWINKLE	50.00
CHIVINI, HARY M.	12-14-112-025-1131	41 DOHERTY	50.00
CHRISTY, JEAN	9-36-419-110-1006	41 DOHERTY	50.00
	14-15-301-041-1010	46 SHILLER	50.00
CHROFKOWSKI, LORRAINE C.		. 38 ALLEN	50.00
	13-14-115-045-1005		50.00
CHUKERMAN, IRWIN E.	14-28-207-004-1609	43 EISENDRATH	50.00
CIANI, LOIS M.	13-20-109-045-1002	38 ALLEN	50.00
CICINELLI, GUY-ANNA	13-31-119-036-1003	36 BANKS	50.00
CIERLIK, WALTER	13-05-110-054-1034	41 DOHERTY	50.00
CIMO, DAVID	9-36-112-031-1007	41 DOHERTY	50.00
CINCUINO, FRANK	13-18-411-004-1017	38 ALLEN	50.00
CIOMEI, ELLA	11-06-110-050-1015	41 DOHERTY	50.00
CITTERMAN, MARVIN	10-36-100-015-1153	50 STONE	50.00
CIVINSKAS, URSULA	14-21-101-034-1557	46 SHILLER	50.00
CIZEX, SAMUEL	10-35-319-031-1002	50 STONE	50.00
CLAYMAN, CHARLES	17-03-220-020-1640	42 NATARUS	50.00
CLINCH, MARY	20-12-100-003-1309		50.00
	14-28-206-005-1152	44 HANSEN	50.00
COCKIN, THOMAS	11-30-307-213-1016	50 STONE	50,00
COEN, THOMAS J.	17-03-215-013-1180		50,00
COHEN, JEROHE	20-12-100-003-1587	04 PRECKWINKLE	50,00
COHEN, NATHAN R.		46 SHILLER	50.00
COHEN, ROSE		46 SHILLER	50.00
COHEN, TAUDEE	14-28-207-004-1396	43 EISENDRATH	50.00
COHN, BERNARD	17-03-215-013-1288	42 NATARUS	50.00

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NAME	PIN NUMBER	· ALDERMAN	AMOUNT
COHN, EUNICE	14-05-203-011-1090	49 MOORE	50.00
COHN, JERONE	14-05-203-011-1020	49 HOORE	50.00
COLLINS, MARGARET P.	9-36-411-034-1019	41 DOHERTY	50.00
COLTON, RALPH F.	14-28-204-005-1175	44 HANSEN	50.00
CONNAY, JAMES L.	17-04-207-086-1382	42 NATARUS	50.00
COOKSEY, THOMAS	13-15-411-029-1004	45 LEVAR	50.00
COOPER, SHIRLEY	17-10-200-065-1032	42 NATARUS	50.00
COPELLO, CATHERINE	13-19-412-032-1004	38 ALLEN	50.00
COPPERSHITH, SYLVIA	17-03-204-063-1042	42 NATARUS	50.00
CORCORAN, MARGARET	13-30-101-031-1001	36 BANKS	50.00
	14-16-301-041-1536	46 SHILLER	50.00
		36 BANKS	
	14-16-301-041-1427		50.00
COSTER, ELLA	14-21-110-020-1034	46 SHILLER	
COTELLE, DELLA	12-12-202-084-1020		
	17-03-220-020-1682		50,00
	13-31-107-024-1069	36 BANKS	
	17-16-424-004-1089	01 NAZOLA	50,00
COXSON, RICHARD	13-16-102-025-1009		50.00
	9-36-108-060-1014	41 DOHERTY	
CRAIG, THOMAS	13-01-201-030-1007	50 STONE	50.00
CRAIN, BEATRICE	17-03-215-013-1189	42 NATARUS	50,00
CREWS, CLAIRE	17-03-215-013-1104	42 NATARUS	50,00
CROFT, SANUEL	14-15-301-041-1178		
CROW, JANE	17-03-204-063-1055		· ·
CROMLEY, PATRICIA	17-03-220-020-1657	42 NATARUS	50.00
CRYSTAL, HARRY	17-03-108-016-1068	42 NATARUS	50.00
CUBURNEK, MATHILDE	14-21-110-020-1611	46 SHILLER	50.00
CULBERG. EVE	17-03-108-016-1045	42 NATARUS	. 50.00
CULDITA, JUSEPH	12-24-400-041-1005	36 RANKS	50.00
CURLETTE, ROBERT			
	17-03-220-020-1295	42 NATARUS	
	17-03-227-022-1090		50.00
DAHL, BEN A.	14-16-301-041-1009	46 SHILLER	50.00
DANL, HILDRED	10-36-100-015-1013	50 STONE	50.00
DALMORE, LEONA	13-15-404-036-1011	45 LEVAR	50.00
DALIM, WILBERT C.	10-31-409-060-1024	41 DOHERTY	
DAMASK, LOROTHY	13-30-100-026-1004	36 BANKS	
DANICK, CELIA	13-31-107-024-1171	36 RANKS	50.00
DANIELS, HILTON	10-36-311-041-1003	50 STONE	50.00
DANKERT, LORETTA	14-08-203-016-1096	48 SKITH	50.00
	14-21-101-035-1237	46 SHILLER	50,00
DAVID, BELLE	20-12-100-003-1216	04 PRECKWIN	
DANSON, ROBERT T.	17-04-207-086-1373	42 NATARUS	50.00
	14-28-318-064-1037	43 EISEMORA	
DEGGINGER, HERBERT	14-21-111-007-1477	46 SHILLER	50.00
DEGDEY, BERNARD	12-14-112-025-1120		
DEHING, EHILY	14-05-407-017-1171	48 SMITH	50.00
	13-06-110-052-1028	41 DOHERTY	50.00
	12-25-204-056-1008	36 BANKS	50.00
· · · · · · · · · · · · · · · · · · ·	12-14-112-025-1024	41 DOHERTY	50.00
DELOTT, SAH	10-36-100-011-1096	50 STONE	50.00

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NAME	PIN NUMBER	ALDERMAN	AMOUNT
NORTH POPOTION	4. 04 445 400 4	A4 8474.55	:_
DENN, DOROTHY	14-21-110-020-1575	46 SHILLER	50.00
DEUBEN, HERMAN R.	13-16-102-025-1008	45 LEVAR	50.00
	14-05-215-017-1142	48 SKITH	50.00
•	14-28-206-005-1216	44 HANSEN	50,00
DIETZEL, JOHN S.	13-16-102-025-1006	45 LEVAR	50.00
DILETTO, ROSEWARY A.	17-16-424-004-1061	01 HAZOLA	50.00
DILL, SYDELL	14-21-101-034-1456	46 SHILLER	50.00
DIM, DENA R.	14-21-101-034-1468	46 SHILLER	50.00
DINSDALE, LORRAINE	17-03-220-020-1355	42 NATARUS	50.00
DISTENFIELD, ROSE	14-16-301-041-1092	46 SHILLER	50.00
DOERR, LILLIAN M.	13-16-116-033-1008		50.00
DORDICK, ISADORE		42 NATARUS	50,00
DORF, PAULINE R.	14-21-110-020-1507	46 SHILLER	50.00
BORFMAN, ETHEL	17-03-215-013-1253	42 NATARUS	50.00
DORDSHAM, MARYANN	14-21-101-035-1111	46 SHILLER	50.00
DOVE, ROSE	13-08-430-080-1011	45 LEVAR	50.00
DOND, MARY	17-04-209-043-1065	42 NATARUS	50.00
DOWD, MARY K.	17-10-401-005-1322	01 MAZOLA	50.00
DRAGANOU, PEPI	14-28-204-010-1001	44 HANSEN	50.00
IRECHNY, JOHN	13-20-125-044-1009	38 ALLEN	50.00
DREDZE, HITCHELL	14-29-200-003-1019	44 HANSEN	50.00
DREGOSH, AMELIA	14-28-204-010-1184	44 HANSEN	50.00
DRELL, CHARLOTTE	17-03-227-022-1098	42 NATARUS	50.00
DREWS, ELIZABETH	13-15-411-029-1002	45 LEVAR	50.00
· · · · · · · · · · · · · · · · · · ·	17-03-220-020-1574	42 NATARUS	50.00
DREXLER, LLOYD & EVELYN	14-28-200-004-1151	44 HANSEN	50.00
DRISS, DAISY	14-21-111-007-1084	46 SHILLER	50.00
DRUCE, ANNE	12-25-204-056-1001	36 BANKS	50.00
DUBROW, PAUL	14-15-301-041-1403	46 SHILLER	50,00
DUBYK, WILLIAM	13-16-110-049-1006	45 LEVAR	50.00
DUDNIK, SABINA	10-35-205-058-1028	50 STONE	50.00
NAFF, HELEN	14-21-314-053-1061	44 HANSEN	50.00
DAVORKIN, FELICE	14-21-110-020-1501	46 SHILLER	50.00
BYREK, FRANCES	17-03-220-020-1342	42 NATARUS	50.00
ECKER, EDITH	17-03-220-020-1413	42 NATARUS	50.00
ECONOMOS, JESSICA	17-03-220-020-1112	42 NATARUS	50.00
EDELHEIT, ARTHUR	10-35-118-005-1182	50 STONE	50.00
EDELHEIT, BEN	10-36-120-003-1016	50 STONE	50.00
EDELHEIT, MORTON	10-35-218-043-1018	50 STONE	50.00
EDELSTEIN, SARA	14-21-111-007-1168	46 SHILLER	50.00
EDSEN, RALPH R.	14-21-305-030-1166	44 HANSEN	50.00
EHRLICH, JACK	17-03-202-063-1155	42 NATARUS	50.00
ENRLICH, REED N.	17-03-200-066-1018	42 NATARUS	50.00
EICKER, RUTH	12-12-202-084-1009	41 DOHERTY	50.00
EISENBERG, KARL S.	17-03-214-017-1007	42 NATARUS	50.00
ELIEL, LAURENCE	14-16-301-041-1109	46 SHILLER .	50.00
ELLIOTT, EILEEN	9-35-108-060-1007	41 DOHERTY	50.00
	14-16-301-041-1815	46 SHILLER	50,00
	14-16-300-027-1026	46 SHILLER	50.00
ELLMAN, ALVIN	14-28-200-004-1065	44 HANSEN	50.00
EMBER, SOL	14-16-301-041-1823	46 SHILLER	50.00
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NAME	PIN NUMBER	ALDERMAN	AMOUNT .
ENGBERG, SVEA	13-06-110-052-1014	41 DOHERTY	50.00
ENGEL, ERNA S.	17-10-200-065-1306	42 NATARUS	50.00
ENGLE, MARIE A.	17-10-400-012-1173	01 MAZDLA	50.00
ENTIN, NORA	14-21-101-034-1290	46 SHILLER	50.00
EPSTEIN, HYNAN	13-18-411-004-1022	38 ALLEN	50.00
EPSTEIN, MAE	14-15-301-041-1618		50.00
ERDOES, ERVIN	14-21-106-030-1058	46 SHILLER	50.00
ERICSON, MARGARET	17-04-207-086-1224	42 NATARUS	50,00
	17-04-207-086-1459	42 NATARUS	50.00
EVANS, ARTHUR	14-29-207-004-1449	43 EISENDRATH	50,00
EVERHARD, MARIE	14-09-203-015-1070	48 SHITH	50.00
FALVEY, MICHAEL	14-33-400-042-1075	43 EISENDRATH	50.00
FEDOSENA, ANN N.	13-18-411-004-1032.	38 ALLEN	50.00
FEICK, ROBERT	14-05-215-015-1307	48 SKITH	50.00
FEINSTEIN, NATHAN	17-03-222-023-1341	42 NATARUS	50.00
FELDMAN, DOROTHY	14-05-203-011-1278	49 HOORE	50.00
FELDHAN, RUTH	17-03-200-066-1048	42 NATARUS	50.00
FELTEN, JOHANNA	11-31-214-055-1013	50 STONE	50.00
FENCHEL, VIVIAN B.	14-21-110-020-1612	46 SHILLER	50.00
FERRARA, NICHOLAS	13-30-101-036-1013	36 BANKS	50.00
FERRY, AUTREY	17-03-227-022-1195	42 NATARUS	50,00
FERSON, DOROTHY	9-35-112-031-1004	41 DOHERTY	50.00
	17-03-214-014-1011	42 NATARUS	50.00
FIASCHETTI, GINA		36 BANKS	50.00
FIELD, JOSEPHYN	17-03-220-020-1596	42 NATARUS	50.00
FIELDS, NORMAN H.	14-29-200-004-1016	44 HANSEN	50,00
FIENK, HOLLIE	14-16-301-041-1661	46 SHILLER	50.00
FIFIELSKI, JEWEL W.	13-17-107-195-1020	38 ALLEN	50,00
FILLMORE, SWANSON E.	13-15-404-038-1001	45 LEVAR	50.00
FINEBERG, RUTH R.	14-21-305-030-1013	44 HANSEN	50.00
FINK, LOUISE	17-03-220-020-1298	42 NATARUS	50.00
FINKEL, SYLVAN	14-29-318-044-1017	43 EISEIDRATH	50.00
FINLAY, LORETTA L.	13-15-410-032-1004	45 LEVAR	50.00
FIRSE, EDNA	14-16-301-041-1509	46 SHILLER	50.00
FISHER, LESTER	14-28-200-003-1128	44 HANSEN	50.00
FISHER, ROGALIND	14-21-101-034-1511	46 SHILLER	50.00
FJELDHEIM, ELIZABETH S.	9-36-411-034-1027	41 DOHERTY	50.00
FLAXMAN, ARTHUR & MILDRED	14-15-301-041-1464	46 SHILLER	50.00
FLAXMAN, HELEN	14-28-318-064-1415	43 EISENDRATH	50.00
FLYER, HARRY	14-16-301-041-1586	46 SHILLER	50.00
FOOTLE, FLORA	14-08-203-016-1145	48 SHITH	50.00
FORD, HARRIETT	13-31-107-024-1049	36 BANKS	50.00
FORDE, MARSHALL	14-05-215-015-1253	48 SHITH	50.00
FORDUIN, WINIFRED	14-05-407-017-1442	48 SKITH	50,00
FORSMER, VIRGINIA	14-08-203-016-1031	48 SHITH	50.00
FOX, ALICE	14-21-101-034-1258	46 SHILLER	50,00
FOX, LORETTA	14-08-203-016-1171	48 SHITH	50.00
FRAME, RUTH	17-03-229-024-1008	42 NATARUS	50,00
FRANCESCHINI, ROSE	12-14-101-053-1018	41 DOHERTY	50.00
FRANGELLO, LUCILLE M.	13-19-412-032-1022	38 ALLEH	50.00
FRANK, VIVIAN	10-36-100-011-1135	50 STONE	50.00

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NAME	PIN NUMBER	ALDERMAN	AMOUNT
FRANCEL, MARIAN	17-03-222-025-1017	42 NATARUS	50.00
FRANKLIN, NEYER	17-03-222-023-1017	42 NATARUS	50.00
FREDERICK, LUCILLE	14-05-211-022-1067		50.00
			50.00
FREEDRICKS FI TIME A	13-08-425-158-1005 13-16-110-049-1003	45 LEVAR	50.00
· · · · · · · · · · · · · · · · · · ·	14-05-215-017-1079	**	50.00
FREIMAN, JEAN			
FRIED, ETHEL F.	14-29-200-004-1040	A4 MAZOLA	20.00
	17-10-400-012-1317 17-03-215-013-1118		50.00 50.00
FRIEDLAND, PEARL FRIEDLANDER, JOSEPH	· · · · · · · · · · · · · · · · · · ·	,	
		46 SHILLER	50.00
FRIEDMAN, EILEEN	19-35-118-005-1003 14-05-403-022-1075	48 SMITH	50.00 50.00
FRIEDMAN, FLORENCE			
FRIEDMAN, IRYS FRIEDMAN, LUCILLE M. FRIEDMAN, M.J.	17-03-220-020-1022		50.00
TRIEDMAN, LUCILLE A.	17-03-101-027-1024	43 EISENDRAIM	50.00
	17-03-204-064-1117		50.00
	14-16-300-027-1031	46 SHILLER	50.00
	10-35-118-005-1075		50.00
FRIPT, ALICE	14-05-215-017-1089		50.00
FROLICHSTEIN, JUDITH	20-12-100-003-1238	04 PRECKNINGLE	50,00
FUCHS, CLARA N.	19-19-209-039-1002		50.00
FUCHSHANN, PRUDENCE	14-15-301-041-1132		50.00
FURLDING, LEONA	11-30-307-207-1062	50 STONE	50.00
FURST, ARNOLD	14-08-203-016-1451	42 NATARUS	50.00
FUTORIAN, MAX	14-21-100-018-1103	46 SHILLER	50.00
GABBARD, EARNEST G.	14-05-211-016-1004		50.00
GAIR, SONORA	17-04-207-086-1425		50.00
GALLA, JEANETTE A.	13-18-411-004-1018	38 ALLEN	50.00
GALLO, GENEVIEVE	17-10-400-012-1169	01 MAZOLA	50.00
GANTZERT, BERNICE H.	14-08-203-016-1097	48 SHITH	50.00
GARDNER, IRVING	14-06-223-026-1032	40 O'CONNOR	50.00
GARDNER, HARY B.	17-03-215-013-1071	42 NATARUS	50.00
GARFIELD, DOROTHY	14-05-407-017-1178	48 SHITH	50.00
GARFINKEL, GRACE	10-36-100-015-1180	50 STONE	50,00
GARLOVSKY, SHIRLEY	10-36-120-003-1017	50 STONE	50.00
GAMEL, MARGARET	13-16-113-036-1002	45 LEVAR	50.00
GEANAKOPLOS, BESSIE	14-05-407-015-1045		50.00
GEBERBAUER, ELIZABETH A.	12-14-112-025-1045	41 DOHERTY	50.00
GEFTMAN, HURIEL	14-21-110-020-1576	46 SHILLER	50.00
GELMAN, KAYE C.	14-08-203-015-1232	48 SHITH	50.00
GENDEN, VERA	14-21-110-020-1508	46 SHILLER	50.00
GENTILE, ANN	17-10-214-011-1453	42 NATARUS	50.00
GEORGE, MILDRED L.	14-28-207-004-1014	43 EISENDRATH	50.00
GERICK, IRVING	20-12-100-003-1024	04 PRECKNINKLE	50.00
GERSEY, DLGA N.	13-17-107-194-1009	38 ALLEN	50.00
SERSON, BEN	10-35-118-005-1127	50 STONE	50.00
GEYER, GLEN	14-28-202-016-1059	44 HANSEN	50.00
GIAMBRONE, MARIETTA	13-06-110-051-1011	41 DOMERTY	50.00
GIANOPULOS, BESS	14-21-101-035-1041	46 SHILLER	50.00
SIFFORD, HARIAN	17-03-201-069-1028	42 NATARUS	50,00
GILCZENSKI, THEODORE	13-15-417-027-1002	35 WOJCIK	50.00
GITTELSOHN, LEDNARD A.	14-21-305-030-1189	44 HANSEN	50.00

NAME	PIN NUMBER	ALDERYAN	AHOUNT
GIUFFRIDA, MARIO T.	13-17-107-204-1007	38 ALLEN	50.00
GLADSTONE, ALBERT	17-03-204-064-1081	42 NATARUS	50,00
	14-21-111-007-1526		50.00
SLAS, HELEN H.	13-19-411-004-1014	38 ALLEN	50,00
CLACCED INCIDAINDD	44 44 704 044 4044	46 SHILLER	50.00
SLEICH, JEROHE J.	13-19-411-005-1012	38 ALLEN	50.00
GLICK, MARJORIE	17-03-215-013-1060	42 NATARUS	50.00
SLUBE, HERBERT & FLORENCE	14-08-203-016-1386	48 SKITH	50.00
	17-03-108-016-1084	42. NATARUS	50.00
GODEX, SOPHIE	19-23-308-041-1005	13 HADRZYK	50.00
GOLBA, JOZEF	13-31-107-024-1150	36 BANKS	50.00
SOLD, JACK	14-28-206-005-1330	44 HANSEN	50.00
GOLD, HYRA F.	17-04-209-043-1148	42 NATARUS	50.00
GOLD, ROSE	14-21-110-020-1510	46 SHILLER	50.00
GOLDBERG, CHARLOTTE	14-21-101-034-1181	46 SHILLER	50.00
GOLDBERG, HARVEY	17-03-101-029-1027 14-16-301-041-1767	43 EISENDRATH	50.00
GOLDBERG, JEANNE	14-16-301-041-1767	46 SHILLER	50.00
GOLDBERG, NORMAN	14-21-111-007-1511	46 SHILLER	50.00
GOLDBERG, SALLY A.		45 LEVAR	50.00
GOLDBERGER, JULIUS	14-05-110-087-1018	50 STONE	50.00
GOLDENBERG, HENRIETTA	17-03-220-020-1337	42 NATARUS	50.00
GOLDHIRSH, LEON	10-35-120-003-1047	50 STONE	50.00
GOLDMAN, LEAH	14-05-210-023-1058	48 SMITH	50.00
COLIMAN, NORKA	17-03-220-020-1004	42 NATARUS	50.00
GOLDSHITH, EVELYN	14-21-110-020-1591	46 SHILLER	50.00
GOLDSTEIN, JENNIE	10-35-100-011-1249	50 STONE	50,00
GOLDSTEIN, LILLIAN	17-03-204-063-1132	42 NATARUS	50.00
GOLDSTEIN, SAHUEL	14-05-218-014-1076	40 B*CONNOR	50.00
GOLDSTEIN, TUBEY	14-21-101-034-1131	46 SHILLER	50.00
COLEMBO, THEODORE	14-05-211-016-1010	48 SKITH	50.00
GOLTZHAN, CLARA	14-21-110-020-1601	46 SHILLER	50.00
600D, JOHN F.	13-17-107-195-1009	38 ALLEH	50,00
GOODHART, JERONE	17-03-204-063-1087	42 NATARUS	50.00
GOODHAN, ROBERT L. & ROSALYN	17-10-400-012-1646	01 MAZOLA	50.00
GOODMAN, RUTH	14-28-200-004-1032	44 HANSEN	50.00
SOUDHAN, SEENA	14-16-301-041-1251	46 SHILLER	50.00
GORDON, BERENICE	17-03-214-014-1008	42 NATARUS	50.00
SORDON, BERNARD	14-28-322-038-1130	43 EISENDRATH	50.00
GORDON, HYMEN M.	14-28-206-005-1285	44 HANSEN	50.00
SORDON, SHIRLEY	14-29-202-017-1062		50.00
GORDY, LOUIS	10-36-100-015-1142	50 STONE	50.00
SORE, JERONE	17-03-202-041-1045	42 NATARUS	50,00
GORE, STEPHANIE A.	13-09-328-061-1005	45 LEVAR	50.00
GORINDAR, IRVING	14-21-101-034-1311	46 SHILLER	50.00
COTTLIES, LOTTIE	14-16-301-041-1085	46 SHILLER	50.00
SOULD, HELEN	14-05-407-016-1071	48 SKITH	50,00
GOULD, LOUIS	17-03-222-023-1332	42 NATARUS	50.00
GRALAK, HARIE	13-17-107-194-1024	38 ALLEN	50.00
GRANHOLD, LORAINE	12-12-202-084-1002	41 DOHERTY	50.00
GRAU, PEARL	14-16-301-041-1227	46 SHILLER	50.00
GRECZEK, HELEN	13-31-118-036-1010	36 BANKS	50.00

NAME	PIN NUMBER	ALDERHAN	AHOUNT
	LTM MANAGE	ALL DOWN	TEROGETT
GREEN. HAROLD	14-08-413-040-1052	48 SHITH	50.00
GREENBAUH, HORRIS	14-16-300-027-1045	- 46 SHILLER	50.00
GREENBERG, LEO		50 STONE	50.00
GREENBERG, LOUISE	14-16-301-041-1387	46 SHILLER	50.00
SREENMAN, ALBERT & MARY	10-35-100-015-1144	50 STONE	50.00
GREENHALD, JANET	17-10-400-012-1164	01 MAZOLA	50.00
SREENMALD, LEE D.	14-28-318-064-1080	43 EISENDRATH	50.00
GRISPINO, LOUIS	13-05-123-040-1017	41 DOHERTY	50.00
SROSS, JEROHE	14-16-301-041-1392	46 SHILLER	50.00
GROSS, JOSEPHINE	21-12-100-003-1030	04 PRECKWINKLE	50.00
GROSSBERG, BESSIE	17-10-200-065-1282	42 NATARUS	50,00
GROSSMAN, PEARL	10-36-100-015-1168	50 STONE	50.00
GROSSMAN, SOPHIA	14-16-301-041-1798	46 SHILLER	50.00
GROSSMAN, WILLIAM S.	17-03-101-028-1040	43 EISENDRATH	50.00
SRUMMALD, JOSEPH A.	14-16-304-039-1181	46 SHILLER	50.00
GUALAND, JOSEPHINE A.	12-14-112-025-1122	41 DOHERTY	50.00
SUNDERSON, HOPE	13-05-110-052-1027	41 DOHERTY	50,00
GURRERA, MARIE	13-30-100-026-1005	36 BANKS	50.00
BUTHMAN, LEO	17-03-202-061-1112	42 NATARUS	50,00
GUTTHAN, SALLY	17-03-222-023-1097	42 NATARUS	50.00
SUZALDO, CECELIA	12-11-115-021-1004	41 DOHERTY	50.00
HAAG, ENILY H.	13-18-411-005-1042	38 ALLEN	50.00
HAAS, ANITA &	14-28-207-004-1544	43 EISENDRATH	50,00
HABER, OKENAH	14-21-101-035-1217	46 SHILLER	50.00
HAFRON, FRANCES	20-12-100-003-1540	04 PRECKWINKLE	50.00
HAHN, IDELL	14-05-203-011-1267	49 HOORE	50.00
HALPER, FAYE	14-21-111-007-1647	46 SHILLER	50.00
HAMMERHAN, CHARLOTTE	17-03-114-003-1153	42 NATARUS	50,00
HANSLIK, VALERIE	13-17-107-194-1013	38 ALLEN	50.00
HANSON, BONITA	17-03-222-023-1308	42 NATARUS	50.00
HANZELKA, LOUIS H.	14-21-110-020-1100	46 SHILLER	50.00
HARKMESS, EMILY	13-31-118-036-1005	36 BANKS	50.00
HARNETT, JEANNE	9-36-112-027-1010	41 DOHERTY	50.00
HARFER, EURITH	20-34-413-053-1012	06 STEELE	50.00
	20-24-419-018-1021	05 BLOOK	50.00
HARRIS, BERTHOLD	20-12-100-003-1067	04 PRECKWINKLE	50.00
HARRIS, HELVYN J.	14-21-111-007-1308	46 SHILLER	50.00
	14-05-203-011-1282	49 MOORE	50.00
HARRISON, STANLEY	17-03-202-063-1131	42 NATARUS	50.00
HARTE, MYLES	13-08-430-080-1019	45 LEVAR	50.00
HARTNETT, JAMES	17-03-201-069-1002	42 NATARUS	50.00
HARTOG, KURT	14-05-202-019-1050	49 NOORE	50.00
HARVEY, LILY	14-21-307-047-1050	44 HANSEN	50.00
HARVEY, HARIE E.	17-16-424-005-1056	01 MAZOLA	50.00
HATCH, LILLIAN	20-24-419-018-1032	05 BLOOK	50.00
HAUSLINGER, HORTON	·	42 NATARUS	50.00
HAYDEN, BEVERLY R.	14-16-301-041-1035	46 SHILLER	50.00
HAYES, ROBERT E.	the state of the s	48 SHITH	50.00
	14-29-204-010-1113	44 HANSEN	50.00
HEIN, CHARLOTTE N.	14-28-206-005-1279	44 HANSEN	50.00
HEINEMAN, RALPH	17-03-204-064-1078	42 NATARUS	50.00

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NAME	PIN NUMBER	ALDERMAN	AYOUNT
HELY, LOTHAR	14-21-101-035-1059	46 SHILLER	50.00
HEMPEL, ROBERT E.W.	13-18-411-005-1022		50.00
HERBERT, ANTONIA	17-03-200-063-1120	42 NATARUS	50.00
HERSON, JULIAN	14-21-110-020-1328	46 SHILLER	50,00
HERZ, MARGOT	10-36-120-003-1025	50 STONE	50.00
HESS, SIDNEY	17-03-202-061-1037	42 NATARUS	50.00
HEYDEHANN, JULIUS	20-12-114-054-1076	05 BLOOK	50.00
HILL, LENA	13-06-110-052-1030	41 DOMERTY	50,00
HILL, PETER	17-16-424-004-1030		50.00
HINE, ROSALIE	14-29-103-055-1019	44 HANSEN	50,00
HINES, PERCY	20-35-104-039-1017	OR DIXON	50.00
HIRSCH, ELLEN	14-05-407-015-1004	48 SHITH	50.00
HIRSCH, FLORENCE K.	14-28-206-005-1034	and the second of the second o	50.00
HIRSH, BERNARD		49 MOORE	50.00
HIRSH, GHEN	14-16-300-027-1074	46 SHILLER	50.00
HIRTE, HARIE	17-10-200-065-1149	42 NATARUS	50,00
HOCHBERG, FAYE	14-16-301-041-1365	46 SHILLER	50.00
HODGKINSON, MARIAN A.	14-21-110-020-1512		50,00
HODGSON, EDITH	17-03-215-013-1490	42 NATARUS	50.00
HOFELD, JEAN	14-15-301-041-1351		50.00
HOFFING, ROSE	14-16-301-041-1622		50.00
HOFFSTADT, HARGOT	14-21-101-035-1219	46 SKILLER	50.00
HOFMAN, LUDNIG	20-12-114-053-1002	05 BLOOM	50.00
HOLLAND, SYLVIA	14-16-301-041-1136	46 SHILLER	50.00
HOLLEB, MARSHALL M.	14-28-318-077-1393	·	50.00
HOLLUPS, LOUIS	14-05-203-011-1136	49 MOGRE	50.00
HOLSTEIN, BLANCHE	14-21-111-007-1008	46 SHILLER	50.00
HOHER, IRENE F.	14-21-101-034-1569	46 SHILLER	50.00
HORNBY, DORIS	17-03-214-014-1020	42 NATARUS	50.00
HORWICH, FRANKLIN	17-03-202-061-1117		50.00
HORWICH, GERTRUDE	17-03-202-061-1132	42 NATARUS	50.00
HORNICH, PAULINE	14-09-203-016-1273	48 SHITH	50.00
HOSEK, EIMARD F.	17-10-400-012-1861	01 HAZOLA	50.00
HOMARD, HARIE	14-28-202-017-1050	44 HANSEN	50.00
HOME, VIOLET K.	9-36-419-110-1007	41 DOHERTY	50.00
HRASKO, EDWARD M.	9-35-419-109-1025	41 DOHERTY	50.00
HURLBRINK, EDNIN P.	13-20-125-044-1001	38 ALLEN	50.00
HURST, GLADYS	14-28-204-010-1177	44 HANSEN	50.00
HUTUL, DOLLY	14-21-101-035-1048	46 SHILLER	50.00
IGOLKA, FLORENCE	14-05-211-016-1006	48 SMITH	50.00
INGUAGIATO, ANDY	14-08-417-050-1069	48 SMITH	50.00
INDUYE, TOHRU	17-03-220-020-1353	42 NATARUS	50,00
JACKER, NORBERT	17-03-220-020-1333	42 NATARUS	50.00
•	,		
JACKLIN, RICHARD JACKSON, EDWARD	14-16-301-041-1637	46 SHILLER	50.00 50.00
, - ,	14-21-101-034-1163	46 SHILLER	
JACKSON, ELIZABETH	17-03-215-013-1400	42 NATARUS	50.00 50.00
JACKSON, RURY	21-30-114-029-1279	05 BL00H	
JACOBONE, BERNICE	14-33-400-042-1033	43 EISENDRATH 50 STONE	50.00 50.00
JACOBS, JOSEPH	10-36-119-005-1209		50,00
JACOBS, MARION	14-16-301-041-1175	46 SHILLER	
JACOBSEN, LILLIAN G.	13-16-103-025-1006	45 LEVAR	50.00

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NAME	PIN NUMBER	ALDERHAN	AHOUNT
JACOBSOHN, MIRIAM	14-16-301-041-1780	46 SHILLER	50.00
· · · · · · · · · · · · · · · · · · ·	14-21-111-007-1167	46 SHILLER	50.00
JACOBY, BARBARA	17-03-220-020-1059	42 NATARUS	50.00
JAKOB, ANTON	13-15-412-027-1009	45 LEVAR	50.00
JANKOVIC, HIHAILO	14-05-215-017-1345	48 SKITH	50.00
JANKOWSKI, IRENE A.	19-18-302-074-1056	2J LASKI	50.00
JARMALA, HORRIS	10-35-100-011-1132	50 STOKE	50.00
JAROLIH, IRENE	17-03-214-014-1046	42 NATARUS	50.00
JASINEK, GERTRUDE C.	13-19-200-037-1006	38 ALLEH	50.00
JASON, GRETA	14-28-203-027-1055	44 HANSEN	50.00
JASON, LUCILLE	20-12-100-003-1392 ·	04 PRECKWINKLE	50.00
JOHNSTON, DOROTHY	12-11-310-070-1004	41 DOHERTY	50.00
JONES, FANNIE	21-30-114-029-1295	05 BLOOM	50.00
JONES, LILLIAN	20-34-413-060-0000	06 STEELE	50.00
JOZSI-JOE, LOUISA	20-12-100-003-1111	04 PRECKWINKLE	50.00
JUHASZ, ANNE H.	14-16-300-027-1081	46 SHILLER	50.00
KAHN, ROSE	10-35-118-005-1161	50 STONE	50,00
KAISER, HELEN N.	14-28-318-077-1111	43 EISENDRATH	50.00
KAISTO, LILLY	13-20-219-037-1022	38 ALLEN	50,00
KALE, WINIFRED A.	14-16-301-041-1842	46 SHILLER	50.00
KAMERHAN, HELEN	17-03-200-063-1083	42 NATARUS	50.00
KAMIN, MOLLIE	17-03-204-064-1049	42 NATARUS	50.00
KANEFIELD, ALBERT	17-03-202-043-1036	42 NATARUS	50.00
KANTER, EDWARD A.	14-28-207-004-1226	43 EISENDRATH	50.00
KANTONICZ, EDHUND	11-30-307-207-1055	50 STUNE	50.00
KAPLAN, JAMES & EVELYN	14-16-301-041-1712	46 SHILLER	50.00
KARASKIEWICZ, A.	13-17-107-194-1031	38 ALLEN	50.00
KAREDIS, JOHANNA	17-03-207-061-1213	42 NATARUS	50.00
KAREL, JAMES	17-03-227-018-1059	42 NATARUS	50.00
KARESH, JACQUELINE	17-03-227-022-1069	42 NATARUS	50.00
KARLIN, ALVIN	17-03-227-018-1090	42 NATARUS	50.00
KAROL, ARNOLD	14-16-301-041-1845	46 SHILLER	50.00
KARRER, NORMAN	11-31-114-022-1020	50 STONE	50.00
KASHIRS, RITA	17-03-200-063-1110	42 NATARUS	50.00
KASPRZAK, ELEANOR A.	13-15-404-035-1009	45 LEVAR	50.00
KATZ, BERNARD	14-28-200-003-1130	44 HANSEN	50.00
KATZ, HARRY	17-03-202-061-1041	42 NATARUS	50.00
KEISER, FRANCES	14-05-403-022-1011	48 SHITH	50.00
KELLMAN, BETTY	14-21-314-053-1040	44 HANSEN	50.00
KELMER, HENRIETTA	10-36-100-011-1052	50 STONE	50.00
KENPSKI, HARRIET AND VICTOR	13-15-411-029-1010	45 LEVAR	50.00
KENNETY, JANE	17-03-202-061-1039	42 NATARUS	50,00
KENNEDY, LEO	20-12-114-054-1026	05 BLGOK	50.00
KENDE, HENRY	17-03-214-014-1076	42 NATARUS	50.00
KERMAN, PHILIP	14-29-207-004-1158	43 EISENDRATH	50.00
KERN, ETHEL	17-03-220-020-1528	42 NATARUS	50.00
KERN, HELEN	17-09-410-014-1602		50.00
KERNER, OLIVER	17-03-220-020-1434	42 NATARUS	50.00
KERNIS, ESTHER	14-08-403-028-1147	48 SMITH	50.00
KERWIN, ALICE	13-17-107-195-1007	38 ALLEN	50.00
KESTER, HAX	17-10-214-011-1467	42 NATARUS	50.00

NAME	PIN NUMBER	ALDERMAN	AMOUNT
KIBARTAS, MARIE	13-08-310-059-1016	45 LEVAR	50.00
KIEWE, RUTH	17-10-200-045-1146	42 NATARUS	50.00
KILEY, VIRGINIA E.	17-10-400-012-1171	01 MAZDLA	50.00
KINDLEIN, ANNA	14-08-203-016-1081	48 SKITH	50.00
KIRILOVA. LORRAINE	14-28-207-004-1138	43 EISENDRATH	50.00
	14-09-203-015-1248	48 SHITH	50.00
KISSANE, JOSEPH	9-36-411-034-1014	41 DOHERTY	50.00
KITE, HARDLD & BERNICE	17-03-215-013-1102	42 NATARUS	50.00
KIWI, GERHARD	14-21-101-035-1011	46 SHILLER	50.00
KLATT, GEORGE J.	13-19-411-004-1030	38 ALLEN	50.00
KLEIN, HANS	14-08-203-016-1319	48 SHITH	50.00
KLEIN, IRVING	17-03-204-063-1052	42 NATARUS	50.00
KLEKOTKO, LUCILLE	10-31-409-060-1014	41 DOHERTY	50.00
KLETNICK, FREIDA	14-05-407-017-1330	48 SHITH	50.00
KLINENBERG, JACQUELINE	10-36-120-003-1012	50 STONE	50.00
KLINGER, KATHLEEN	13-17-107-195-1015	38 ALLEH	50.00
KLOAK, GEORGE E.	17-10-401-005-1045	. 01 HAZOLA -	50.00
KLOSKE, WALTER S.	12-14-112-025-1092	41 DOHERTY	50.00
KLUSS, MINNIE	13-06-221-036-1005	41 DOHERTY	50.00
KNUTH, WILFRED F.	9-35-108-059-1010	41 DOHERTY	50,00
KOCLANIS, WILLIAM	12-24-400-041-1011	36 BANKS	50.00
KOEHLER, CHARLES	P-35-108-05P-1003	41 DOHERTY	50.00
KOEPKE, HARRIET E.	13-18-411-004-1002	38 ALLEN	50.00
KOHN, KATE	17-03-204-064-1079	42 NATARUS	50,00
	10-36-120-003-1145	50 STONE	50.00
KOLEN, GLADYS	14-29-204-010-1207	44 HANSEN	50.00
•	10-36-100-015-1060	50 STONE	50.00
KOLSSAK, STANLEY	17-03-227-022-1133	42 NATARUS	50.00
KONOPKA, STELLA H.	12-14-112-025-1136	41 DOHERTY	50.00
KONRATH, FRIEDA	9-34-112-027-1018	41 DOHERTY	50.00
KOOFMAN, DORDTHY H.	19-18-302-074-1044	23 LASKI	50.00
KORER, NORMAN		44 HANSEN	50,00
KORYCAN, HERMAN	11-31-114-022-1015	50 STONE	50.00
KORZEN, BEATRICE	14-08-203-015-1201	48 SMITH	50.00
KOSLOWSKY, RUTH	10-36-100-011-1173	50 STONE	50.00
	14-21-101-034-1325	46 SHILLER	50,00
KOTLER, BETTY	10-36-100-011-1087	50 STONE	50.00
KOTULA, ALICE	17-03-204-063-1049	42 NATARUS	50.00
KOWALSKI, ELEANOR	13-30-101-036-1011	36 BANKS	50.00
4.5	.14-21-110-020-1614	46 SHILLER 50 STONE	50.00 50.00
KRAFT, SAN KRAHL III. WILLIAM	10-36-100-011-1186 14-06-218-014-1045	40 D'CONNOR	50.00
•	17-03-220-020-1123	42 NATARUS	50,00
KRAMER, BEATRICE	14-16-301-041-1107	46 SHILLER	50,00
	17-16-424-005-1063	OI MAZOLA	50.00
KRAUT. HERHAN	14-21-101-034-1165	46 SHILLER	50.00
KREGER, ANY H	13-20-125-044-1012	38 ALLEN	50.00
KREPS, ORRIN C.	9-36-112-027-1002	41 DOMERTY	50.00
KROHN, NEVA	17-03-220-020-1253	42 NATARUS	50.00
KROL, CONSTANCE	12-11-102-068-1035	41 DOHERTY	50.00
KRUGER, RICHARD	17-03-220-020-1555	42 NATARUS	50.00
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NAME	PIN NUMBER	ALDERHAN	ANOUNT
KRYS, FRANK	10-34-409-060-1015	41 DOHERTY	50.00
KUKLIN, LORETTA	10-36-120-003-1087	50 STONE	50,00
KUNDRAT, THEODORE V.	17-10-400-012-1444	O1 MAZOLA'	50,00
KUPFER, ALLEN	14-28-207-004-1599	43 EISENDRATH	50.00
KURCZ, LEDNORA	17-10-200-065-1005	42 NATARUS	50.00
KURLAND, GENEVIEVE	17-03-202-061-1046	42 NATARUS	50.00
KURMAN, WILLIAM	14-16-301-041-1395	46 SHILLER	50.00
KURZ, JACK	14-16-301-041-1167	,	50.00
KUSH, HARTHA	10-31-409-060-1006	41 DOHERTY	50.00
KWALWASER, JOSEPH	14-21-100-018-2706	46 SHILLER	50.00
LANDROSE, HILDRED	14-14-701-041-1547	AL CHILLED	50.00
LANDECK, BERNARD	14-06-110-087-1010	50 STONE	50.00
LANDSHAW, HARRIETTE K.	14-29-200-004-1088	44 HANSEN	50,00
LANDSHAN, HAX	11-31-114-022-1036	50 STONE	50.00
	14-29-207-004-1459	43 EISENDRATH	50,00
LANGE, YVONNE	14-28-204-010-1076	44 HANSEN	50.00
LAPINSKY, SADIE	17-10-400-012-1135	01 MAZOLA	50,00
LARSEN, ELEONORE N.		41 DOHERTY	50.00
LARSON, CLAUDE	17-03-220-020-1065	42 NATARUS	50,00
LARSON, STINA	13-16-102-025-1012	45 LEVAR	50.00
LASUSA, BERTHA	14-19-107-024-1002	47 SCHALTER	50,00
LATOSZYNSKI, HALINA	13-08-430-080-1022	45 LEVAR	50,00
	14-29-318-077-1308	43 EISENDRATH	50,00
LAURETO, MARIE	9-36-419-106-1020	41 DOHERTY	50.00
LAURIE, ANGELINE M.	13-20-025-044-1003	38 ALLEH	50,00
LAURIE, SUSANNA A.	12-14-112-025-1005	41 DOHERTY	50.00
LAVERY, ELLEN	11-30-307-207-1012	50 STONE	50,00
LAVEZZORIO, TINA	17-03-220-020-1374	42 NATARUS	50.00
LAWRENCE, BESSIE	17-03-200-066-1118	42 NATARUS	50,00
LAMSON, HOMER D.	20-12-100-003-1473	04 PRECKWINKLE	50.00
LAZAR, SEYHOUR	14-15-301-041-1044	46 SHILLER	50,00
	17-04-207-086-1544	42 NATARUS	50.00
LEAVITT, ANITA	14-05-407-015-1003	48 SHITH	50,00
LEE, AMY-RUTH	20-12-100-003-1680	04 PRECKWINKLE	50.00
LEE, JEHNIE	20-12-100-003-1556	04 PRECKWINALE	50,00
LEE, WILLIAM F.	17-16-424-005-1072	01 MAZOLA	50.00
LEGGI, JOSEPH	12-11-310-071-1027	41 DOHERTY	50.00
LEIB, MANDEL	14-08-203-016-1232	48 SMITH	50.00
LEIBOVITZ, MURRAY N.	13-06-110-052-1020	41 DOHERTY	50.00
	13-18-411-004-1043	38 ALLEN	50.00
	17-03-207-061-1141	42 NATARUS	50.00
LEMPICKI, HELEN	13-20-125-044-1002	38 ALLEN	50.00
LENZ, LISA	14-21-100-018-1254	46 SHILLER	50.00
LEPORE, NICHAEL	12-11-310-071-1063	41 DOHERTY	50.00
LEPTICH, JOSEPH	14-29-201-015-1158	44 HANSEN	50.00
	14-21-101-035-1062		50.00
	17-03-108-016-1041		50.00
LERNER, LOUIS	17-03-215-013-1078		50.00
	14-21-111-007-1567	46 SHILLER	50.00
	17-10-401-005-1721	01 MAZDLA	50.00
LESSMAN, IDA O.		42 NATARUS	50.00
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NAME	PIN NUMBER	ALDERMAN	AMOUNT
LEVI, ADOLPH	14-16-300-027-1023	46 SHILLER	50.00
LEVIN, ALBERT	14-16-301-041-1692	46 SHILLER	50.00
LEVIN, LEO	14-16-301-041-1812	46 SHILLER	50.00
LEVIN, LEWIS	17-03-104-027-1108	43 EISENDRATH	50.00
LEVIN, LIBBY	17-03-220-020-1436	42 NATARUS	50.00
LEVIN, MARTELL	17-03-109-016-1081	42 NATARUS	50.00
LEVIN, PHYLLIS	10-36-118-005-1233	50 STONE	50.00
LEVIN, SHIRLEY	14-21-110-020-1143	46 SHILLER	50.00
LEVINE, ALFRED-FRANCES	14-28-203-027-1088	44 HANSEN	50.00
LEVINE, BERTHA	14-29-200-004-1079	44 HANSEN	50.00
LEVINE, EVE	20-12-100-003-1084	04 PRECKWINKLE	50.00
LEVINE, HOWARD J.	14-15-301-041-1849	46 SHILLER	50.00
LEVINE, RUTH	14-21-110-020-1275	46 SHILLER	50.00
LEVINSON, CELIA	17-03-220-020-1211	42 NATARUS	50.00
LEVINSON, LEONARD	14-21-101-034-1422	46 SHILLER	50.00
LEVY, DAVID	10-36-100-011-1155	50 STONE	50.00
LEVY, DOROTHY	14-16-301-041-1246	46 SHILLER	50,00
LEVY, ETHEL	17-03-109-016-1042	42 NATARUS	50.00
LEVY, GERALD	17-03-204-064-1100	42 NATARUS	50.00
LEVY, HELEN	14-21-104-017-0000	46 SHILLER	50.90
LEVY, MAKGARET	10-36-120-003-1052	50 STONE	50.00
LEVY, SAN	14-05-211-016-1045	48 SHITH	50.00
LEVY, SOFHIE	14-21-101-035-1010	46 SHILLER	50.00
LEWANDOWSKI, BOLESLAW	14-21-101-034-1021	46 SHILLER	50.00
LENANDONSKI, PEARL	13-16-102-025-1003	45 LEVAR	50.00
LEMENTHAL, EVELYN	14-21-101-035-1035	46 SHILLER	50.00
LEWIS, HELEN	17-10-200-068-1107	42 NATARUS	50.00
LIEBERHAN, SHEN	20-12-100-003-1340	04 PRECKWINDLE	50.00
LIEBERMAN, LAWRENCE	10-36-119-005-1188	50 STONE	50.00
LINDSEY, ARVIL	20-34-413-060-0000	06 STEELE	50.00
LIFP, HOLLIE	14-05-203-011-1160	49 MOORE	50.00
LIPSCHILTZ, ELI	13-31-107-024-1146	36 RAMKS	50.00
LIPUMA, HILDRED	13-06-221-033-1001	41 DOHERTY	50.00
LISANTI, HELEN R.	13-31-107-024-1222	36 PAVKS	50.00
LISKEVYCH, ANNA	13-16-116-032-1019	45 LEVAR	50.00
LITHAN, DOROTHY	14-05-203-011-1101	49 MOORE	50.00
LITT, SHIRLEY	20-12-100-003-1345	04 PRECKWINKLE	50.00
LOBLE, ELIZABETH	14-21-101-035-1222	46 SHILLER	50.00
LOGAN, STEPHANIE	14-28-201-015-1152	44 HANSEN	50.00
LONASNEY, HARCELLA	13-06-110-052-1025	41 DOHERTY	50.00
LOMASTRO, RICHARD	17-03-220-020-1565	42 NATARUS	50.00
LOMAX, GERALDINE	20-34-216-041-1001	06 STEELE	50,00
LOMBARDO, ANDREM	13-17-117-038-1016	38 ALLEN	50.00
LONDON, JEAN	17-03-220-020-1024	42 NATARUS	50.00
LOWE, FAYE	14-21-101-034-1518	46 SHILLER	50.00
LUCZAK, VIRGINIA V.	12-14-112-025-1202	41 DOMERTY	50.00
LUDTKE, JOHN ZOFIA	13-30-101-036-1010	36 BANKS	50.00
LUND, ARTHUR	14-16-301-041-1750	46 SHILLER	50.00
LUNDOUIST, CARMELLA	17-03-200-063-1246	42 NATARUS	50.00
HACHAT, THELMA	10-36-100-011-1205	50 STONE	50.00
MACIE, EVELYN	17-03-215-013-1282	42 NATARUS	50.00

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NAME	PIN NUMBER	ALDERHAN	: AMOUNT
MACKEY, NAE	14-16-304-042-1031	46 SHILLER	50.00
MACKIN, MAKY	10-36-218-045-1001	50 STONE	50.00
MAGNO, ANTOMETTE	13-31-107-024-1166	36 RAMKS	50.00
HAGNUS, HANUEL	17~10-214-011-1266	42 NATARUS	50.00
NAIL. BETTY	14-29-207-004-1311	43 EISEIDRATH	50.00
	10-36-205-058-1013	50 STONE	50.00
HALLEK, FLORENCE	13-31-118-041-1002	36 PANKS	50.00
HALMEKOFF, NATHAN	17-03-220-020-1532	42 NATARUS	50.00
NALDNE, JOSEPH	12-24-400-041-1004	36 BANKS	50,00
HALUS, SHIRLEY	12-14-101-053-1011	41 DOHERTY	50.00
NANASSE, DOROTHY	17-03-227-022-1128		50.00
	17-03-204-063-1177		50.00
NANFREDI. HAROLD	17-10-400-012-1666		50.00
MANGLARDI, MILDRED	12-14-112-025-1135	41 DOHERTY	50.00
NANGURTEN, JACK	10-36-100-015-1181	50 STONE	50.00
MANN, REGINA	20-12-100-003-1658	04 PRECKWINKLE	50.00
	17-04-218-045-1005		50.00
MARCOVITZ, SADIE		48 SHITH	50.00
	14-28-207-004-1293		50.00
MARKIENICZ, ANGELINE M.	13-02-123-040-1002	41 DOHERTY	50.00
•		43 EISENDRATH	50.00
	14-16-301-041-1700	· · · · · · · · · · · · · · · · · · ·	50.00
HARKS, HARCELLA	14-21-112-012-1146	46 SHILLER	50.00
MARKS, SYLVIA	14-16-301-041-1172		50.00
MARLAND, HEYER	14-16-301-041-1636	46 SHILLER	20.00
MARLAR, LEDNA L.	12-14-112-025-1062	41 DOHERTY	50.00
HARDLETTE, FRANCES	11-31-114-022-1006	50 STONE	50.00
MARGUI, BERNICE	19-08-424-138-1004	23 LASKI	50.00
HARREEK, ANN	17-03-202-065-1087	42 NATARUS	50.00
MARROTT, JACK	14-16-300-027-1032	46 SHILLER	50.00
MARTIN, KRIS	14-28-206-005-1087	44 HANSEN	50.00
MARX, SUSI	14-05-203-011-1043	49 MOORE	- 50.00
NARZULLO, FILOMENA	12-14-112-025-1123	41 DOHERTY	50.00
MASHKES, SYLVIA	14-21-111-007-1270	46 SHILLER	50.00
HASON, FRANCES L.		42 NATARUS	50.00
	12-14-101-053-1019	41 DOHERTY	50.00
NATHES, ESTER N.	17-03-228-024-1067	42 NATARUS	50.00
MATHENS, ORSON & ELSIE	14-16-304-039-1077	46 SHILLER	50,00
NATTES, BERNICE	17-10-200-065-1114	42 NATARUS	50,00
MATTHEWS, HENRY D.		01 HAZOLA	50.00
	12-12-202-087-1011	41 DOHERTY	50.00
MAXOURIS, JANE	9-36-411-034-1020	41 DOHERTY	
			50.00
WAXMELL, FLORIESE	20-12-100-003-1005		50.00
MAYER, MAE	14-21-101-034-1141	46 SHILLER	50.00
MAYER, MARIAN	11-29-320-051-1016	49 HOORE	50.00
MAZURSKY, ROSE		46 SHILLER	50.00
MAZZA, FRANK		36 BANKS	50.00
HCCANN, LED	20-34-216-041-1010		50.00
HCCANN, HARION C.	13-17-107-194-1041	38 ALLEN	50.00
MCCASLIN, GERALDINE		42 NATARUS	50.00
HCDONALL, JANICE	17-03-204-064-1076	42 NATARUS	50.00
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NAME	PIN NUMBER	ALDERMAN		AMOUNT
MCGILLICUDDY, JOAN	17-03-114-003-1066	42 NATARUS		50.00
MCGUIGAN, JOHN R.	14-28-204-005-1253			50,00
NCHUGH, EILEEN N.	13-15-417-027-1003	35 WOJCIK		50.00
, MCKELVY, HELEN	14-05-407-017-1527	48 SKITH		50.00
MCLEAN, ANN R.	14-05-215-015-1183			50.00
MEDLEVINE, FELIX	14-21-112-012-1027		Street Line	50.00
MEHR, JERONE	14-06-218-014-1062			50.00
MELANERSON, DOROTHY	14-29-318-077-1003	43 EISENDRATH		50.00
MELAS, NICHOLAS J.	17-03-101-028-1055	43 EISENDRATH		50.00
HELTZER, HYHAN J.	20-12-100-003-1008			50.00
MELTZER, NACHI	14-05-202-019-1111			50.00
HENDELOHITZ, HARY	17-03-222-023-1108	i i		50.00
MENDELSOHN, ANN	17-03-227-022-1049	42 NATARUS	•	50.00
MENDELSON, RHODA S.	17-03-202-063-1015			50.00
HERMELSTEIN, ALBERT	10-36-100-015-1119	50 STONE		50.00
MEROS, HELEN	13-31-107-024-1005			50.00
HERRITT, SUSAN	17-10-200-065-9501	42 NATARUS		50.00
MESIROW, SHIRLEY	17-03-202-043-1112	42 NATARUS		50,00
HESSER, ANNA	13-19-412-032-1010	38 ALLEN		50.00
NESSINED, JOSEPHINE	13-14-102-025-1005	45 LEVAR		50.00
HETHOD, HARGARET	17-03-214-017-1010	42 NATARUS		50.00
METKE, MARIE A.	19-19-215-023-1001	23 LASKI		50.00
HEYER, LOLORES	13-18-411-005-1029	38 ALLEN		50.00
HEYER, ERICH	14-15-304-039-1055	46 SHILLER		50.00
MEYER, LUCILLE N.	13-18-411-005-1001	38 ALLEN		50.00
NEYER, NORMA L.	17-03-108-016-1014	43 EISENBRATH		50.00
MEYERS, FRANCES M.	13-15-411-029-1005	45 LEVAR		50.00
MICHAELS, TRUDIE	14-05-215-017-1012	48 SHITH		50,00
MICHALS, ELEONORA	. 17-09-410-014-1183			50.00
MILELLO, BETTY H.	12-14-112-025-1033	41 DOHERTY		50.00
MILES, CECILIA	21-30-114-029-1266	05 BLOOM	11	50.00
HILICE, HARY	13-31-107-024-1147	36 BANKS		50.00
MILLER, BERNARD R.	14-29-200-004-1175	44 HANSEN		50.00
MILLER, FAY	14-06-218-014-1070	40 G'CONNOR		50.00
MILLER, FLORENCE		42 NATAFLIS		50.00
MILLER, HELEN	9-36-112-027-1007	41 DOHERTY		50.00
HILLER, IRA	17-03-227-022-1020	42 NATARUS	•	50.00
MILLER, JUDD	17-16-424-005-1050	01 MAZOLA		50.00
HILLER, KATE & HILTON	14-06-218-014-1026	40 0'CONNOR	•	50.00
MILLER, LEDWARD	14-05-407-015-1092	48 SHITH	• •	50.00
MILLER, LEONARD	14-21-101-035-1205	46 SHILLER		50.00
NILLER, MILDRED	10-35-100-015-1064	50 STONE		50.00
HILLER, RITA	12-01-401-041-1004	41 DOHERTY		50.00
HILLER, RITA	13-06-110-051-1008	41 DOHERTY	•	50.00
MILLS, ALAN P.	14-05-215-015-1321	48 SMITH	,	50.00
NIDDU, RENETTA	13-18-411-004-1013	38 ALLEN		50.00
	19-19-209-046-1004	23 LASKI		50.00
HISHKIN, LEDNARD	14-21-112-012-1122	46 SHILLER	in the second	50.00
	13-17-107-195-1008	38 ALLEN		50.00
NLECZKO, BERNICE	13-31-107-024-1081	36 RANKS	• • •	50.00
MOBERLY, DOROTHY C.	12-11-115-021-1030	41 DOHERTY		50.00

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NAME	PIN NUMBER	ALDERMAN	AMOUNT
HOORE, LUCILE	14-21-111-007-1354	46 SHILLER	50.00
MORAN, DANIEL		46 SHILLER	50.00
MORGAN, VIRGINIA D.	17-16-424-005-1040	01 MAZOLA	.50.00
MORHINO, VIRGINIA	13-18-411-005-1026	38 ALLEN	50.00
MORRIS, ELMER H.	14-21-112-010-0000	46 SHILLER	50,00
MORRIS, MELBA	14-16-301-041-1238	46 SHILLER	50,00
MORRIS, SOL	17-03-204-063-1114	42 NATARUS	50,00
MORROS, JOSEPH L.	14-28-200-004-1168	44 HANSEN	50.00
HOSCONITZ, HAE	14-15-301-041-1501	46 SHILLER	50,00
Moss, Bertha	14-16-301-041-1350	46 SHILLER	50.00
MOTEN, LILLIAN	14-15-301-041-1233	46 SHILLER	50.00
MROZ, LEONA N.	13-17-107-194-1039	38 ALLEN	50,00
MUELLER, ELISABETH	14-08-407-022-1203	48 SMITH	50.00
HULLEN, JULIA	14-28-204-010-1173	44 HANSEN	50,00
HULVEY, CATHERINE Y.	9-35-112-027-1016	41 DOHERTY	50.00
MYER, BELLE	10-36-120-003-4503	50 STONE	50,00
HYERS JOHN	20-12-100-003-1109	04 PRECKNINKLE	50.00
HADLER, NORBERT	17-08-108-016-1024	42 NATARUS	50.00
NAGEL, WALTER	17-03-220-020-1422	42 NATARUS	50.00
MAPOLILLO, EUNICE L.	17-16-419-004-1231	01 MAZOLA	50.00
NASH, DORIS A.	14-08-203-016-1051	48 SHITH	50.00
NASHBAN, SANUEL	14-16-301-041-1039	46 SHILLER	50.00
NATENBERG, LILLIAN	14-13-300-027-1027	46 SHILLER	50.00
MATHAN, CECILE	17-03-220-020-1011	42 NATARUS	50.00
NATHANSON, JACOB	17-10-122-022-1080	42 NATARUS	50.00
NATHENSON, CHARLOTTE	17-03-204-064-1090	42 NATARUS	50.00
NATION, HARY	17-03-220-020-1189	42 NATARUS	50.00
NAMROCKI, IRENE	12-11-310-070-1057	41 DOHERTY	50.00
NEXTUSAK, ANTHONY J.	19-34-430-044-1004	. 18 MURPHY	50.00
MERI, RAYNOND		36 BANKS	50.00
	17-03-207-041-1204	42 NATARUS	50.00
NETERONICZ, ELEONORA	17-09-410-014-1182	42 NATARUS	50.00
NEUHAUSER, DORIS	11-31-400-051-1062	SO STONE	50.00
NEWBERGER, SHIRLEY S.	14-21-111-007-1286	46 SHILLER	50.00
NEWMAN, BORIS	20-12-100-003-1544	04 PRECKNINALE	50.00
NEWMAN, ETHEL F.	14-08-203-016-1176	48 SMITH	50.00
• • • • •	14-05-407-017-1419	48 SHITH	50.00
NICOLOPULOS, ZACH	13-31-107-024-1003	36 BANKS	50.00
NIEDERBALMER, LYLA	14-21-101-034-1047	46 SHILLER	50.00
NIESSEN, LILLIAN S.	10-36-100-015-1143	50 STONE	50.00
NOCUN, URSULA	14-29-204-005-1018	44 HANSEN	50.00
NODLAND, JANNA	13-16-115-045-1006	45 LEVAR	50.00
NOLAN, CHARLENE	14-15-304-039-1220	42 NATARUS	50.00
	14-28-202-016-1015	44 HANSEN	50.00
NORTON, ARTHUR	14-16-300-027-1062	46 SHILLER	50.00
NORTON, DORIS	17-03-112-033-1189	42 NATAFOUS	50.00
NORMELL, DORIS	14-16-301-041-1690	46 SHILLER	50.00
NOSKIN, IR. JOSEPH	14-21-314-048-1051	44 HANSEN	50.00
NOTARD, HELEN	13-30-100-026-1002	36 BANKS	50.00
NOTHEISEN, HARGARET		42 NATARUS	50.00
NONINSON, ANN	17-03-204-063-1008	42 NATARUS	50,00
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NAME	PIN NUMBER	ALDERMAN	AMOUNT
NUDELMAN, HANNAH	14-16-301-041-1271	AV CUTVI ED	5 2 22
NYCZ, ELGENIA G.		46 SHILLER 41 DOMERTY	50.00
O'BRIEN, GRACE	12-14-112-025-1107		50.00
_	13-31-107-024-1007		50.00
8'COMMOR, LUCILLE	9-35-112-031-1013	41 DOHERTY	50.00
O'DONNELL, PALLINE	13-16-116-033-1002	45 LEVAR	50.00
O'KEEFE, HILDRED E.	14-21-111-007-1501 17-10-200-065-1003	46 SHILLER	50.00
G'KEEFFE, WILLIAM B'MALLEY JOAN E.			50.00
O'HEARA, JUNE F.	17-16-424-005-1035	01 MAZOLA	50.00
	12-14-112-025-1034	41 DOHERTY 45 LEVAR	50.00
OBERTING, MARIE	13-09-310-059-1015		50.00
OHREPUS, FAYE	17-03-222-023-1271	42 NATARUS	50.00
	10-35-205-058-1005	50 STONE	50.00
OLSON, HARGARET	13-31-107-024-1091	36 BANKS	50.00
OPITZ, FRED W.	13-17-107-194-1029	38 ALLEN	50.00
ORLANDO, ROSE	13-31-118-041-1012	36 BANKS	50.00
DEBERG, HAROLD	13-31-118-041-1012 14-06-110-007-1011 14-21-111-007-1142	50 STONE	50.00
			50.00
DUCHARCHYN, STEPHANIE	12-11-117-030-1008		50.00
PAAS, WALTER	17-03-220-020-1039	42 NATARUS	50.00
PACKER, NORHA	14-16-301-041-1219		50.00
PAJU, SALNE	13-18-411-005-1020		50.00
PALUMBO, ROSE T.	12-14-112-025-1063		50,00
PANTAZELOS, THOMAS G.	14-05-407-015-1019	48 SHITH	50.00
PANTER, IRUIN	17-03-109-016-1114	42 NATARUS	50.00
	12-14-112-025-1141	41 DOHERTY	50.00
PARIS, SUE H.	14-29-206-005-1155	44 HANSEN	50.00
PARKER, IRMA	14-16-304-039-1093	46 SHILLER	50.00
PARKER, RYLAND	13-31-107-024-1097	36 BANKS	50.00
PASOLD, LUCILLE C.	12-14-112-025-1159		50.00
PAULSON, ABE	14-15-301-041-1426	46 SHILLER	50.00
PAHLDHSKI, MARY	13-06-110-051-1006	41 DOHERTY	50.00
PEARL, ALBERT	10-36-120-003-1160		50,00
PEARL, ERVIN	17-03-220-020-1361		50.00
PECHTER, HARVIN	14-21-111-007-1491		50,00
PEDERSEN, LAVERNE	13-18-411-005-1005	38 ALLEN	50.00
PELLAR, LOUIS	17-03-204-064-1018		50.00
PELZHAN, HILDRED	20-12-100-003-1237	04 PRECKWINKLE	50.00
PENDERGAST, DAVID	13-12-214-052-1013	40 B*CONNOR	50.00
FENNISI, AUDRA	17-03-222-023-1192	42 NATARUS	50.00
PERLISTADT, SIDNEY	17-03-220-020-1439	42 NATARUS	50.00
PERRY, FLORENCE E.	14-05-407-016-1170	48 SHITH	50.00
PETERS, ALAN	17-03-220-020-1519	42 NATARUS	50.00
PETERS, ANDREW J.	9-36-411-034-1003	41 DOHERTY	50.00
PETERSEN, VIOLA	13-31-107-024-1068	36 BANKS	50.00
PETERSON, NARGARET	12-01-401-041-1009	41 DOHERTY	50.00
PETERSON, HORRIS R.	14-05-403-022-1051	48 SKITH	50.00
PFEIFER, MADALINE	13-31-107-024-1204	36 BANKS	50.00
PHEE, LAVERNE	17-03-103-029-1060	43 EISENDRATH	50.00
· · · · · · · · · · · · · · · · · · ·	12-12-202-084-1012	41 DOHERTY	50.00
PIAZZI, GLORIA	17-03-204-063-1031		50.00
PICK, AL	14-05-407-016-1033	48 SHITH	50.00

NAME	PIN NUMBER	ALDERMAN	AMOUNT
THE STATE OF THE S	PIN MUNDER	HLDEADHN	MINOR
PIELA, LOTTIE	13-18-411-005-1018	38 ALLEN	50,00
PILAS, GERALD	13-30-204-046-1004	36 BANKS	50.00
PINK, ETTA	17-03-220-020-1014	42 NATARUS	50.00
PINZUR, HORRIS	14-05-211-016-1001	48 SMITH	50.00
PISER, MARVIN	14-28-318-077-1171	43 EISENDRATH	50.00
PITZELE, ELEANOR	14-16-301-041-1776	46 SHILLER	50.00
POCIASK, HELEN	9-35-411-034-1007	41 DOMERTY	50.00
POLAK, LOUISE	20-12-100-003-1266	04 PRECKWINKLE	50.00
POLAN, JOSEPHINE	12-01-401-041-1011	41 DOKERTY	50.00
POLLACK, SALLY	17-03-204-063-1051	42 NATARUS	50.00
POLLAN, FAY	14-15-301-041-1668	46 SHILLER	50400
POLLOCK, EDHARD	20-34-216-041-1004	06 STEELE	50.00
PONARANC, SOPHIE	17-03-220-020-1370	42 NATARUS	50.00
	17-10-401-005-1486	01 MAZOLA	50.00
POPP, FRANCES	13-19-411-005-1041	38 ALLEN	50.00
POPP, MARTHA	9-36-425-050-1018	41 DOHERTY	50.00
PORT, VERA	14-16-301-041-1289	46 SHILLER	50,00
POSNER, BESSIE		45 LEVAR	50.00
POSNER, SIDNEY	17-03-220-020-1311	42 NATARUS	50.00
POULOS, NICK	17-10-200-068-1248	42 NATARUS	50.00
PRAGER, DORDTHY	14-21-305-030-1037	44 HANSEN	50.00
PRESS, FRIEDA	14-16-301-041-1230	46 SHILLER	50.00
PRESTON, HARYEA	13-31-107-024-1151	36 BANKS	50.00
PRICE, BERNICE	,	49 MOORE	50.00
PRICE, FLORENCE	14-05-211-016-1041	48 SKITH	50.00
PRICE, LOUIS	17-03-220-020-1037	42 NATARUS	50.00
PRICE, HYRON	17-10-200-065-1039	42 NATARUS	50.00
PRIESTER, GLEN E.	17-10-401-005-1293	01 HAZDLA	50.00
PRIESTER, HARCUS	20-12-100-003-1519	04 PRECKWINNLE	50.00
FROEH, CELIA	14-21-110-020-1317	46 SHILLER	50.00
PROSS, FLORENCE	13-31-118-034-1004	36 RANKS	50.00
PROTZ, MARIE	13-31-107-024-1196	36 BANKS	50.00
	14-21-111-007-1705	46 SHILLER	50.00
CLERFELD, CHRISTINE	17-03-204-063-1147	42 NATARUS	50.00
RAAB, RUTH	14-16-301-041-1855		50.00
RABIN, DOROTHY	14-21-111-009-1366	46 SHILLER	50.00
RABIN, FRANCES	14-21-101-034-1559	46 SHILLER	50.00
RABIN, FEARL RACHDESKY, ANNETTE F.		42 NATARUS 48 SKITH	50.00 50.00
RACIC, KATHRYN	14-05-211-016-1021	· · · · · · · · · · · · · · · · · · ·	
RADA, RUTH	14-21-100-018-1033	46 SHILLER	50.00
RAJENSKI, EUGENIA	14-05-215-015-1014	48 SKITH 38 ALLEN	50.00 50.00
RANALLO, FRED M.	13-19-200-037-1002	41 DOHERTY	50.00
RANDALL, GERTRUDE	9-35-411-034-1024 14-28-207-004-1102	43 EISENDRATH	50.00
RANDELL, RUTH K.	14-28-207-004-1102	44 HANSEN	50.00
RANIERE, VIOLET		41 DOHERTY	50,00
	9-36-108-059-1002 14-28-206-005-1120	41 DUNERTY 44 HANSEN	50,00
RAPAPORT, MELANIE RATAJACK, CHESTER	17-03-220-020-1501	42 NATARUS	50.00
RATNER, GERALD		42 NATARUS	50.00
RAVIN, ROSE	2	42 NATHINUS 49 MOORE	50.00
READ, HELEN J.	14-05-202-219-1005	42 NATARUS	
METHON RELEASE J.	17-04-207-086-1217	12 MHIHNUD	50.00

NAME	PIN NUMBER	ALDERMAN	AMOUNT
OFF.	FIR RUNDER	PALUENTHI	MINUUM)
REED, EDWARD E.	14-28-200-004-1083	44 HANSEN	50.00
REED, HARJORIE	17-03-214-017-1011	42 NATARUS	50.00
REHBOCK, KUTH	20-12-100-003-1343	04 PRECKWINKLE	50.00
REICH, STEVE & MARGRIT	17-03-202-065-1120	42 NATARUS	50.00
REICHMAN, EDITH	14-28-206-005-1014	44 HANSEN	50.00
REIF, MARSHALL/JENNIE	10-35-100-011-1240	50 STONE	50.00
REINSTEIN, MIRIAN	20-12-100-003-1063	04 PRECKWINKLE	50,00
REISBERG, EARLE	10-35-118-005-1080	50 STONE	50.00
REITZES, DIETRICH	17-03-222-023-1233	42 NATARUS	50.00
RENZY, JUNE L.	19-08-426-019-1007	23 LASKI	50,00
REST, DAVID	17-03-220-020-1008	42 NATARUS	50.00
RETTIG, GODFREY J.	19-08-426-019-1004	23 LASKI	50+00
REYNOLDS, RUTH B.	14-05-406-022-1043	43 SMITH	50.00
RIAL, WILLIAM	17-03-220-020-1435	42 NATARUS	50.00
RICHELLE, DAVID	10-36-100-015-1110	50 STONE	50.00
RIDDELL, ROBERT	17-04-207-086-1035	42 NATARUS	50.00
RIGGAN, BYRON	14-21-112-012-1101	46 SHILLER	50.00
RINGA, FRANCES A.	9-35-411-034-1004	41 DOHERTY	50.00
RINI, ANNA	12-24-400-041-1007	36 BANKS	50,00
ROBBIN, HERMAN	14-05-203-011-1042	49 HOURE	50.00
ROBERT, EMERY	17-03-101-028-1043	43 EISENDRATH	50.00
ROBIN, ALBERT	17-03-202-061-1128	42 NATARUS	50,00
ROBIN, RENEE	14-08-203-016-1053	48 SHITH	50.00
ROBINSON, ESTELLE M.	14-08-203-016-1042	48 SMITH	50.00
RODGERS, ELIZABETH	17-04-211-036-1039	42 NATARUS	50.00
ROGERS, VIVIAN R.	14-05-211-016-1069	48 SMITH	50.00
ROHDE, GERTRUDE B.	13-06-110-052-1015	41 DOHERTY	50.00
ROMAND, HICHAEL J.	14-08-202-017-1026	48 SMITH	50.00
ROOZ, CLAIRE	14-21-110-020-1375	46 SHILLER	50.00
ROSE, BEATRICE M.	14-28-204-005-1049	44 HANSEN	50.00
ROSE, ROBERTA B.		44 HANSEN	50.00
ROSEN, ALVIN	14-21-307-047-1204	44 HANSEN	50.00
ROSEN, BERNICE	14-21-101-035-1116	46 SHILLER	50.00
ROSENBLOOM, CATHERINE	10-36-100-015-1196	50 STONE	50.00
ROSENBLUM, RUTH	10-36-118-005-1117	50 STONE	50.00
ROSENSON, LOTTIE	17-03-108-016-1030	42 NATARUS	50.00
ROSENSTOCK, CHARLOTTE	20-12-114-054-1020	05 BLOOM	50.00
ROSENTHAL, BEN	14-05-203-011-1138	49 HOORE	50.00
ROSENTHAL, BEN	14-05-203-011-1201	49 MOORE	50.00
ROSENTHAL, HANNAH	20-12-100-003-1437	04 PRECKWINKLE	50.00
	14-05-203-011-1269	49 HOORE	50.00
ROSS, SOL	17-03-220-020-1476	42 NATARUS	50.00
ROTHE, ENIL H.	13-16-116-033-1004	45 LEVAR	50.00
ROTTIAN, AIN		50 STONE	
ROVIARO, VIVIAN	10-36-120-003-1192 17-10-214-011-1272	42 NATARUS	50.00 50.00
ROYER, MARY	13-31-107-024-1179	36 BANKS	50.00
ROZRAN, ROSE		48 SHITH	50.00
RUBEN, ROBERT	14-05-407-015-1097	50 STONE	50.00
RUBENSTEIN, ESTHER	10-35-118-005-1056 10-36-118-005-1177	50 STONE	50.00
RUBENSTEIN, ESTREK	17-10-400-012-1425	OI MAZOLA	50.00
RUBENSTEIN, ROSE	20-12-100-003-1281	04 PRECKWINKLE	50.00
NODERSTEIN NOSE	50-15-100-002-1501	A. LUCOMINGE	30100

NAME	PIN NUMBER	ALTERHAN	AMOUNT
RUBIN, FLORENCE	10-36-218-043-1023	50 STONE	50.00
RUBIN, MYRNA	14-06-218-014-1036	40 D'COMMOR	50.00
RUBY, IRWIN & BERNICE	14-05-407-017-1013	48 SMITH	50.00
RUDY, LEO & HARIA	12-14-112-025-1140	41 DOHERTY	50.00
RUSSO, ROSE H.	13-17-107-194-1011	38 ALLEN	50.00
RUTIEZER, HYMAN	14-05-203-011-1227		50.00
RUTKONSKI. OLGA	13-31-107-024-1149	36 RANKS	50.00
RUVEL, ROBERT G.	14-16-304-039-1107	46 SHILLER	50.00
RYAN, JAMES P.	10-31-409-060-1038	41 DOHERTY	50.00
RYGIEL, ALEXANDRA	13-16-116-033-1005	45 LEVAR	50.00
SABEL, LILLIAN		46 SHILLER	50.00
SABO, IRENE	•	41 DOHERTY	50.00
SABOL KENNETH	17-03-201-068-1012	42 NATARUS	50.00
SACKS, BENJAHIN, J.	10-36-100-011-1114	50 STONE	50.00
	7-36-411-034-1010	41 DOHERTY	50.00
SAGE, JOSEPHINE	17-03-106-027-1047	43 EISENDRATH	50,00
SAMLBERG, MARIE	11-31-124-017-1001	50 STONE	50.00
		44 HANSEN	50.00
SALICE, JAMES	14-06-110-087-1028	50 STONE	50.00
· .		42 NATARUS	50.00
SALK, MILIMED SALDMON, ELSBETH	17-10-200-068-1077 20-12-100-003-1301	04 PRECKWINKLE	50.00
	· · · · · · · · · · · · · · · · · · ·	48 SMITH	50.00
SAMLAN, HARRY L.	14-05-215-015-1041		50.00
SANUELS, IRIS		44 HANSEN 42 NATARUS	50.00
SANCHEZ, JOSE	17-03-214-014-1085		
SANDBERG, ELIZABETH M.	12-11-115-021-1008	41 DOHERTY	50.00
SANDERS, LERDY	13-08-430-080-1006	45 LEVAR	50.00 50.00
SAPORITA, ALPHONSE	13-31-118-036-1006	36 BANKS	
SARABIA, ANTONIO	17-03-220-020-1550	42 NATARUS	50.00
SARANON, DOROTHY	14-15-301-041-1600	46 SHILLER	50.00
SARAZEN, JOHN J.	17-10-401-005-1395		50.00
SATIN, RUTH	11-30-307-212-1027	50 STONE	50.00
SAUSSER, LAWRENCE	13-18-411-004-1024		50.00
SAVAGE, DAVID	20-12-100-003-1534	04 PRECKWINKLE	50.00
SAVARESE, ANNIE L.	13-08-430-080-1020	45 LEVAR	50.00
SAXON, EDITH K.	14-15-301-041-1639	46 SHILLER	50.00
SCHAEFER, RUTH	14-16-301-041-1851	46 SHILLER	50,00
SCHAFFNER, LILLIAN	17-03-202-065-1127	42 NATARUS	50.00
SCHATZ, NORMAN H.	14-05-403-021-1206	48 SMITH	50.00
SCHAUBLE, HELEN R.	14-21-307-047-1157	44 HANSEN	50.00
SCHAUDENECKER, ANTHONY	14-28-204-010-1069	44 HANSEN	50.00
SCHEFF, ZELDA	14-08-203-016-1029	48 SKITH	50.00
SCHERER, MADELINE	14-21-314-048-1057	44 HANSEN	50.00
SCHICK, ROSEMARY	17-03-215-013-1098	42 MATARUS	50.00
SCHIENBERG, HORRIS	14-28-204-010-1079	44 HANSEN	50.00
SCHILD, HARTIN	14-28-204-010-1132	44 HANSEN	50.00
SCHILLER, FRANCES	13-17-117-038-1022	38 ALLEN	50.00
SCHIRN, JAMET	17-03-208-020-1011	42 NATARUS	50.00
SCHLOSS, ARNOLD	14-08-203-015-1042	48 SMITH	50.00
SCHEDITZ, ANN	17-03-207-061-1056	42 NATARUS	50.00
SCHMARAK, PEARLE	14-05-215-015-1262	48 SMITH	50.00
SCHNATTERBECK, JOSEPH	12-11-115-021-1016	41 DOHERTY	50.00

NAME	PIN NUMBER	ALDERHAN AMOUNT
SCHNEIDER, BETTY	14-16-301-041-1698	
SCHNEIDER, JAMES M.	14-14-303-035-1054	46 SHILLER 50.00
SCHNEIDER, ROSE	14-16-301-041-1694	46 SHILLER 50.00
SCHOENBERG, KATE	14-16-301-041-1225	46 SHILLER 50,00
	17-03-204-064-1033	42 NATARUS 50.00
SCHOLL, EDWARD	14-21-101-035-1044	
SCHRENZEL, GRETE	10-36-120-003-1129	50 STONE 50.00
SCHROEDER, ADELE	11-31-400-051-1059	
SCHULTZ, DOROTHY	14-28-206-005-1225	
SCHUSTER, ROSE	14-15-301-041-1679	46 SHILLER 50.00
SCHIAB, RUTH	14-21-110-020-1035	
SCHWARTZ, FLORENCE	14-21-101-034-1495	46 SHILLER 50.00
SCHIARTZ, HARRY	14-16-301-041-1253	46 SHILLER 50.00
SCHIARTZ, NORMAN	10-35-118-005-1110	50 STONE 50.00
SCHMARTZ, NORMAN	17-10-200-065-1240	42 NATARUS 50.00
SCHMARTZ, RUTH	14-15-301-041-1089	46 SHILLER 50.00
SCHWARTZ, SYLVE E.	14-08-203-016-1170	
	17-03-207-061-1170	
SCHMERSON, ESTHER	17-03-202-063-1146	
SCIACCA, DANIEL	P-36-108-059-1004	
	12-14-112-025-1149	41 DOHERTY 50.00
SEDLACEK, SOPHIA	13-30-204-046-1011	36 BANKS 50.00
SEELMANN, BLANCHE &	14-28-206-005-1030	44 HANSEN 50.00
SEGAL, EVELYN	14-05-407-017-1225	48 SHITH 50.00
SEGAL, NARSHALL	17-03-222-023-1400	42 NATARUS 50.00
SEID, JOSEPH	14-14-301-041-1474	46 SHILLER 50.00
SEINFELD, CHARLOTTE	14-16-301-041-1654	46 SHILLER 50.00
	14-05-211-022-1003	48 SHITH 50.00
SELIN, IRWIN	14-21-100-018-1017	
SELONKE, MILDRED A.	9-36-108-058-1008	
SEMER, ALVIN	10-36-120-003-1103	50 STONE 50.00
SERPICO, SOPHIE	13-06-221-026-1006	41 DOHERTY 50.00
SEYB, WILLARD H.	13-17-107-194-1020	38 ALLEN 50.00
SHAEWITZ, DEBORAH	14-29-200-003-1026	44 HANSEN 50.00
SHAFFER, SHIRLEY	14-16-301-041-1254	46 SHILLER 50.00
SHAFTON, DONALD J.	14-21-101-034-1210	46 SHILLER 50.00
SHAPIRO, ANNE	14-16-301-041-1669	46 SHILLER 50.00
SHAPIRD, AMETTE	10-35-118-005-1040	50 STONE 50.00
SHAPIRO, ARTHUR L.	17-03-101-028-1015	43/EISENDRATH 50.00
SHAPIRO, FLORENCE	14-21-111-007-1064	46 SHILLER 50.00
SHAPIKO, HELEN	10-36-100-015-1038	. 50 STONE 50.00
SHAPIRO, LOUIS	14-05-203-011-1164	49 MOIORE 50.00
SHAPRNESS, MARY	13-06-110-051-1001	41 DOHERTY 50.00
SHAW, MARIE	10-35-100-015-1188	50 STONE 50.00
SHEA, MARION E.	17-04-210-029-1009	43 EISENDRATH 50.00
SHEIN, FAYE	17-03-201-069-1042	42 NATARUS 50.00
SHEINER, RUSSELL B.	17-15-424-005-1051	01 MAZDLA 50.00
SHELDON, CAROL	17-04-207-086-1221	42 MATARUS 50.00
SHER, HAE	17-10-200-065-1281	42 NATARUS 50.00
SHER, RICHARD		44 HANSEN 50.00
SHERIDAN, ELLEN J.	14-05-407-017-1133	48 SMITH 50.00

NAME	PIN NUMBER	ALDERMAN I	TANDUNT
SHERMAN, JOSEPH	14-05-211-016-1018	48 SMITH	FA 64
SHIER, CARL	10-36-120-003-1124	50 STONE	50.00
SHIFRIN, MARTIN	17-03-227-018-1099	42 NATARUS	50.00
	17-03-220-020-1590		50.00
	14-05-203-011-1218	49 MOORE	50.00
SHRAGAL, VIVIAN	13-18-411-004-1039	38 ALLEN	50.00
	14-29-200-003-1145		50.00
SHUGHROU, PATRICIA	· · · · · · · · · · · · · · · · · · ·	42 NATARUS	50.00
SIDER, NORRIS	17-03-222-023-1179	42 NATARUS	50.00
SIEGEL, NANDEL	17-03-214-014-1042	42 NATARUS	50.00
SILLS, HURRAY	14-05-218-014-1046	50 STONE	50.00
SILTON, HERBERT	17-03-200-063-1157	42 NATARUS	50.00
SILVER, ESTHER H.	14-15-301-041-1456	46 SHILLER	50.00
SILVERMAN, BEATRICE R.	14-16-301-041-1398	46 SHILLER	50.00
SILVERHAN, HARRY	14-16-301-041-1288	46 SHILLER	50.00
SILVERMAN, ROSE	10-36-118-005-1145	50 STONE	50.00
SILVERMAN, ROSELYN	14-28-200-003-1093	44 HANSEH	50.00
SILVERMAN, SOL B.	14-05-215-015-1211	48 SMITH	50.00
SILVERS, SHIRLEY	14-05-215-015-1062	48 SKITH	50.00
SILVERSTEIN, MARTIN	14-21-111-007-1642	46 SHILLER	50.00
SILVERZWEIG, HELEN	14-21-101-034-1497	46 SHILLER	50.00
SIMONS, EDWARD	14-16-301-041-1344	46 SHILLER	50.00
SINCERE, LOIS	17-03-222-023-1029	42 NATARUS	50.00
SINGER, ANNA	14-16-301-041-1279	46 SHILLER	50.00
SINGER, NATHAN	14-21-100-018-1238	46 SHILLER	50.00
SINGER, ROSEHOND	14-05-211-016-1053	48 SHITH	50.00
SKALISKY, HELEN	13-31-107-024-1216	36 BANKS	50.00
SKIROW, NATHAN	17-03-227-022-1184	42 NATARUS	50.00
SKOK, THOMAS	17-10-200-065-1231	42 NATARUS	50.00
SKORA, LOUIS	14-16-301-041-1176	46 SHILLER	50.00
SKUROS, HELEN	13-18-411-004-1026	38 ALLEN	50.00
SLORAN, EVELYNE	10-36-120-003-1150	· · · · · · · · · · · · · · · · · · ·	50.00
SLOWIK, JULIA	14-29-202-018-1030		50.00
SLUPIK, HITCHELL	13-20-125-044-1010	38 ALLEN	50.00
SMIERCIAK, GENEVIEVE	14-21-111-007-1088		50.00
SHIETANA, STANLEY J.	13-18-411-004-1020		50,00
SHITH, GEORGE	17-04-222-062-1297	•	50.00
SHITH, JEAN	17-03-214-017-1014	42 NATARUS	50.00
SMITH, JESSE	20-11-305-016-1011		50.00
SHITH, MARJORIE	20-34-216-041-1009	06 STEELE	50.00
SHALL, HARILYH	14-21-111-007-1048		50.00
SNITHAN, ELAINE	17-03-204-064-1039	42 NATARUS	50.00
SNOW, NATHANIEL	14-29-201-015-1133		20,00
SOBELAK, STELLA	13-16-411-004-1028	38 ALLEN	50.00
SOLKA, WALTER F. SOL, FHILLIP	19-18-302-074-1043	23 LASKI 42 NATARUS	50.00
	17-10-200-065-1101		50.00
SOLOMON, JULIUS L. SOLOMON, RUTH	14-29-322-038-1167	43 EISENDRATH	50,00
	14-16-301-041-1770 12-14-112-025-1134	46 SHILLER 41 DOHERTY	50.00
SOLDVEY, OLGA SOMMERMAN, HELEN	13-31-107-024-1140	36 BANKS	50.00
· · · · · · · · · · · · · · · · · · ·	11-30-307-207-1005	50 STONE	50.00
SHULLEN DEMIRILE	17-30-30(-50(-100)	OV STURE	30100

HAVE	PIN NUMBER	ALDERMAN	AMOUNT
SOSSON, SYLVIA	11-31-214-055-1014	49 HOORE	50.00
SOSTRIN, HORRIS	17-03-200-066-1073	42 NATARUS	50.00
SPERBER, ROSE		46 SHILLER	50.00
	14-28-206-005-1192	44 HANSEN	50.00
SPIEGEL, EVELYN	14-16-301-041-1673	46 SHILLER	50.00
SPITZ, ALICE	14-05-203-011-1143	49 MOORE	50.00
	13-12-222-059-1004		50.00
STACEL, MARIE B.	17-03-200-066-1072		50.00
STANG, HAZEL		40 D'CONNOR	50.00
STANIS. ANN	11-31-400-051-1058	50 STONE	50.00
STANIS, JOSEPH		50 STONE	50.00
		46 SHILLER	50.00
STAR, ZELDA	17-03-222-023-1254	42 NATARUS	50.00
STARKNAN, LOUISE	10-35-118-005-1123	50 STONE	50.00
STASULAS, WALTER	13-08-413-047-1009	45 LEVAR	50,00
STEADHAN, GLYNN	17-03-108-016-1002	42 NATARUS	50.00
STEFANOVIC, ANNELIESE	13-15-404-036-1013	45 LEVAR	50.00
STEIN, BENJAMIN	17-03-108-016-1120 -	42 NATARUS	50.00 -
STEIN, LOUIS	17-03-215-013-1290	42 NATARUS	50.00
STEIN, ROSEL	14-05-203-011-1088	49 KOORE	50.00
STEIN, SHIRLEY	10-36-100-011-1138	50 STONE	50.00
STEIN, SYLVIA	17-03-220-020-1007	42 NATARUS	50.00
STEINBERG, JACK	17-03-227-022-1023	42 NATARUS	50.00
STENHOUSE, WALLACE	17-03-220-020-1650	42 NATARUS	50.00
STERN, LUCY		46 SHILLER	50.00
	10-36-120-003-1107		50.00
STERN, RITA	14-16-301-041-1419	46 SHILLER	50.00
STERRETT, CORINNE	13-15-411-029-1006	45 LEVAR	20.00
·	17-10-400-012-1785	01 MAZOLA	50.00
		44 HANSEN	50.00
STICKLER, RUTH M.	14-16-301-041-1242	46 SHILLER	50.00
STIESEL, DOROTHY	14-15-301-041-1646	46 SHILLER	50.00
	`17-03-227-022-1207	42 NATARUS	50.00
	17-03-204-064-1050	42 NATARUS	50.00
STOCK, GENEVIEW		41 DOHERTY	50.00
	20-12-100-003-1607	04 PRECKNINKLE	50.00
STOLEK, ISABELLA M. STONE, BETTY		41 DOHERTY 48 SKITH	50.00
STONE, NORMA	14-05-407-017-1454 17-03-201-067-1040	42 NATARUS	50.00 50.00
	20-34-214-041-1008	06 STEELE	50.00
STREICKER, HANNAH D.		46 SHILLER	50.00
STRITTES . I.U. 1.	17-17-107-105-1017	38 ALLEN	50.00
STROPE, LILLIAN	12-14-112-025-1175	41 DOHERTY	50.00
STRZELCZYK, SHIRLEY	19-19-215-023-1002	23 LASKI	50.00
	12-14-112-025-1097	41 DOHERTY	50.00
-			50.00
STURMACK, LOUIS	20-12-100-003-1203		50.00
			50.00
SUGAR, ROSALIE		50 STONE	50.00
SULLIVAN, AME	13-31-118-034-1002	36 RANKS	50,00
SUMMER, EDITH E.	14-16-301-041-1601	46 SHILLER	50,00

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NAME	PIN NUMBER	alternan	AMOUNT
SURIE. IRVING	14-28-207-004-1374	43 EISENDRATH	50.00
SURIE, PATRICIA	14-21-110-020-1183		50.00
CIED TM. AI	14-06-223-026-1011	40 D'COHNOR	50.00
SUSSKIND, LEATRICE V.		48 SMITH	50.00
SWANSON, HARTHA	9-35-108-057-1007		50.00
SWENSON, IRVING	17-03-214-014-1114	AT MATADIR	50.00
SWIECA. THADDEUS	12-12-201-014-1114	41 DOHERTY	50.00
SWIECK, JEAN N.	17-03-214-014-1114 12-12-202-084-1016 13-18-411-005-1017	38 ALLEN	50.00
SYSLD, STANLEY J.	13-18-411-005-1017 14-28-200-004-1202 13-19-200-037-1011	44 HANSEN	50.00
SZOT, STANLEY S.	17-10-200-007-1202	38 ALLEN	50,00
TAPLIAL MADTLA	14-05-215-015-1099	48 SMITH	50.00
TACHAU, MARTHA TAKAHASHI, GERALDINE	14-28-202-018-1043		50,00
TANDARICH, ANTONIETTE A.		• • • • • • • • • • • • • • • • • • • •	
	17-34-430-042-1003		50.00 50.00
	17-03-200-063-1020	50 STONE	
TANKENIALD, KURT	10-35-120-003-1011	50 STORE	50.00
TATSUNI, NASAKO	11-31-400-051-1041 14-29-200-004-1101	SO STURE	50.00
TAUSTEIN, HAROLD	14-28-200-004-1101	44 HANSEN	50.00
TAYLOR, MARY	19-78-70.1-027-74897	- 44 PM: 12PM	50.00
TERNER, EVELYN	14-16-301-041-1237	46 SHILLER	50.00
TEICHNER, HELMUT	14-16-301-041-1046 14-16-301-041-1049	46 SHILLER	50.00
TENKIN, HEYER	14-13-301-041-1049	46 SHILLER	50.00
TEMENBALIN, DOROTHY	14-21-111-007-1247		50.00
TENENBAUH, JEROME	10-35-120-003-1121	50 STUNE	50.00
TENK, FRANK	9-36-112-027-1014	41 DOHERTY 48 SKITH	50.00
TESCHNER, HERMAN P.	14-08-203-016-1294 10-36-120-003-1037 17-03-201-068-1031	48 SHITH	50.00
Incus) Increan	10-36-120-003-1037	50 STONE	50.00
			50,00
THOSS, VIRRELL	13-31-118-034-1006 13-15-411-029-1016 17-03-204-064-1087	36 BANKS	50.00
TIGHE, JEANNETTE V.	13-15-411-029-1016	45 LEVAR	50.00
7-11			50.00
TKACH, KATHRYN I.	17-10-200-065-1106	42 NATARUS	50.00
TOEKELT, HELEN	14-05-407-017-1518	48 SHITH	50.00
	10-35-120-003-1154	50 STONE	50.00
TRASENICZ, THERESA	13-15-411-032-1001	45 LEVAR	50.00
TRAUB, MYRA	17-04-424-051-1179	42 NATARUS	50.00
TRESISE, FRANCIS	14-21-314-053-1142	44 HANSEN	50.00
TROCKY, ROLLAND	17 -03-204-064-100 7	42 NATARUS	50.00
TROTTER, JESSYE	20-12-100-003-1601	04 PRECKWIHKLE	50.00
TROTTHAN, WILLIAM	17-04-424-051-1593	42 NATARUS	50.00
TROUBB, DOROTHY	14-16-301-041-1783	46 SHILLER	50.00
TRUDEAU, EUGENIE M.	14-05-211-022-1010		50.00
TRUELICK, ANNE	14-05-203-011-1004	49 MOORE	50,00
TRYKOSKI, FLORENCE M.	10-31-417-050-1019	41 DOHERTY	50.00
TUCKER, JERONE H.	14-21-110-020-1385	46 SHILLER	50,00
TUCKER, JERONE H. TRACSAS, ALEXANDRA TURNER, RICHARD TURNER, ROSEMARY E. TURNER, VIRGINIA	19-08-424-132-1004	23 LASKI	50.00
TURNER, RICHARD	14-21-112-012-1147	46 SHILLER	50.00
TURNER, ROSEMARY E.	13-15-412-026-1001	45 LEVAR	50.00
TURNER, VIRGINIA	20-12-100-003-1001	04 PRECKVINKLE	50.00
TUZZID, SAMUEL S.	12-14-112-025-1081		50.00
TYNAN, ROSE	14-28-206-005-1209 14-21-101-034-1269	44 HANSEN	50 .00
VACCARELLO, ANNE	14-21-101-034-1269	46 SHILLER	50,00

SMALL CLAIMS, CITY OF CHICAGO SEMER REBATE JOURNAL

A Part of Part of the Part of			
The state of the s	PIN NUMBER	ALDERHAN	AMOUNT
WAN GELDER, IRVIN	10-36-120-003-1139	50 STONE	50.00
WAN HEDE, ALICE	13-31-107-024-1024	36 BANKS	50.00
VANDERGRAAF, IRHA	14-08-203-016-1289	48 SHITH	50.00
VANELLA, EUGENE A.	14-16-301-041-1402	46 SHILLER	50.00
VENTURA, FRANK	17-09-410-014-1417	42 NATARUS	50.00
VERTENTEN, KARTHA	14-21-101-035-1185	46 SHILLER	50,00
VESTUTO, BETTE	13-31-107-024-1200	36 BANKS	50.00
VICTOR, RUTH	14-21-314-053-1055	44 HANSEN	50.00
vielanis, Guna	13-08-310-059-1004	45 LEVAR	50.00
VIERT, ALBERT	13-15-412-027-1018	45 LEVAR	50.00
VINCOLISI, WARY G.	13-17-107-195-1001	38 ALLEN	50.00
VITALE, FRED J.	13-17-107-194-1021	38 ALLEH	50.00
VITOGIANES, JANE	14-05-202-019-1079	49 HOORE	50.00
WLAHANDREAS, TED	14-29-200-003-1010	44 HANSEN	50.00
VOGT, ELSIE	12-14-112-025-1026	41 DOHERTY	50.00
VOLD, ANNA	14-05-215-015-1200	48 SHITH	50.00
VOLKHAN, ELEANOR	14-21-111-007-1214	46 SHILLER	50.00
VOLZ, LOUISE	13-19-412-032-1009	38 ALLEN	50,00
VON MANDEL, SUZANNE	17-04-211-033-1028	42 NATARUS	50.00
VUKSAN, MIHAILO	17-03-222-023-1313	42 NATARUS	50,00
WAHLOUIST, BERNARD C.	13-18-411-004-1031	38 ALLEN	50.00
WALD, ELISE	20-12-100-003-1290	04 PRECKWINKLE	50.00
HALZ, LORRAINE	13-17-107-194-1015	38 ALLEN	50.00
WARMAN, CELIA	14-15-301-041-1444	46 SHILLER	50.00
WARNER, NORRIS	14-16-301-041-1159	46 SHILLER	50.00
WARSAN, LANRENCE	10-33-120-003-1185	50 STONE	50.00
WATERS, DON	10-36-100-015-1073	50 STONE	50.00
WAYNE, LILLIAN	14-29-200-004-1068	44 HANSEH	50,00
WEBB, KENNETH	20-24-419-018-1009	05 BLOOK	50.00
WEBBER, NELVIN	13-15-102-025-1010	45 LEVAR	50.00
WEBER, NORMA A.	13-08-310-059-1012	45 LEVAR	50.00
WEBSTER, ELIZABETH	17-03-227-022-1050	42 NATARUS	50.00
WECKER, LEWIS E.	14-08-407-022-1176	48 SHITH	50.00
WEIL, HERBERT	14-21-314-048-1050	44 HANSEN	50.00
WEIL, ILSA	14-16-301-041-1675	46 SHILLER	50.00
WEIL, KATE L.	17-10-400-012-1595	01 MAZOLA	50.00
	14-16-301-041-1216	46 SHILLER	50.00
WEINBERG, BESS	10-35-118-005-1006	50 STONE	50.00
WEINBERG, DOROTHY	10-36-120-003-1209	50 STONE	50.00
•	- 14-21-100-018-1115	46 SHILLER	50.00
WEINBLUN, NAX D.	17-10-401-005-1235	01 MAZOLA	50.00
METAER, FAM	10-34-120-003-1181	50 STONE	50.00
WEINER, NORRIS	17-03-202-061-1086	42 NATARUS	50.00
	14-05-203-011-1039	49 HOORE	50.00
WEISS M.D., INRICH A.	14-28-206-005-1191	44 HANSEN	50.00
	17-04-424-051-1236	42 NATARUS	50.00
WEISS, BETTY	10-36-218-043-1004	50 STONE	50.00
WEISS, ELSIE	10-36-120-003-1005	50 STONE	50.00
WEISS, GWENDOLYN	14-05-203-011-1200	49 HOORE	50.00
WEISS, HANS	17-03-222-023-1373	42 NATARUS	50.00
WEISS, JULIUS		46 SHILLER	50.00
	- 10 001 VII 1000		

	BEN 18 D/F	A1	
NAME	PIN NUMBER	ALDERMAN	AMOUNT
WEISS, HILTON	10-34-118-005-1138	50 STONE	50.00
WEITZMAN, ANNE B.	14-08-203-016-1048	48 SHITH	50,00
WEITZMAN, BERNARD	14-16-301-041-1580	46 SHILLER	50.00
WENGER, ANNETTE N.	14-05-407-017-1464	48 SHITH	50.00
WERCHUN, WALTER	14-05-203-011-1243	49 MOORE	50,00
WERNER, CHRISTINA	13-15-411-026-1010	45 LEVAR	50.00
WERTHEIMER, ELEANOR	17-03-204-064-1080	42 NATARUS	50.00
WESLEY, GERALD B.	14-21-111-007-1518	46 SHILLER	50.00
WESSEL, SAM	17-03-204-063-1176	42 NATARUS	50.00
WEST, MILDRED	14-16-301-041-1640	46 SHILLER	50.00
WESTLAKE, NANCY	14-21-101-034-1009	46 SHILLER	50.00
WHELAN, JAMES H.	14-28-318-064-1058	43 EISENDRATH	50.00
WHITE, CLARA	14-16-301-041-1615	46 SHILLER	50.00
WHITE, EINARD T.	13-12-116-059-1003	40 0'CONNOR	50.00
WHITE, IDA	17-03-108-016-1058	42 NATARUS	50.00
WHITE, OLIVE	9-36-112-031-1012	41 DOHERTY	50.00
WHITEAKER, WESLEY	14-06-110-087-1013	50 STONE	50.00
WHITEHOUSE, GEORGE	10-36-118-005-1124	50 STONE	50.00
WICHT, IDA	13-12-222-059-1002	40 0'CONNOR	50.00
WIERONSKI, IRENE	13-17-107-194-1012	38 ALLEN	50.00
WILENS, BETTE J.	14-16-301-041-1799	46 SHILLER	50,00
WILENSKY, NAURICE	10-36-118-005-1087	50 STONE	50.00
WILEY, RUTH	17-03-220-020-1354	42 NATARUS	50.00
WILKALIS, WALLACE J.	10-31-417-050-1009	41 DOHERTY	50.00
WILLETT, PHYLISS	17-03-220-020-1589	42 NATARUS	50.00
WILLHOITE, BETTY	17-03-220-020-1386	42 NATARUS	50.00
WILLIAMS, MARTIN	20-24-419-018-1042	05 BLOOK	50.00
WILLIS, ARNOLD	17-03-204-064-1019	42 NATARUS	50.00
WILSON, JAME D.	13-09-328-060-1021	45 LEVAR	50.00
WILSON, WILDRED	20-34-413-053-1013	06 STEELE	50,00
WINDMILLER, ALFRED H.	14-29-322-038-1237	43 EISENDRATH	50.00
WINER, HELEN	14-21-112-012-1157	46 SHILLER	50.00
WINDGRAD, HILDRED S.	14-21-111-007-1480	46 SHILLER	50.00
WINTER, WILLIAM	14-16-304-039-1121	46 SHILLER	50.00
WISOMATY, JEAN	12-14-112-025-1127	41 DOHERTY	50.00
WITNEY, ETTA	14-03-215-017-1405	48 SHITH	50.00
wilk, Janina	13-08-430-080-1036	45 LEVAR	50.00
WOEL, EDOUARD T.	14-05-215-017-1455	48 SMITH	. 50.00
WOJEWOCKI, LEONARD	13-30-204-046-1014	·	50.00
WOLF, CLARENCE W.	14-28-206-005-1143	44 HANSEN	50.00
WOLF, FRANCES	10-35-218-043-1017	50 STONE	50.00
WOOLFORD, HIAWATHA	17-04-222-062-1045	42 NATARUS	50.00
WORTH, PALE	14-29-200-004-1184	. 44 HANSEN	50.00
WYNN, ELIZABETH	20-34-216-041-1012	06 STEELE	50,00
YASSEEN, ROBERT	14-16-301-041-1475	46 SHILLER	50.00
YING, FENKE H.	14-05-215-015-1015	48 SKITH	50.00
YONES, JAN	14-05-211-011-1009	48 SHITH	50.00
YONOVER, HELVA	17-03-108-016-1016	42 NATARUS	50.00
YUFFY, BERWARD	20-12-100-003-1654	04 PRECKWINALE	50.00
YUNGHEYER, ELINOR	17-03-227-022-1106	42 NATARUS	50,00
ZACHARAUS, PATRICIA	14-06-219-014-1067	40 D'COMNOR	50.00

NAME		PIN NUMBER	ALDERMAN	ahdunt,
ZANOTTI, MARTHA K.		12-14-112-025-1088	41 DOHERTY	50.00
ZARA, FRANK		13-31-118-036-1007	36 BANKS -	50.00
ZARET, RICHARD S.		14-21-305-030-1124	44 HANSEN	50.00
ZAMADA, EDWARD		13-30-204-046-1009	36 BAHKS	50,00
ZEISLER, EDITH		17-03-108-016-1029	42 NATARUS	50,00
ZELAK, ROSE		17-03-220-020-1249	42 NATARUS	50.00
ZENG, JILL B.	100	17-03-100-013-1006	43 EISENDRATH	50.00
ZIFF, MARION D.		17-03-200-063-1026	42 NATARUS	50.00
ZISOOK, HAROLD		14-28-206-005-1270	44 HANSEN	50.00
ZIVIN, ALMA	•	17-03-114-003-1030	42 NATARUS	50.00
ZHUGG, HELENE		14-16-303-035-1238	46 SHILLER	50.00
ZUBERT, CAMILLE		14-21-101-034-1358	46 SHILLER	50.00
ZUNAMON, MARGARET		14-21-100-018-1313	46 SHILLER	50.00
TURALES, MARY		13-19-412-032-1012	38 ALLEN	50.00
ZYSMAN, NILDRED		17-03-221-004-0000	42 NATARUS	50.00
ZYWICKI, ROBERT		13-30-101-036-1017	36 BANKS	50.00
			* TOTAL AMOUNT 74	1,750.00

(Continued from page 33315)

Chaney, Richard M.

Ciciora, Tracey

American Ambassador Cas. Co. and Israel Cintron

Conforti, Bill

Corder, Karen Rae

American Manufacturers Mut. Ins. and Victoria B. Crawshaw

Curry, Margaret J.

Danys, Anthony

Dreier, Enneth Bruce

Ebert, David A. & Associates

Enterprise Leasing, Inc. (2)

Equity Resources

Evensen, Patricia Denise

Ewing, Phylliss Faye

Flowers, Vickie

Ford City Condominium Association

Fredlund, Oke

Giancarlo, Peter A.

Merit Insurance Co. and Kelly Green

Griffey, Jack Earl

Hardy, Emmae

Harris, Michael Duane

Haywood, David M.

Hearn, Gloria J.

Herbst, Scott

Hernandez, Augustina

Holloway, James

State Farm Ins. Co. and Darren Honda

Horberg, Benjamin F.

Hovsepian, Minas M.

Jackson, Audrey

Allstate Ins. Co. and Jane C. Jones

Krakowski, Bruno

Lakeview Bible Chapel

Lee, Soon C.

Liss, Philip

Metropolitan Property & Liab. and Lois W. Simms

MacDonald, Grant Paul

Martinez, Felipe

American Howre Ins. Co. and Mayfair Rental and Leasing

McGee, Harvene

Allstate Insurance Co. and Thomas J. McKay

McKinnis, Darren L.

American Family Insurance and William E. Meyer

Mosley, Janice Deborah

American Ambassador Cas. Co. and Wanda Nelson

O'Flaherty, Peter

Oliver, Opra

Owens, Norma

Padula, Rocco J.

Papapanos, Kosmas

Perkins, Edwin L.

Roberts, James

Rosenstein, Mark J.

Ruffalo, Emil

Ruiz, Wanda

Seymour, Dwaine

Shea, Anita

Steele, Ella

Stojek, Henry

Strok, David

The Peoples Gas Light and Coke Co.

Thomas, Morris

Thomas, Regina Denise

American Ambassador Cas. Co. and Louise Tolliver

Tong, Yun-Sheng

Tracey, Jeanne

Travis, Earnestine

U.S.F. & G Insurance Co.

Vuicic, Giovanna

Wallach, Marty

Webster, Elbert

Williams, Barbara J.

Williams, Leshia Vivian

Worthy, Pearl

Young, John

Zeidan, Thaher Ali,

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

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Do Not Pass -- SUNDRY CLAIMS FOR SEWER REBATES.

The Committee on Finance submitted the following report:

CHICAGO, June 6, 1993.

To the President and Members of the City Council:

Your Committee on Finance, Sewer Rebate Division, to which was referred on September 16, 1992 and on subsequent dates, sundry claims as follows:

Baron, Molly

Brownridge, Norma

Bunn, William

Eckhart, Helen

Freifeld, Rochelle

Gingiss, Benjamin J.

Kosmella, Estella

McQuarrie, Catherine F.

Melamed, Fayga

Nelson, Harriett C.

Perritt, Richard A.

Rettig, June A.

Steeger, Charlotte L.,

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

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration four (4) applications for City of Chicago charitable solicitation (tag day) permits:

- A. Project VIDA, Inc. July 17, 1993 -- citywide;
- B. Park Lawn Association April 14 and 16, 1994 -- citywide;
- C. Jewish War Veterans of the United States of America May 27 and 28, 1993 -- north side; and
- D. Boys and Girls Clubs of Chicago April 8 and 9, 1994 -- citywide,

having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place On File* the applications transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Re-Referred -- CONSIDERATION FOR ERECTION OF "NO PARKING SCHOOL DAYS" SIGNS ON PORTIONS OF EAST 59TH STREET.

The Committee on Finance submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration one (1) order authorizing the erection of "No Parking School Days" signs, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Re-Refer the proposed order transmitted herewith to the Committee on Traffic Control and Safety.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

On motion of Alderman Burke, the committee's recommendation was Concurred In and said proposed order transmitted with the foregoing committee report was Re-Referred to the Committee on Traffic Control and Safety.

COMMITTEE ON AVIATION.

AMENDMENT OF TITLE 10, CHAPTER 36 OF MUNICIPAL CODE OF CHICAGO TO ESTABLISH PUBLIC PARKING FEES FOR CHICAGO O'HARE INTERNATIONAL AIRPORT, INTERNATIONAL TERMINAL PARKING FACILITY.

The Committee on Aviation submitted the following report:

CHICAGO, June 8, 1993.

To the President and Members of the City Council:

Your Committee on Aviation, having had under consideration an ordinance (referred on May 19, 1993) from the Department of Aviation, amending Chapter 10-36 of the Municipal Code of Chicago to establish fees at the public parking facility at the new International Terminal at Chicago O'Hare International Airport, begs leave to report and recommend that Your Honorable Body do Pass said proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) PATRICK J. LEVAR, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 10-36-330 (d) of the Municipal Code of Chicago is hereby amended by inserting the language in italics, as follows:

Public Parking Stations -- Fees.

* * * * *

(d) The following fees, exclusive of the city tax, shall be charged and collected for each vehicle parked in any such area at Chicago O'Hare International Airport.

* * * * *

(iii) International Terminal Parking. \$2.00 for the first hour or fraction thereof and \$2.00 for each additional hour or fraction thereof up to a maximum rate of \$28.00 for each 24 hours. Charges for each 24-hour period after the first shall be at the same rate schedule.

* * * * *

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

AUTHORIZATION FOR EXECUTION OF AMENDMENT NUMBER 3 TO AMENDED AND RESTATED AIRPORT USE AGREEMENT AND TERMINAL FACILITIES LEASE WITH AMERICAN AIRLINES TO ADJUST EXCLUSIVE USE SPACE AT CHICAGO O'HARE INTERNATIONAL AIRPORT.

The Committee on Aviation submitted the following report:

CHICAGO, June 8, 1993.

To the President and Members of the City Council:

Your Committee on Aviation, having had under consideration an ordinance (referred on May 19, 1993) from the Department of Aviation, authorizing the City of Chicago to execute Amendment No. 3 to the Amended and Restated Airport Use Agreement and Terminal Facilities Lease between the City and American Airlines to adjust American's

exclusive use space at Chicago O'Hare International 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 by all the members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) PATRICK J. LEVAR, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The Amendment No. 3 to the Amended and Restated Airport Use Agreement and Terminal Facilities Lease, between the City and American Airlines, Inc. ("Amendment No. 3") is hereby authorized and approved.

SECTION 2. On behalf of the City, the Mayor, or the Mayor's proxy, subject to attestation by the City Clerk, approval by the Commissioner of the Department of Aviation and the City Comptroller, and by the Corporation Counsel as to form and legality, is hereby authorized to execute the Amendment No. 3 in substantially the form attached hereto as Exhibit 1.

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

Exhibit 1 attached to this ordinance reads as follows:

Exhibit 1.

Amendment No. 3 To The Amended And Restated Airport Use Agreement And Terminal Facilities Lease.

This Amendment No. 3 to the Amended and Restated Airport Use Agreement and Terminal Facilities Lease made and entered into as of this _____ day of _____, 1993, by and between the City of Chicago, a municipal corporation and home rule unit of local government organized and existing under the laws of the State of Illinois ("City") and American Airlines, Inc., a corporation organized and existing under the laws of the State of Delaware ("Airline"), is effective as of December 31, 1992.

Witnesseth:

Whereas, City and Airline are parties to an Amended and Restated Airport Use Agreement and Terminal Facilities Lease dated as of January 1, 1985 (the "Use Agreement"), as amended; and

Whereas, It is necessary and advisable to further amend the Use Agreement in certain respects;

Now, Therefore, In consideration of the premises and of the mutual covenants and agreements herein contained, City and Airline agree as follows:

- Section 1. The revised Exhibits J-2 (Drawing Numbers 1 -- 24) and K-2 (Drawing Number 25), copies of which are attached hereto as (Sub)Exhibits A and B, respectively, are hereby substituted for the existing Exhibits J-2 and K-2 attached to the Use Agreement.
- Section 2. This Amendment No. 3 may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

In Witness Whereof, City has caused this Amendment No. 3 to be executed on its behalf by its Mayor, pursuant to due authorization of the City Council

of Chicago and Airline has caused this its behalf by its	President and its
Board of Directors, all as of the day and	pursuant to due authorization of its d year first written.
	City of Chicago,
	Mayor
Approved:	Department of Aviation
Comptroller	Commissioner
Approved As To Form And Legality:	
Corporation Counsel	
Attest:	American Airlines, Inc.
	Ву:
Secretary	President

(Sub)Exhibits "A" [Revised Exhibit J-2] and "B" [Revised Exhibit K-2] attached to this Amendment Number 3 read as follows:

[Revised Exhibit J-2]

Airline's Phase III Exclusive Use Premises.

- (a) City and Airline agree that Airline's Phase III Exclusive Use Premises in Terminal Building No. 3 and Concourses F, G, H and K (which are generally depicted in Drawing Numbers 1 -- 24 inclusive, of this Exhibit J-2), shall comprise approximately 659,005 square feet, of which 437,417 square feet shall be deemed Airline's Existing Footage, and 221,588 square feet shall be deemed Airline's Additional Footage.
- (b) City and Airline agree that a total of approximately 299,864 square feet of Exclusive Use Premises (which are generally depicted in Drawing Numbers 1 -- 24 inclusive, of this Exhibit J-2) were constructed by Airline pursuant to Section 8.01(b) of the Use Agreement. Such square footage is included in the 437,417 square feet of Existing Footage indicated in (a) above.
- (c) City and Airline agree that, solely for purposes of Articles V and VI of the Use Agreement, Airline's Exclusive Use Premises shall be deemed to include 37,184 square feet of premises constructed by Airline in Terminal Building No. 3, which, solely for purposes of said Articles, shall be deemed Existing Footage. Except as set forth in this paragraph (c), such 37,184 square feet of premises shall not be deemed part of Airline's Exclusive Use Premises for any other purposes under the Use Agreement, nor shall Airline otherwise be deemed to have leased such premises under Article IV of the Use Agreement. Such premises shall, for all other purposes under the Use Agreement, including without limitation City's operation and maintenance responsibilities pursuant to Exhibit N of the Use Agreement, be deemed Public Use Premises.
- (d) City and Airline agree that the exact configuration of the Exclusive Use Premises, including the space identified as Expansion/Improvement Area (depicted in Drawing Numbers 1 -- 24 inclusive, of this Exhibit J-2) are subject to change and refinements, which changes and refinements shall be subject to mutual approval by City and Airline, and that when final decisions have been made, appropriate amendments, if any, shall be made to this Exhibit J-2. It is understood and agreed that:
 - (i) The Expansion/Improvement Areas as depicted on Drawing Numbers 1 -- 18, 20, and 22 -- 24, of this Exhibit J-2 shall be available for the exclusive use of Airline. In the event that Airline shall exercise its option to utilize this area for construction, enclosing or finishing at its sole

cost pursuant to Section 8.01; such area, after the Date of Beneficial Occupancy, shall be deemed to be included in the Phase III Exclusive Use Premises as Existing Footage.

- (ii) The Expansion/Improvement Areas associated with the extension and improvement of Concourse G (Capital Project TA-15) as depicted on Drawing Numbers 19 and 21 of this Exhibit J-2 shall be available for the exclusive use of Airline. In the event that Airline shall exercise its option to utilize this area; such area, after the Date of Beneficial Occupancy, shall be deemed to be included in the Phase III Exclusive Use Premises as Additional Footage.
- (iii) Exercise of the options described in subsections (i) and (ii) by Airline shall be effected in accordance with and pursuant to Sections 4.03 and 8.01 of the Use Agreement; provided that any required amendments to this Exhibit J-2 as a result thereof shall be subject to the approval of the Commissioner without any further action of the City Council of City.

[Drawings 1 through 24 attached to this (Sub)Exhibit "A" [Revised Exhibit J-2] printed on pages 33363 through 33386 of this Journal.]

Phase III Exclusive Use Premises attached to this (Sub)Exhibit "A" [Revised Exhibit J-2] read as follows:

American Airlines

Phase III Exclusive Use Premises. (As Of 12/31/92)

	A.D.P. Exclusive Use	8.01 Expansion/ Improvement Exclusive Use	Total Exclusive Use
Terminal 3.			
Mezzanine/Penthouse	12,576	1,557	14,133
Upper Level	13,649	4,529	18,178

	A.D.P. Exclusive Use	8.01 Expansion/ Improvement Exclusive Use	Total Exclusive Use
Lower Level	43,750	0	43,750
Basement	_4,539	0	4,539
Subtotal Terminal 3:	74,514	6,086	80,600
Underground Baggage Room.			
Basement	0	140,086	140,086
Concourse H/K.		•	
Control Tower/ Mezzanine/ Penthouse	15,295	30,289	45,584
Upper Level	79,142	32,012	111,154
Lower Level	78,778	63,734	142,512
Basement	0	27,657	27,657
Subtotal Concourse H/K:	173,215	153,692	326,907
Concourse G.			
Upper Level	31,406	0	31,406
Lower Level	34,299	<u>0</u>	34,299
Subtotal Concourse G:	65,705	0	65,705

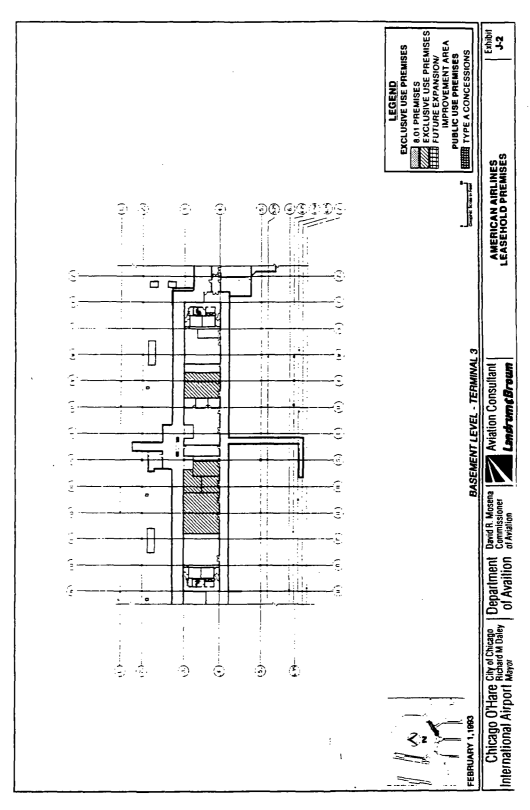
	A.D.P. Exclusive Use	8.01 Expansion/ Improvement Exclusive Use	Total Exclusive Use
Concourse F.			
Upper Level	6,611	0	6,611
Lower Level	1,912	<u>0</u>	1,912
Subtotal Concourse F:	8,523	0	8,523
Grand Total:	321,957	337,048 ₁ /	659,005
Existing Footage			437,417
Additional Footage			221,588 ₂ /
Ultimate Additional Foot	age		229,078
Lineal Ramp Frontage			6,619

 $_{1}^{\prime}$ Includes 37,184 square feet of Unspecified Public Use Premises and Mechanical Space constructed pursuant to Section 8.01 of the Use Agreement.

 $^{2\!/}$ Includes 6,490 square feet of Additional Footage to be charged at the Special Facility rate pursuant to Exhibit Q of the Use Agreement.

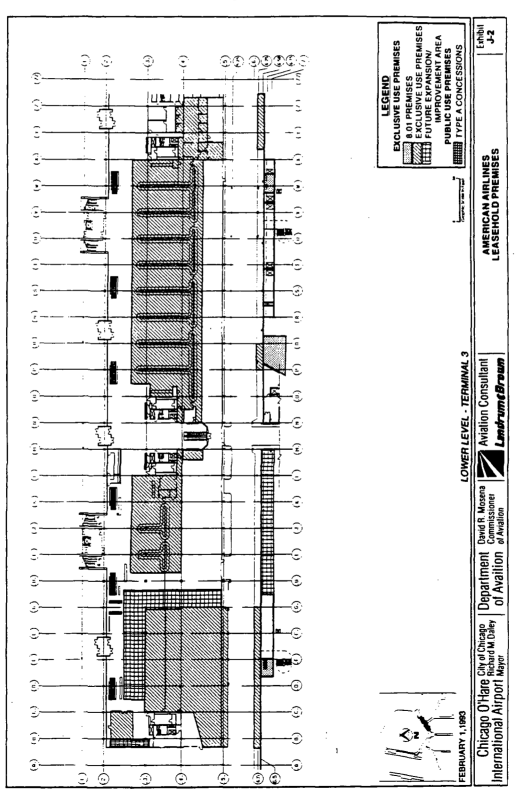
[Revised Exhibit J-2]

(Drawing Number 1)



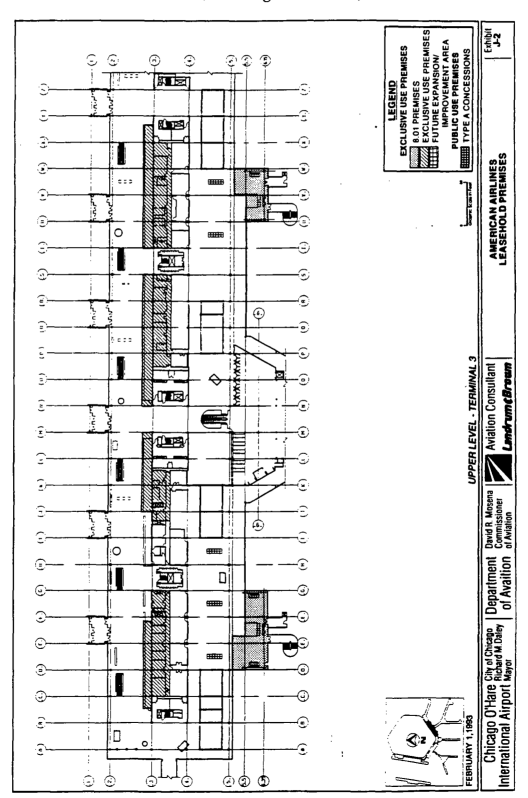
[Revised Exhibit J-2]

(Drawing Number 2)



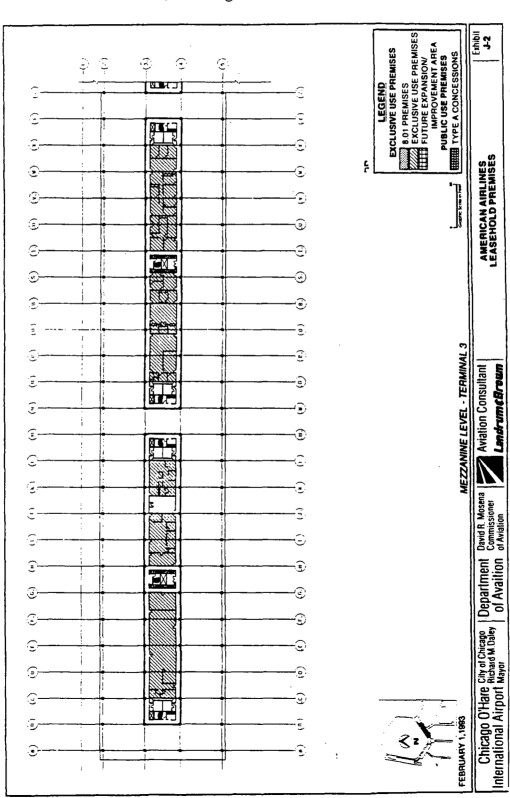
[Revised Exhibit J-2]

(Drawing Number 3)



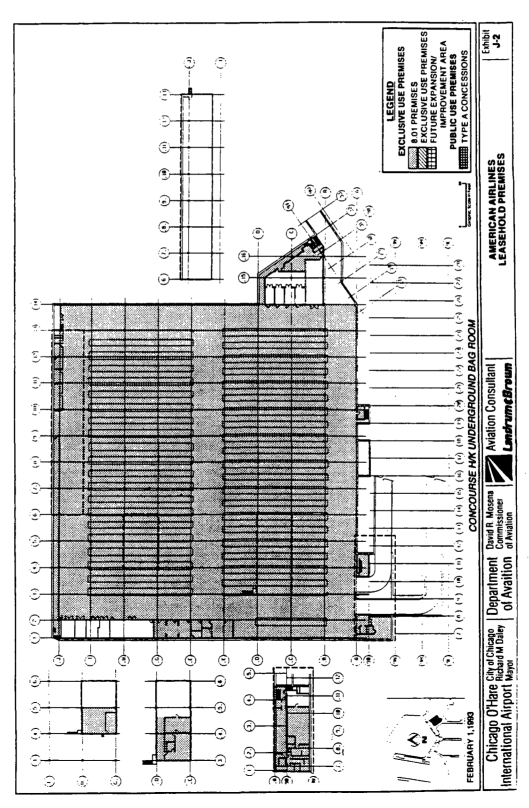
[Revised Exhibit J-2]

(Drawing Number 4)



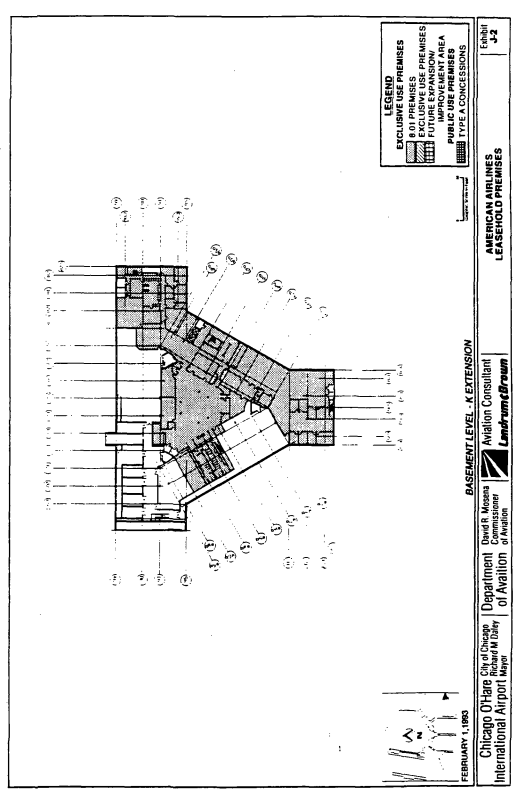
[Revised Exhibit J-2]

(Drawing Number 5)



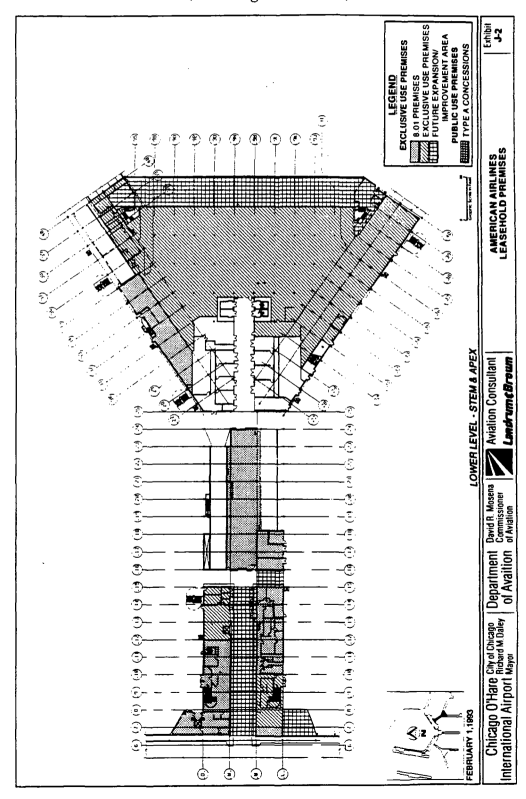
[Revised Exhibit J-2]

(Drawing Number 6)



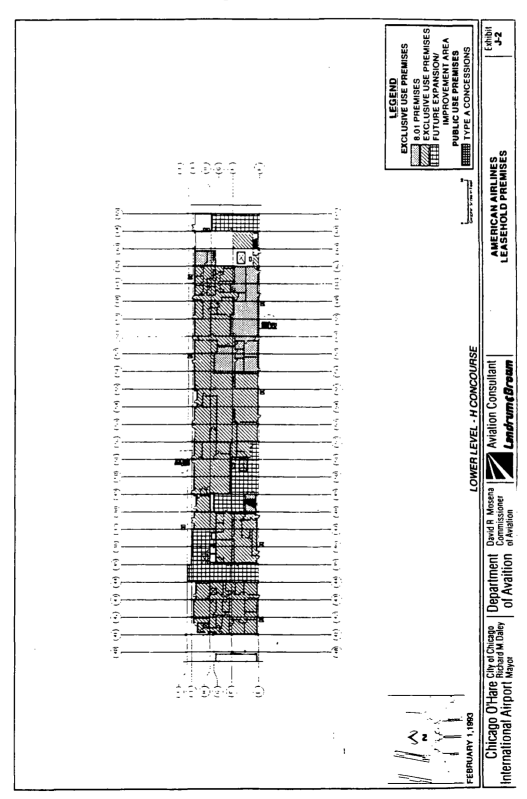
[Revised Exhibit J-2]

(Drawing Number 7)



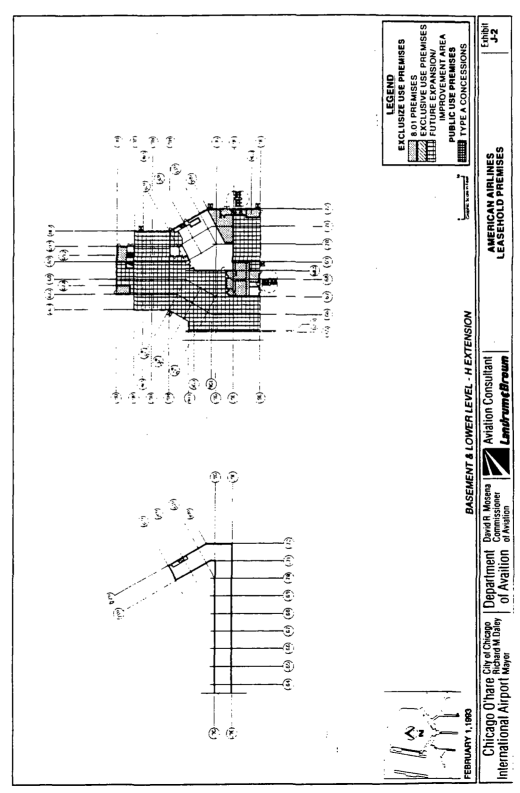
[Revised Exhibit J-2]

(Drawing Number 8)



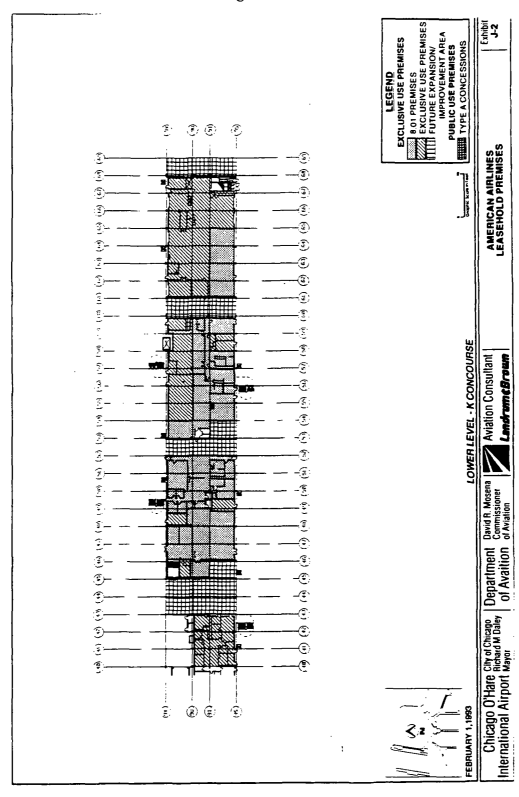
[Revised Exhibit J-2]

(Drawing Number 9)



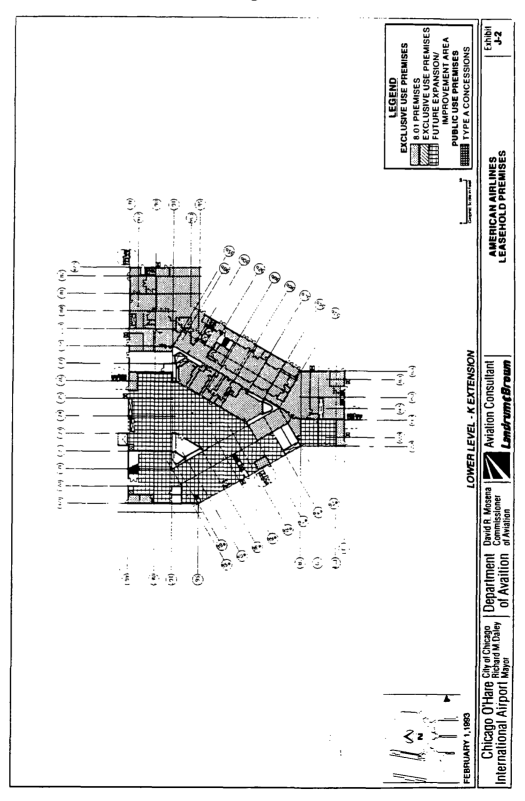
[Revised Exhibit J-2]

(Drawing Number 10)



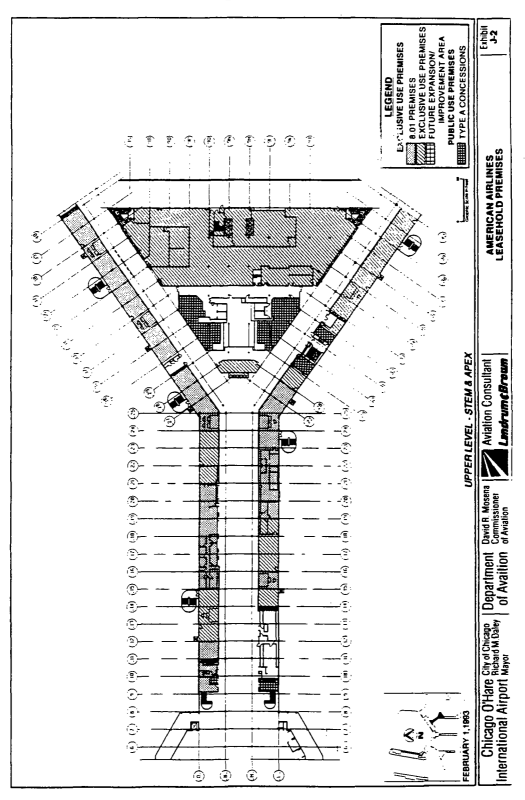
[Revised Exhibit J-2]

(Drawing Number 11)



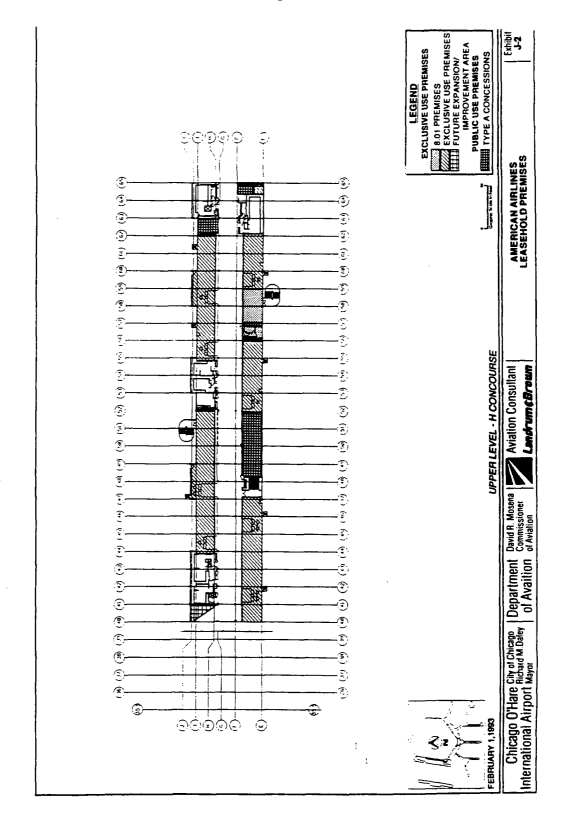
[Revised Exhibit J-2]

(Drawing Number 12)



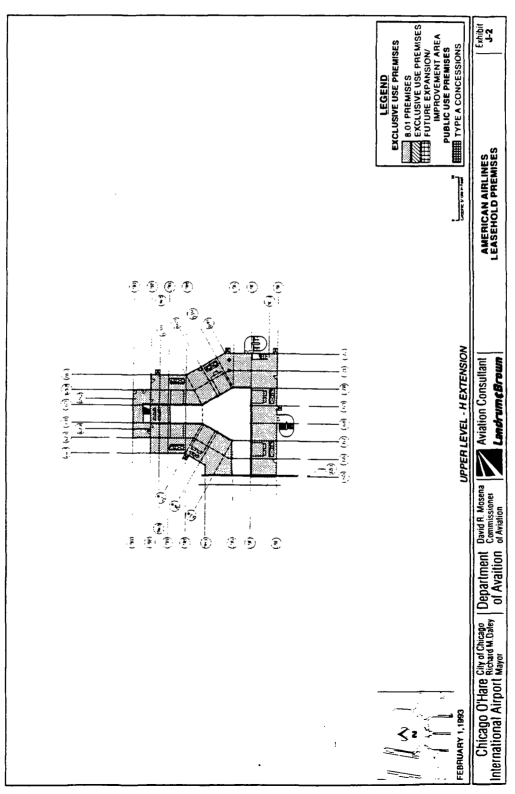
[Revised Exhibit J-2]

(Drawing Number 13)



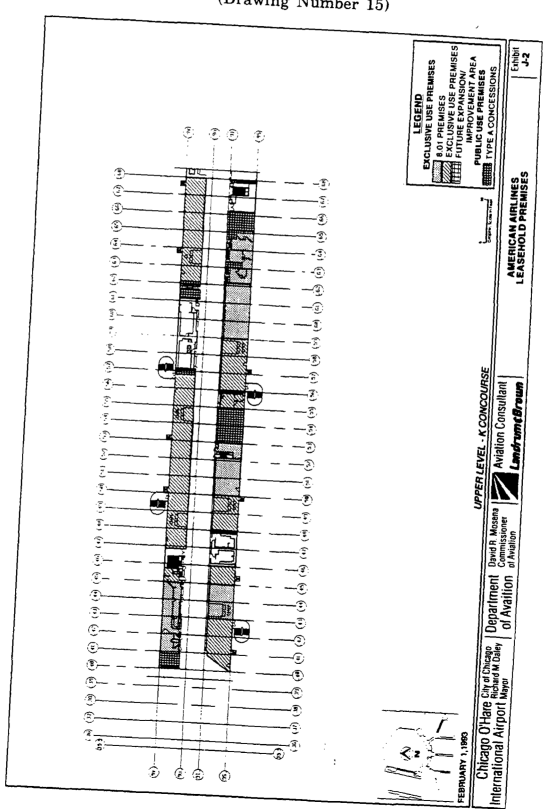
[Revised Exhibit J-2]

(Drawing Number 14)



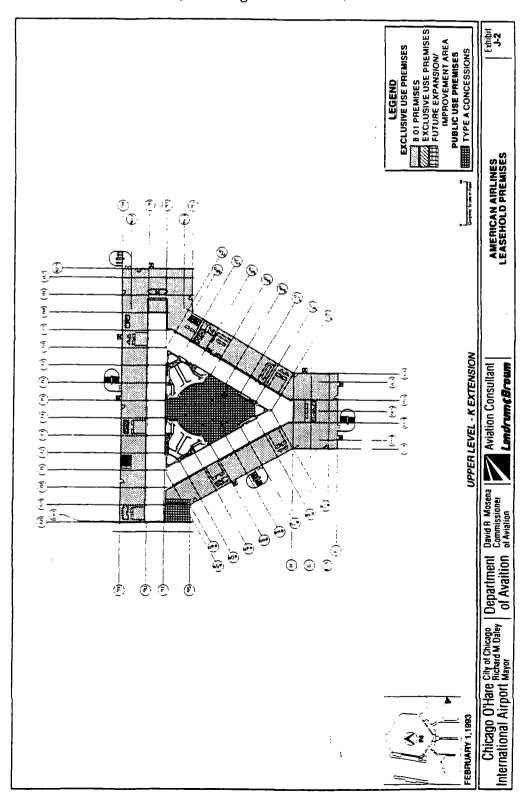
[Revised Exhibit J-2]

(Drawing Number 15)



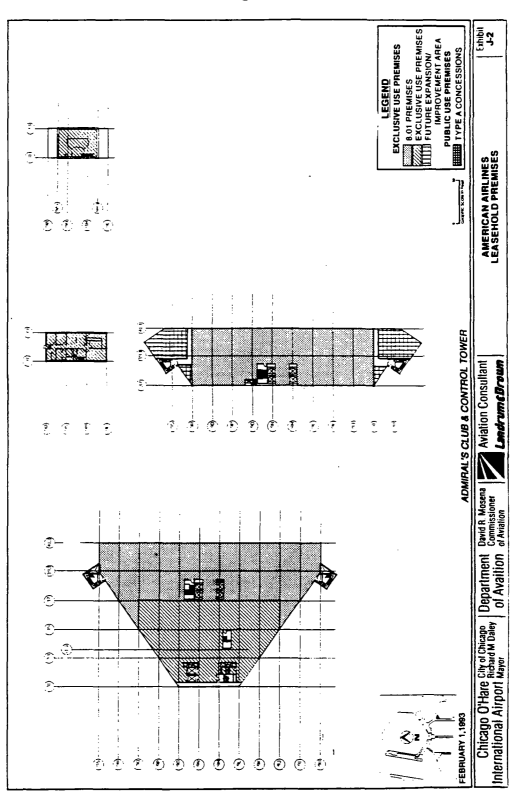
[Revised Exhibit J-2]

(Drawing Number 16)



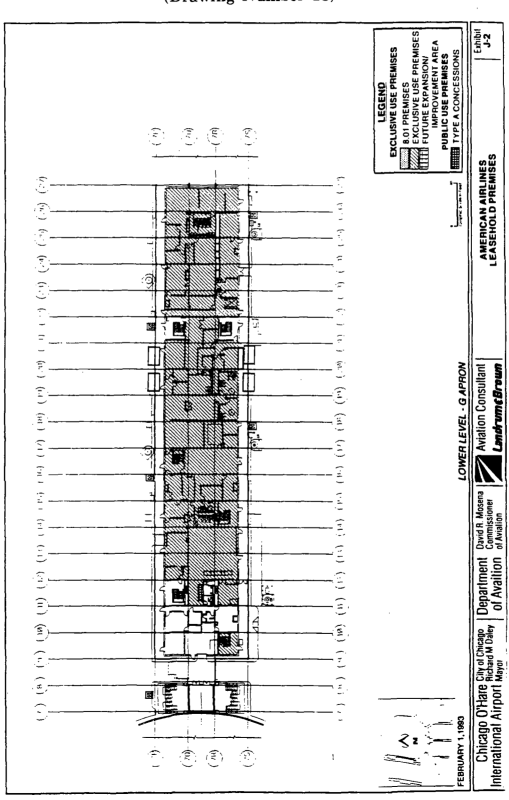
[Revised Exhibit J-2]

(Drawing Number 17)



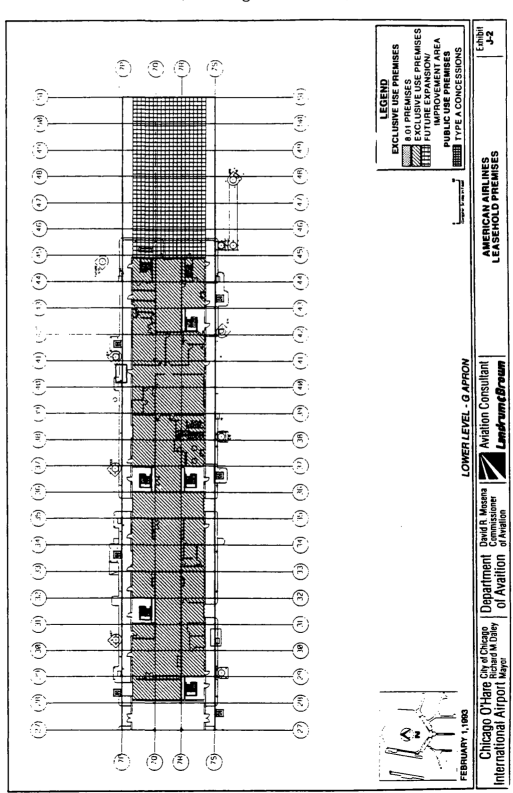
[Revised Exhibit J-2]

(Drawing Number 18)



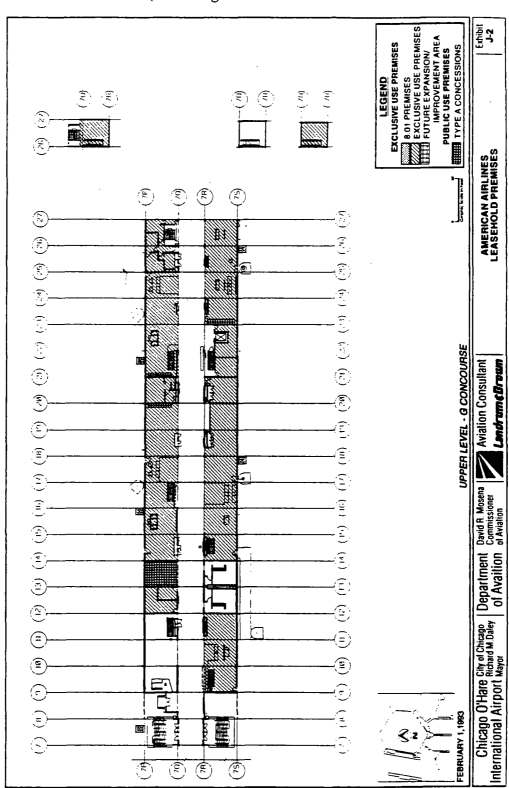
[Revised Exhibit J-2]

(Drawing Number 19)



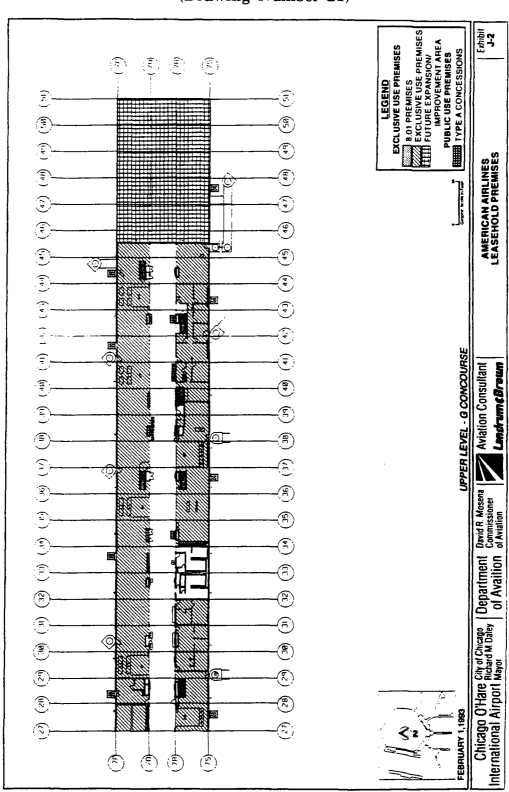
[Revised Exhibit J-2]

(Drawing Number 20)



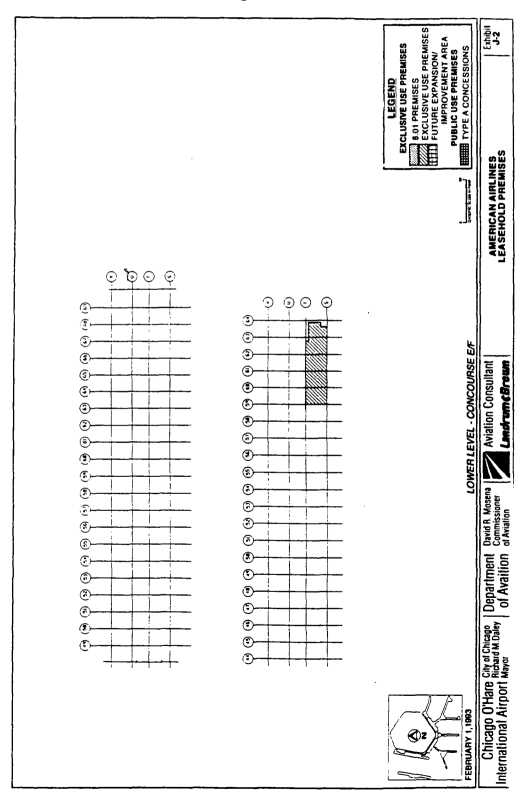
[Revised Exhibit J-2]

(Drawing Number 21)



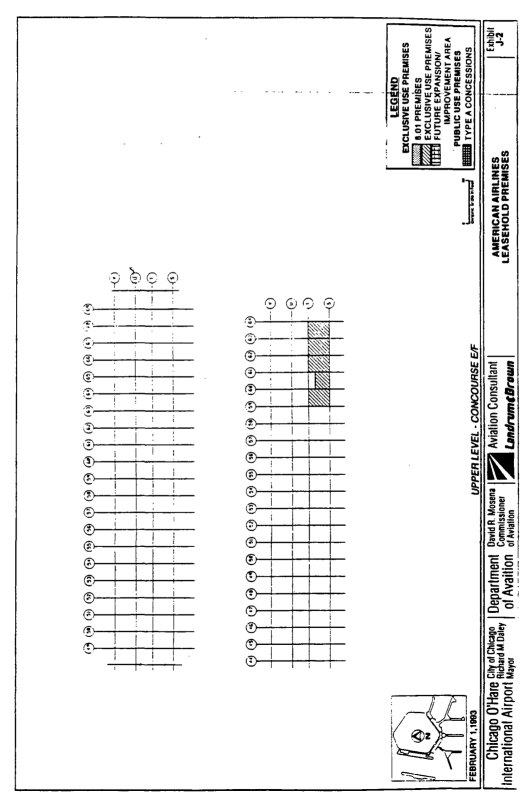
[Revised Exhibit J-2]

(Drawing Number 22)



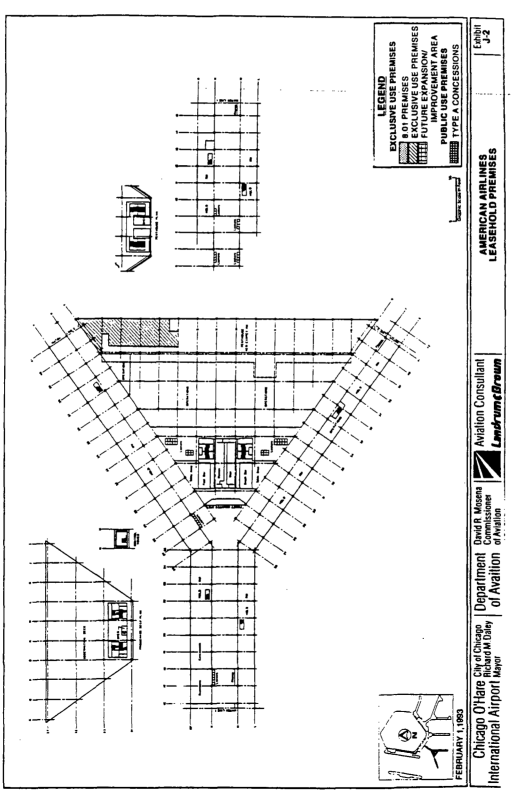
[Revised Exhibit J-2]

(Drawing Number 23)



[Revised Exhibit J-2]

(Drawing Number 24)



[Revised Exhibit K-2]

Airline's Phase III Aircraft Parking Areas.

(a) City and Airline agree that Airline's Aircraft Parking Area shall consist of 6,619 linear feet of ramp frontage as shown on this Exhibit K-2 (Drawing Number 25).

[Drawing Number 25 attached to this (Sub)Exhibit "B" [Revised Exhibit K-2] printed on page 33388 of this Journal.]

AUTHORIZATION FOR AMENDMENT TO FOREIGN CURRENCY EXCHANGE CONCESSION LICENSE AGREEMENT WITH INDEPENDENCE BANK OF CHICAGO AT CHICAGO O'HARE INTERNATIONAL AIRPORT.

The Committee on Aviation submitted the following report:

CHICAGO, June 8, 1993.

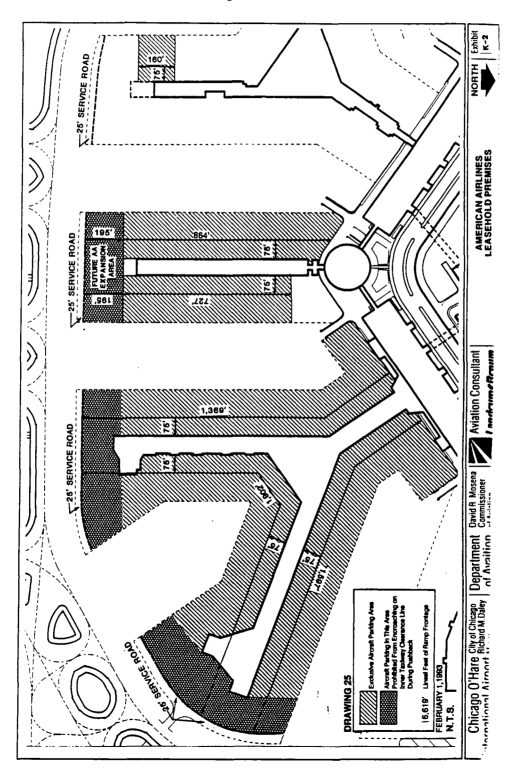
To the President and Members of the City Council:

Your Committee on Aviation, having had under consideration an ordinance (referred on May 19, 1993) from the Department of Aviation, an amendment to the Foreign Currency Exchange Concession License Agreement between the City of Chicago and Independence Bank, relating to foreign currency exchange services at Chicago O'Hare International Airport, begs leave to report and recommend that Your Honorable Body do Pass said proposed ordinance transmitted herewith.

(Continued on page 33389)

[Revised Exhibit K-2]

(Drawing Number 25)



(Continued from page 33387)

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

Respectfully submitted,

(Signed) PATRICK J. LEVAR, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City Council on March 29, 1989, authorized the execution of an Amended Foreign Currency Exchange Concession License Agreement ("Agreement") between the City of Chicago ("City") and Independence Bank of Chicago ("Bank") for the operation of a foreign currency exchange at Terminal 4 of the Chicago O'Hare International Airport ("Airport") and at other locations at the Airport as are necessary; and

WHEREAS, The Commissioner of the Department of Aviation of the City ("Commissioner.") and the Bank desire (1) to extend the term of the Agreement until December 31, 1999, (2) to revise the license fees payable by the Bank under the Agreement, (3) to amend the Agreement such that the Bank will relocate its facility from Terminal 4 to Terminal 5 of the Airport, and (4) to amend the Agreement so that the Bank, if the Commissioner so requests, will install and operate up to three automated teller machines in Terminal 5; and

WHEREAS, A dispute has arisen between the City and the Bank regarding whether the Bank is in arrears under the terms of the Agreement, and the City and the Bank desire to resolve their dispute pursuant to an amendment to the Agreement and a Payment Agreement and Note; now, therefore,

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

SECTION 1. That the Mayor, subject to approval by the Commissioner and the City Comptroller and by the Corporation Counsel as to form and legality, is authorized to execute on behalf of the City an amendment to the Agreement substantially in the form attached hereto as Exhibit A.

SECTION 2. That the Commissioner is authorized to execute on behalf of the City a Payment Agreement and Note substantially in the form attached hereto as Exhibit B.

SECTION 3. This ordinance shall take effect upon passage and approval.

Exhibits "A" and "B" attached to this ordinance read as follows:

Exhibit "A".

Amendment To Concession License Agreement.

This Amendment ("Amendment") to the Foreign Currency Exchange Concession License Agreement is made this ____ day of ______, 1993, between the City of Chicago, a municipal corporation and home rule unit of local government of the State of Illinois (hereinafter referred to as "Licensor"), and Independence Bank of Chicago, an Illinois corporation (hereinafter referred to as "Licensee"). Licensor and Licensee hereby agree to amend the Amended Foreign Currency Exchange Concession License Agreement, the form of which was approved by the City Council on March 29, 1989 (as amended, the "Agreement"), by and between the parties, as set forth hereinafter.

Witnesseth:

Whereas, Licensor owns and operates the Chicago O'Hare International Airport ("Airport"), situated in the City of Chicago, State of Illinois, containing certain terminal buildings; and

Whereas, Pursuant to the Agreement, Licensor operates a foreign currency exchange concession in Terminal Building Number 4 of the Airport; and

Whereas, Pursuant to Article I of the Agreement, under which additional locations at the Airport for the foreign currency exchange operations of the Licensee may be designated, the Licensee currently operates foreign currency exchange facilities from a space in Terminal Building Number 3 of the Airport and from mobile carts located in Terminal Building Number 1 of the Airport; and

Whereas, Licensor and Licensee desire to extend the term of the Agreement and to amend the license fees payable by Licensee under the Agreement; and

Whereas, Licensor and Licensee desire that Licensee open a foreign currency exchange facility in the new Terminal Building Number 5 of the Airport and close the foreign currency exchange facility in Terminal Building Number 4 of the Airport; and

Whereas, Licensor and Licensee desire that Licensee maintain, at the sole discretion of Licensor, the foreign currency exchange facility in Terminal Building Number 3 of the Airport and Licensee's mobile cart operation; and

Whereas, Licensor and Licensee desire that if Licensor so requests, Licensee will install and operate not more than three (3) automated teller machines at locations in Terminal Building Number 5 to be determined by the Commissioner of Aviation of the City (the "Commissioner"); and

Whereas, A dispute has arisen between the Licensor and the Licensee regarding whether Licensee is in arrears under the terms of the Agreement, and the Licensor and Licensee have agreed to settle their dispute by entering into this Amendment and a Payment Agreement and Note, the form of which is attached hereto as (Sub)Exhibit F;

Now, Therefore, The Parties agree as follows:

1. The above recitals are incorporated herein by reference as if fully set forth below. Terms defined in the Agreement shall have the same meanings in this Amendment.

The following modifications and amendments to the Agreement are effective as of the date first written above:

2. Exhibit A to the Agreement is hereby deleted and replaced by (Sub)Exhibit A attached hereto. Article I ("Premises"), Paragraph A of the Agreement is hereby deleted in its entirety and replaced by the following:

"Licensor, in consideration of the compensation and the covenants and agreements set forth herein to be kept and performed by Licensee, does hereby grant unto Licensee licenses for the following areas, all of which Licensee accepts, at the Airport, described as Foreign Currency Exchange Concession Areas:

- (1) Space K-4 ('Terminal 3 Space'), consisting of approximately 90 square feet in Terminal Building Number 3 as indicated in (Sub)Exhibit A which is attached hereto and incorporated herein by this reference.
- (2) Space 4-134 ('Terminal 4 Space'), consisting of approximately 550 square feet in Terminal Building Number 4 as indicated in (Sub)Exhibit A.
- (3) Space L-216 (Terminal 5 Space A'), consisting of approximately 470 square feet in the lower level of Terminal Building Number 5 and identified in (Sub)Exhibit A, and another space not to exceed 250 square feet (Terminal 5 Space B') in a location in the upper level of Terminal Building Number 5 to be reasonably determined by the Commissioner. (Terminal 5 Space A and Terminal 5 Space B are sometimes collectively referred to as the Terminal 5 Spaces'.)"
- 3. The first paragraph of Article II ("Term") of the Agreement is hereby deleted in its entirety and replaced by the following:

"The term of this Agreement shall begin on the date of execution and shall end on December 31, 1999.

- A. Term of License for Terminal 3 Space. The term of the license for the Terminal 3 Space shall begin on the date on which Licensee occupied the Terminal 3 Space and shall terminate on the earlier of December 31, 1999, or thirty (30) days after written notice of the termination of such license from the Commissioner of Aviation of the City (the 'Commissioner'), in his sole discretion, to the Licensee.
- B. Term of License for Terminal 4 Space. The license for the Terminal 4 Space shall begin on the Operations Date and shall terminate on October 15, 1993, or such earlier date as the Commissioner, in his sole discretion, shall determine.

- C. Terms of Licenses for Terminal 5 Spaces. The term of the license for Terminal 5 Space A shall begin on May 27, 1993, and terminate on December 31, 1999. The term of the license for Terminal 5 Space B shall begin on September 30, 1993, or such later date as the Commissioner shall determine, and terminate on December 31, 1999."
- 4. Article III, Paragraph A, Subparagraph 1 ("Annual Fixed License Fee") of the Agreement is hereby deleted in its entirety and replaced by the following:
 - "1) Annual Fixed License Fee. A license fee of Thirty Dollars (\$30.00) per square foot per annum ('Fixed License Fee') for the Premises described in Article I, and at the same rate for any additional space granted under this Agreement. Notwithstanding the foregoing, Licensee shall not be obligated to pay Licensor the Fixed License Fee for the Terminal 4 Space for the period beginning on May 27, 1993, and ending on the date that the license for the Terminal 4 Space terminates."
- 5. Article III, Paragraph A, Subparagraph 2 ("Minimum Guaranteed License Fee/Percentage License Fee") of the Agreement is hereby deleted in its entirety and replaced by the following:
 - "2) Annual Percentage License Fee. Beginning on June 1, 1993, an annual percentage license fee ('Annual Percentage License Fee') equal to the greater of (a) or (b) below:
 - (a) An annual minimum percentage license fee of \$300,000; or
 - (b) An annual percentage license fee of 2.9% of Licensee's annual gross receipts derived from its operations at the Airport, excluding those revenues realized from the operation of automated teller machines ('A.T.M.s') as described in Article XXXVII hereof. In the event that Licensee's gross receipts exceed \$12,000,000 in any year, Licensee shall pay to Licensor an annual percentage license fee comprised of the following: i) 2.9% of \$12,000,000; and ii) 3.5% of the excess of Licensee's gross receipts above \$12,000,000."
- 6. Article III, Paragraph A, Subparagraph 3, is hereby deleted in its entirety and is replaced by the following."

- "3. In the event that this Amendment terminates on any date other than on a May 31, the Fixed License Fee and the Annual Percentage License Fee payable by Licensee under this Amendment for the period from the previous June 1 to the date of the termination of this Amendment shall be prorated based upon the proportion that the period from such June 1 to such termination date bears to a full year."
- 7. Article III, Paragraph A, Subparagraphs 4) and 5) are hereby deleted in their entirety.
- 8. Article III, Paragraph B ("Schedule of Payments") of the Agreement is hereby deleted in its entirety and replaced by the following:
 - "B. Schedule of Payments. Licensee shall pay each month in advance to the City Comptroller of the City of Chicago (hereinafter called 'City Comptroller') the sum equal to 1/12th of the annual minimum license fee and the Fixed License Fee noted above for Chicago O'Hare International Airport. The initial payment of this sum is to be on June 1, 1993.

Licensee, within fifteen (15) days of the end of each calendar month, shall furnish a separate monthly report of gross receipts for each location at the Airport, certified by an officer of Licensee, to the City Comptroller and the Commissioner of Aviation.

Additional payments for fees payable in excess of amount paid as required above shall be due on the deadline for the submission of the annual 'Statement of Sales and Fees' as established in Paragraph D of Article Π ."

9. The second paragraph of Article III, Paragraph C ("Records of Licensee") is hereby deleted in its entirety and replaced by the following:

"The term 'gross receipts' shall include: (a) the retail price of all merchandise sold, and services rendered in, on, about or from the granted premises or from such other locations at the Airport operated by Licensee, as herein provided, including total sales or purchases of foreign and United States currency (other than purchases of such foreign and United States currency for inventory from firms which are commercial suppliers of such currency), bank notes, coins and any other exchanges permitted under this Agreement; (b) the full amount of all orders for goods or services accepted by Licensee in, on, about or from the granted premises, whether or not to be filled or performed at any other place, and the full amount of all orders accepted by Licensee

elsewhere, but to be filled or performed in, on, about or from the granted premises."

- 10. Article V ("Investment by the Licensor and Licensee") of the Agreement is hereby modified and amended by adding the following new Paragraphs F and G.
 - "F. Installation and Improvements in Terminal 4 Space. Licensee agrees that it shall, in order to maintain the continued operation of the Foreign Currency Exchange in the Terminal 4 Space, maintain the installations, equipment, furnishings and all other improvements in the Terminal 4 Space until the license for the Terminal 4 Space is terminated as provided in this Agreement.
 - G. Completion Dates for Construction, Improving, and Equipping Terminal 5 Spaces. Licensee shall complete the construction, improving, furnishings, and equipping of the Terminal 5 Spaces in accordance with (Sub)Exhibit C attached hereto and incorporated herein by this reference and shall complete such activities and be open for business at the Terminal 5 Space A by May 27, 1993, and at the Terminal 5 Space B by September 30, 1993, or such later date as the Commissioner shall determine."
- 11. Paragraph A ("Hours of Operation") of Article VI of the Agreement is hereby deleted in its entirety and replaced by the following:
 - "A. Hours of Operation. The concessions at each location described on (Sub)Exhibit A shall remain open to serve the maximum number of incoming and outgoing passengers, during reasonable business hours, seven days a week, for the term of the license at each location, provided, however, that if the Commissioner deems it necessary to better serve the public, the Licensee agrees to remain open for longer periods as may be reasonably directed in writing by the Commissioner."
- 12. Subparagraph (1) of Article IX is hereby deleted in its entirety and replaced by the following:
 - "(1) The permanent abandonment of the Airport or Terminal Building Number 5 unless, in the case of abandonment of Terminal Building Number 5, the Licensee is relocated into an equivalent location pursuant to Article XXV."

13. Article XII ("Insurance") is hereby deleted in its entirety and replaced by the following:

"XII. Insurance.

(1) Insurance For T-5 Spaces Prior to Licensee's Occupancy of the T-5 Spaces.

During the period prior to Licensee's occupancy of the T-5 Spaces, the insurance requirements in (Sub)Exhibit C and the attachment thereto, shall apply to the T-5 Spaces.

(2) Licensee Provided Insurance During Occupancy of the Premises.

Licensee shall procure and maintain, at all times, at Licensee's own expense, during the term of Licensee's license of the Premises as specified in Article II, the types of insurance specified below, with insurance companies authorized to do business in the State of Illinois, covering all services under this Agreement when performed by Licensee.

The kinds and amounts of insurance required are as follows:

(a) Worker's Compensation and Occupational Disease Insurance.

Workers Compensation and Occupational Disease Insurance, in statutory amounts, covering all employees who are to provide a service under this Agreement. Employer's liability coverage with limits of not less than \$500,000 each accident or illness shall be included.

(b) Commercial Liability Insurance (Primary and Umbrella).

Commercial Liability Insurance or equivalent with limits of not less than \$2,000,000 per occurrence, combined single limit, for bodily injury, personal injury, and/or property damage liability. Products/completed operations, independent contractors, broad form property damage, fire legal liability and contractual liability coverages are to be included. Licensor is to be named as an additional insured.

(c) Automobile Liability Insurance.

When any motor vehicles are used in connection with work activities conducted under this Agreement, the Licensee shall provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence combined single limit, for bodily injury and property damage. Licensor is to be named as an additional insured.

(d) Blanket Crime.

Licensee shall obtain and maintain a blanket crime insurance policy, including a computer fraud and credit card extension, covering all persons handling funds under this Agreement against loss by reason of theft, robbery, dishonesty, destruction, disappearance or other crimes. The amount of the policy shall be written to cover losses in an amount of not less than the amount of monies collected and received at any given time.

(e) All Risk Property Insurance.

Property Insurance coverage shall be maintained by Licensee for full replacement value to cover the Licensee's material, equipment, tools and supplies. Licensee shall be responsible for any loss or damage to any personal property of Licensee incurred during the term of this Agreement.

(f) All Risk Blanket Builder's Risk Insurance.

When Licensee undertakes any construction, including improvements, betterments and/or repairs, on the Premises, the Licensee shall provide All Risk Blanket Builder's Risk Insurance to cover the materials, equipment, machinery, and fixtures that are or will be part of the permanent facility. Licensor is to be named as an additional insured and proceeds of insurance shall be made payable to the Licensor as loss payee.

(g) Professional Liability.

When any architects, engineers, or consulting firms perform work in connection with this Agreement, Professional Liability Insurance shall be maintained with limits of \$1,000,000. The policy shall have an extended reporting

period of two years. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the improvements.

(h) Valuable Papers Insurance.

When any plans, designs, drawings, specifications and documents are produced or used under this Agreement, Valuable Papers Insurance shall be maintained in an amount to insure against any loss whatsoever, and shall have limits sufficient to pay for the recreation and reconstruction of such records.

The insurance requirements stipulated in subparagraph (2) above shall comply with the following conditions:

Licensee shall furnish, and shall cause its respective subcontractors to furnish, the City of Chicago, Department of Aviation and Risk Management, original Certificates of Insurance evidencing the required coverage to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Licensee shall submit, and shall cause its respective subcontractors to submit, evidence of insurance on the City of Chicago Insurance Certificate of Coverage Form prior to contract award.

The insurance hereinbefore specified shall be carried until all work required to be performed under the terms of any contract is satisfactorily completed and formally accepted. Failure to carry or keep such insurance in force may constitute a violation of this Agreement, and the Licensor maintains the right to terminate this Agreement or stop work until proper evidence of insurance is provided.

The insurance shall provide for 60 days prior written notice to be given to Licensor in the event coverage is substantially changed, cancelled, or non-renewed.

Licensee shall require all of its respective subcontractors of any tier to carry the insurance required herein, or Licensee may provide the coverage for any or all subcontractors and, if so, the evidence of insurance submitted shall so stipulate.

Licensee expressly understands and agrees, and shall cause its respective subcontractors to expressly understand and agree, that any insurance coverage and limits furnished by them shall in no way limit their liabilities and responsibilities specified within this Agreement or by law.

Licensee agrees, and shall cause each of its respective subcontractors to agree, that insurers shall waive their rights of subrogation against Licensor.

Licensee expressly understands and agrees and shall cause its respective subcontractors to expressly understand and agree that any insurance maintained by the Licensor shall apply in excess of and not contribute with insurance provided by them. Licensee expressly understands and agrees that any insurance furnished by Licensee hereunder shall in no way limit the Licensee's liability and responsibilities within this Agreement or by law.

Licensor maintains the right to modify, delete, alter or change these requirements."

14. The third subparagraph of Paragraph B of Article XXI of the Agreement is hereby deleted in its entirety and replaced by the following:

"i) Federal Requirements.

It shall be an unlawful employment practice for the Licensee (1) to fail or refuse to hire or to discharge any individual, or otherwise to discriminate against any individual with respect to his compensation, or the terms, conditions, or privileges of his employment, because of such individual's race, color, religion, sex, age, handicap or national origin; or (2) to limit, segregate, or classify its employees or applicants for employment in any way which would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect his status as an employee, because of such individual's race, color, religion, sex, age, handicap or national origin.

Licensee shall comply with The Civil Rights Act of 1964, 42 U.S.C., Sec. 2000 et seq. (1988), as amended. Attention is called to: Exec. Order No. 11,246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C., 2000(e) note, as amended by Exec. Order No. 11,375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12,086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C., Sec. 6101-6106 (1988); Rehabilitation Act of 1973, 29 U.S.C., Sec. 793-794 (1988); Americans with Disabilities Act, 42 U.S.C., §12101 et seq.; and 41 C.F.R., Part 60, et seq. (1990).

ii) State Requirements.

Licensee shall comply with the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq., as amended and any rules and regulations promulgated in accordance therewith, including, but not limited to the Equal

Employment Opportunity Clause, 5 Ill. Admin. Code §750 Appendix A.

iii) City Requirements.

Licensee shall comply with the Chicago Human Rights Ordinance, Ch. 2-160, Section 2-160-010, et seq., of the Municipal Code of Chicago ("Code"), as amended. Further, Licensee shall furnish and shall cause any of its subcontractor(s) to furnish such reports and information as requested by the Chicago Commission on Human Relations."

- 15. Article XXVI ("Notices") of the Agreement is hereby modified and amended by changing the address for notice to Licensor to: Department of Aviation, 20 North Clark Street, Suite 3000, Chicago, Illinois 60602, Attention: Commissioner.
- 16. Article XXX ("Options on Additional Space") of the Agreement is hereby deleted in its entirety.
- 17. Article XXXI ("Governmental Approvals") of the Agreement is hereby renumbered to be Article XXX.
- 18. The following Articles are hereby inserted and incorporated into the Agreement:

Article XXXI.

No Damages For Delay.

The Licensee agrees that it shall make no claims against the City for damages, charges, additional costs or fees for any lost profits or costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

Article XXXII.

Warranties And Representations.

In connection with the execution of this Agreement, Licensee warrants and represents:

- A. That it is financially solvent; that it and each of its employees and agents are competent to perform as required under this Agreement; and that the Licensee is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and
- B. That no officer, agent or employee of the City is employed by the Licensee or has a financial interest directly or indirectly in this Agreement or the compensation to be paid hereunder except as may be permitted in writing by the Board of Ethics established pursuant to Chapter 2-156 of the Municipal Code of Chicago (the "Code"); and that no payment, gratuity or offer of employment shall be made in connection with this Agreement by or on behalf of any subcontractors to Licensee or higher tier subcontractors or anyone associated therewith, as an inducement for the award of a subcontract or order; and Licensee further acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 of the Code shall be voidable as to the City; and
- C. That Licensee shall not knowingly use the services of any contractor or consultant who is prohibited by law or ordinance from contracting with the City for any purpose in Licensee's performance under this Agreement; and
- D. That Licensee is not in default at the time of the execution of this Agreement, or deemed by the Purchasing Agent to have, within five years immediately preceding the date of this Agreement, been found to be in default under any contract awarded by the City; and
- E. That Licensee and, to the best of its knowledge, any of its subcontractors are not in violation of the provisions of Section 2-92-320 of the Code. Section 2-92-320 of the Code states, in pertinent part, that, except as provided for therein, no person or business entity shall be awarded a contract or subcontract if that person or business entity or an affiliated entity thereof (as defined in Chapter 2-92 of the Code): (i) has been convicted of bribery or attempting to bribe a public officer or employee of the City, the State of Illinois, or any other public entity, in that officer or employee's official capacity; or (ii) has been convicted of agreement or collusion among bidders or prospective bidders in restraint of freedom of competition by agreement to bid a fixed price, or otherwise; or (iii) has made an admission of guilt to such conduct described in clause (i) or (ii) above which is a matter of record but has not been prosecuted for such conduct. Ineligibility under Section 2-92-320 of the Code shall continue for three years following such conviction or admission. For purposes of Section 2-92-320 of the Code, when an official, agent or employee of a business entity has committed any offense under such section on behalf of such an entity and pursuant to the direction or authorization of a

responsible official thereof, the business entity shall be chargeable with the conduct. In connection herewith Licensee has executed a certification as required under 720 ILCS 5/33E, as amended, and 65 ILCS 5/11-42.1-1 which is attached hereto as part of (Sub)Exhibit D and incorporated by reference as if fully set forth herein. Prior to entering into any contractual relationship with any third party in order to perform under this Agreement, Licensee shall conduct a reasonable investigation in order to determine compliance with this paragraph. If after the Licensee enters into such a contractual relationship, it is determined that such contractual relationship is in violation of this paragraph, Licensee shall immediately cease to use such third party in performing under this Agreement. In all cases in which the Licensee enters into a contractual relationship with such third parties, the terms of such contract shall provide that Licensee shall be entitled to recover all payments made by Licensee to such third party if prior to or subsequent to the beginning of such contractual relationship the use of such third party in order to perform under this Agreement would be violative of this paragraph; and

- F. That it shall be the duty of Licensee and all officers, directors, agents, partners, and employees of the Licensee to cooperate with the Inspector General of the City of Chicago in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Code. Licensee understands and will abide by all provisions of Chapter 2-56 of the Code; and
- G. Licensee has no outstanding parking violation complaints or debts owed to the City as defined in Section 2-92-380 of the Code.

Article XXXIII.

Business Documents And Disclosure Of Ownership Interest.

Licensee shall provide copies of its latest articles of incorporation, by-laws and resolutions, and evidence of its authority to do business in the State of Illinois including, without limitation, registrations of assumed names and certifications of good standing with the Office of the Secretary of State of Illinois. Licensee shall provide the City with a Disclosure of Ownership Interest Affidavit, a completed copy of which is attached hereto and incorporated by reference herein as part of (Sub)Exhibit D. Licensee shall further cause its subcontractors or, if a partnership or joint venture, all members of the partnership or joint venture, to submit all such documents to the City.

Article XXXIV.

Anti-Apartheid.

Licensee has executed the Non-Bid, Non-Professional Services Anti-Apartheid Affidavit (the "Affidavit") attached to this Agreement as part of (Sub)Exhibit D and incorporated into this Agreement by reference. Licensee understands and acknowledges that the City may declare a default and terminate all existing contracts with Licensee and may terminate this Agreement if Licensee violates any provision of Chapter 3-68 of the Code (as applicable), including but not limited to (i) a violation of the certifications contained in the Affidavit; (ii) the concealment of an existing contractual relationship or entering into a contractual relationship with (A) South Africa, (B) a South African business, or (C) any business or corporation for the express purpose of assisting operations in, or trading with any private or public entity located in South Africa; and (iii) the sale to the City of goods principally manufactured, produced, assembled, grown or mined in South Africa. This right of termination is supplemental to any other remedy which the City may have under this Agreement, at law or in equity, and shall entitle the City to direct, indirect, special and consequential damages and any other applicable legal or equitable remedy.

Further, Licensee understands and acknowledges that any person who violates any provision of Chapter 3-68 of the Code shall be subject to a fine of not less than \$500 and not more than \$1,000 for each offense. Every day that the violation continues shall constitute a separate and distinct offense. This fine shall be in addition to the remedy of termination enumerated above, and any other remedy available under applicable law. The Licensee shall include this provision in all contracts with any subcontractors.

Article XXXV.

D.B.E. Compliance.

The Additional Special Conditions Regarding Disadvantaged Business Enterprise Commitment (in connection with Airport Business Opportunities) and executed schedules are hereby incorporated as (Sub)Exhibit E and made a part of this Agreement. Notwithstanding anything contained herein to the contrary, the D.B.E. Concession Goal for this Agreement is 100%, and the Specific Concession Agreement D.B.E. Goal is 30%.

Article XXXVI.

This Agreement is expressly subject to the Aviation Security Improvement Act of 1990 (P.L. 101-604) ("Act"), the provisions of which are hereby incorporated by reference, including without limitation Sections 105, 109 and 110, and all rules and regulations promulgated thereunder. In the event that Licensee, or any individual employed by the Licensee, in the performance of this Agreement, has (i) unescorted access to aircraft located on or at the Licensor's airports; (ii) unescorted access to secured areas; or (iii) capability to allow others to have unescorted access to such aircraft or secured areas, Licensee shall be subject to, and further shall conduct with respect to its subcontractors and the respective employees of each, such employment investigations, including criminal history record checks, as the Administrator of the Federal Aviation Administration and Licensor may deem necessary. Further, in the event of any threat to civil aviation, as defined in the Act, Licensee shall promptly report any information in accordance with those regulations promulgated by the Secretary of the United States Department of Transportation and by Licensor. Finally, in the event this Agreement involves the construction, reconstruction, demolition or alteration of facilities to be located at or on the Licensor's airports, Licensee shall, notwithstanding anything contained in this Agreement, at no additional cost to the Licensor, perform this Agreement in compliance with those guidelines developed by the Licensor and the Federal Aviation Administration, and with the objective of maximum security enhancement. In the event this Agreement involves the design of facilities or equipment, the drawings, plans, and specifications to be provided under this Agreement shall comply with those guidelines developed by the Licensor and the Federal Aviation Administration and in effect at the time of the submittal of such drawings, plans and specifications.

Article XXXVII.

Automated Teller Machines.

Upon the request of the Commissioner, Licensee shall install automated teller machines ("A.T.M.s"), in a number not to exceed three (3), which shall be reasonably determined by the Commissioner, in such locations in Terminal Building Number 5 as designated by the Commissioner, for such period of time during the term of this Agreement as the Commissioner shall determine. The A.T.M.s shall perform at least the following functions: 1) withdrawals from a checking or savings account or accounts; 2) acceptance of Master Card, Visa, and American Express cards for cash withdrawals; 3) transfers

between checking and/or savings accounts; and 4) checking or savings accounts balance inquiries. Licensee agrees to pay Licensor the following fees for the operation of the A.T.M.s: a fixed license fee of Thirty Dollars (\$30.00) per square foot per annum for the premises on which the A.T.M.s are located, and a percentage license fee ("A.T.M. Percentage License Fee"). The A.T.M. Percentage License Fee shall be calculated as follows: 1) if Licensee operates one or two A.T.M.s, the A.T.M. Percentage License Fee shall equal 20% of the amount by which Licensee's monthly gross revenues exceed \$7000; 2) if Licensee operates three A.T.M.s, the A.T.M. Percentage License Fee shall equal 20% of the amount by which Licensee's monthly gross revenues exceed \$10,500. For the purposes of this Article XXXVII, "gross revenues" equals all revenues realized by Licensee as a result of the operation of the A.T.M.s.

Article XXXVIII.

Compliance With All Laws.

Licensee shall at all times observe and comply with all applicable laws, ordinances, rules, regulations, court orders and executive orders of the federal, state and local government and federal agencies, including but not limited to the Federal Aviation Administration and Environmental Protection Agency and airports, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement. Provision(s) required by law, ordinances, rules, regulations, or executive orders to be inserted in this Agreement shall be deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement shall forthwith be amended to make such insertion; however, in no event shall the failure to insert such provision(s) prevent the enforcement of this Agreement.

- 19. All references in the Agreement to "Department of Public Works" shall be revised to read "Department of Aviation", and all references to "Commissioner of Public Works" shall be revised to read "Commissioner of Aviation".
- 20. The Agreement, as amended hereby, is ratified and confirmed and shall remain in full force and effect.

In Witness Whereof, The parties hereto have caused this Amendment to be executed on the day and year first written above.

City of Chicago,	·
By: Mayor	
Approved:	
Commissioner of Aviation	
City Comptroller	
Approved As To Form And Legality:	
Assistant Corporation Counsel	
•	Independence Bank of Chicago
	By:
	Its:
Attest:	Subscribed and sworn to before me this day of, 1993.

Ву: _	 	 	
Its:			

[(Sub)Exhibit "D" referred to in this Amendment to Concession License Agreement unavailable at time of printing.]

[(Sub)Exhibit "A" attached to this Amendment to Concession License Agreement printed on pages 33450 through 33452 of this Journal.]

(Sub)Exhibits "C", "E" and "F" attached to this Amendment to Concession License Agreement read as follows:

(Sub)Exhibit "C".

(To Amendment To Concession License Agreement)

Design And Construction Provisions.

1. Definitions.

The following words and phrases shall have the following meanings solely for purposes of this (Sub)Exhibit:

"Contract" means, generally, those contracts between Licensee and the Design and Construction Contractors for design or construction of a defined scope of Work for the Project, which shall include the terms and conditions under which such Work will be performed.

"Contractor" means any person or entity with whom Licensee contracts to perform any part of the Work.

"Project" means collectively Improvements to the Premises.

"Subcontractor" means any person or entity with whom a Contractor contracts to provide any part of the Work, including subcontractors of any tier, suppliers and materialmen, whether or not in privity with Contractor.

"Tenant Coordinator" means Terminal 5 Team who shall represent the Licensor in all matters relating to the performance of the Work by Licensee or its Contractors, as further defined in Section 5(b).

2. Performance Of The Work.

Licensee shall perform the Work, or cause the Work to be performed. Licensee may award contracts for the Work to be performed, but Licensee shall remain responsible for the Work. Licensee shall not under any circumstances utilize the services of any entity which is barred from contracting with the Licensor or State pursuant to any law, ordinance, rule or regulation.

3. Time Is Of The Essence.

Licensee shall use all efforts to perform, or cause to be performed, the Work within the time limits required under the Agreement, as applicable, or as requested from time to time by the Department. Licensee acknowledges that the failure by Licensee to meet the time limits specified shall result in severe economic or other losses to the Licensor, and that Time Is Of The Essence.

4. Site Rules.

The Site Rules and Regulations ("Site Rules"), which are attached hereto and incorporated by reference herein. Licensee must incorporate the Site Rules into each Contract. To the extent that these Site Rules conflict with any portions of the Contracts, these Site Rules shall prevail.

For purposes of the Work in accordance with this Agreement, the following amendments and deletions are applicable to the attached Site Rules:

- (a) T5T shall coordinate the activities of Licensee and its Contractors.
- (b) The Licensor shall provide builder's risk coverage for improvements performed, or caused to be performed, by Licensee. Licensee shall, however, be responsible for any additional or increased premium resulting from adding the endorsement of Licensee to the Licensor's policy. Further, the Licensor shall not be responsible for a \$10,000 deductible for each

claim relating to or arising from the activities of the Contractor. Licensee shall be responsible for the payment of any such deductible.

5. Licensor/Licensee Coordination.

- (a) Licensee shall designate a Project Manager who shall manage and coordinate the Work. Licensor shall direct all communications regarding the Work to the Project Manager.
- (b) The Commissioner shall designate a person to represent Licensor in all matters relating to the performance of the Work hereunder and to constitute the point of receipt for all submittals, unless expressly specified otherwise herein. For purposes of the initial design and construction, such person shall be the Tenant Coordinator. In all provisions of this (Sub)Exhibit in which Licensor's written approval or consent is required, such approval or consent must be that of the Tenant Coordinator, unless Licensee is notified in writing by the Commissioner otherwise. Any approval or consent by the Tenant Coordinator hereunder shall not create any liability on Licensor, in whole or in part, for the professional or technical accuracy of Licensee's Work to be provided hereunder. The Tenant Coordinator shall be the final arbiter of any decision to be made or consent or approval to be given under this (Sub)Exhibit. The Tenant Coordinator shall further assist Licensee in coordinating Licensee's Work with other projects and operations at the airport and in Licensee's contacts with any federal, state, or local government agencies. The Tenant Coordinator shall provide such personnel as may be needed from time to time.

6. Warranty And Standard Of Performance.

Licensee warrants the Work for the one (1) year period after the date of final completion of the Work or such longer period of time as: (i) is required by law, or (ii) is supplied by Contractors. The warranty of the Work shall cover any Work that: (i) is defective in material or workmanship, (ii) does not conform to the plans, or (iii) does not satisfy any applicable requirements described herein.

Licensee shall perform, or cause to be performed, all Work with that degree of skill, care and diligence normally exercised by professionals performing equivalent work in projects of a scope and magnitude comparable to the work hereunder. Licensee shall further perform, or cause to be performed, all Work hereunder according to those standards for Work at the Airport promulgated by the Department, F.A.A. and any other interested federal, state or local governmental units, including without limitation any Airport Design and Construction Standards.

7. Requirements For Work.

(a) Project Plans And Approvals Of Plans.

Licensee shall submit, or cause to be submitted, at such levels as may be reasonably requested by the Tenant Coordinator, proposed drawings, plans, and specifications for review and comment by the Tenant Coordinator. Such drawings, plans, and specifications, and all amendments thereto, and the schedule information to be provided by Licensee under Paragraph 7(b), shall be subject to the approval of the Tenant Coordinator. The Tenant Coordinator will approve, conditionally approve, or disapprove submissions of any such drawings, plans and specifications within fifteen (15) days, or as mutually agreed to following receipt thereof. Any conditional approval or disapproval shall be accompanied by an explanation. If Licensee intends to adopt fast track construction procedures, Licensee must still complete each contract package to a reasonable level of detail (including alternate designs selected by Licensee for major structural, mechanical, electrical and architectural elements) that will provide the Tenant Coordinator adequate information upon which to base its review and approval. Licensee shall not proceed with construction operations until all necessary approvals have been obtained.

(b) Licensee To Provide Information.

Prior to the commencement of the Work, and thereafter as often as may be necessary to provide the Tenant Coordinator with current and complete information about the Work, Licensee shall submit to the Tenant Coordinator: (i) initial and updated construction schedules (which shall be reviewed by the Tenant Coordinator for their impact and relation to other projects or operations at the Airport) indicating the proposed and/or actual sequence of all Work, and the estimated date of completion of the Work under each of Licensee's Contracts; and (ii) initial and updated site utilization plans, including limit lines, on-site storage and office areas, and proposed temporary alterations or detours and support detours intended to maintain public access and support services, to, from, through or past operating facilities at the Airport.

(c) Monitoring Of Work.

The Tenant Coordinator shall have the right to monitor the Work to assure that the Project is installed and constructed in conformity with the approved drawings, plans and specifications, and in accordance with the applicable standards therefor. In order to assist the Tenant Coordinator in monitoring the installation, construction, start-up and testing, Licensee shall submit, or cause to be submitted, to the Tenant Coordinator copies of all

- -- material certificates and samples;
- -- approved shop drawings;
- -- progress reports;
- -- notification of substantial completion of the Work;
- as-built drawings; and
- -- any other documents related to the Work which may be reasonably requested by Licensor.

(d) Change Orders.

No design change which alters: (i) the scope of the Work or the Project, or (ii) the construction schedule shall be implemented by Licensee without review and approval by the Tenant Coordinator. Tenant Coordinator will approve, conditionally approve or disapprove submissions of change orders, which shall be in the same degree of detail as initial submissions, within fifteen (15) days following receipt thereof. Any conditional approval or disapproval shall be accompanied by an explanation.

(e) Correction Of Work.

In the event the Tenant Coordinator determines that the Work is at material variance from the approved schedule, drawings, plans, and specifications or applicable standards, Licensee shall use its best efforts to expeditiously resolve such variance through immediate consultation with its Contractors. Until it has been determined by the Tenant Coordinator that the Work has been performed without material variance from the approved schedule, drawings, plans and specifications and applicable standards, the Tenant Coordinator may, by written notice to Licensee, (i) suggest to Licensee that Licensee withhold payments from any Contractor which has performed, in the judgment of the Tenant Coordinator, Work which is at material variance from the approved schedule, drawings, plans and specifications, or applicable standards or (ii) suggest to Licensee that it stop Work where it is directly affected by such variance from the approved schedule, drawings, plans, specifications and applicable standards. If Licensee's response is unacceptable in the opinion of the Tenant Coordinator, the Tenant Coordinator shall have the right to direct Licensee to stop any other Work that is at variance with the approved schedule, drawings, plans, and specifications or applicable standards until the affected Work is corrected or replaced.

Any Work which is: (i) in violation of the warranty described above, or (ii) at material variance from the approved schedule, drawings, plans, and

specifications or applicable standards shall be corrected or replaced by Licensee, directly or through its Contractors. The Tenant Coordinator shall inform Licensee of such defect in Work variance within ten (10) days following the detection of such defect, unless the defect affects the structural integrity or safety of the Project, in which case the Tenant Coordinator shall inform Licensee of such defect as soon as reasonably practicable.

8. Compensation To Licensor.

- (a) Within no more than thirty (30) days after receipt of an invoice from the Licensor in accordance with Subparagraph (c) below, Licensee shall compensate the Licensor for the cost of those services provided by the Licensor. The Licensor agrees to keep its cost as low as reasonably practicable; provided, however, that in no event shall the aggregate amount of the reimbursement to the Licensor be less than an amount equal to one and one-half percent $(1\frac{1}{2}\%)$ of the expenditures for the Work on the Project.
- (b) During the continuation of Work, the Licensor shall provide Licensee with an estimate of the Licensor required manhours and budgets each month with regard to its services.
- (c) The Licensor shall provide Licensee with monthly invoices that describe time charges for the staff assigned to the Project, and any other costs associated with the services provided by the Licensor. Licensee may, within ten (10) days of such provision, request a meeting with the Licensor to review and discuss such invoices. The Licensor shall hold such meeting or provide Licensee with a reasonable opportunity for such a meeting, and give due consideration to Licensor concerns and recommendations regarding such invoices. Licensee may further request, at Licensee's expense, Licensor to review and audit invoices related to the Work at any time. Licensee shall, upon reasonable request therefor, receive copies of all such audits performed by Licensor and may interview the personnel who performed such audits. In no event shall Licensee withhold from the Licensor the payment.

9. Nondisturbance Of Airport Tenants And Operations.

Any Work by Licensee and its Contractors shall be conducted in an orderly and proper manner, and shall not otherwise annoy, disturb, create a hazard, or be offensive to others at the Airport, or interfere with other projects on, or the operations of, the Airport, both landside and airside. Licensee shall promptly comply, and shall cause its Contractors to comply, with any request from the Commissioner or Tenant Coordinator to correct the demeanor or conduct of the Contractors. In the event Licensee or its Contractors fail to so comply, the Commissioner shall have the right to stop any or all Work being performed, until such compliance is achieved, without

terminating this Agreement. Licensor shall not be responsible for any additional expense resulting from stopping Work.

Upon conclusion of Work, Licensee shall provide the Tenant Coordinator with final waivers of lien from all Contractors. All such waivers must indicate that the Contractors have been compensated in full and waive all liens in connection with the Work and the Premises.

10. Performance And Payment Bonds.

Licensee shall post a performance and payment bond in the full value of the construction Work to be performed under this Agreement. Such bonds shall comply with the provisions of 30 ILCS 550/1 (1992), as amended, and Section 2-92-030 of the Chicago Municipal Code. The bond shall be in same form and content as provided by Licensor. The surety issuing such bond shall be acceptable to Licensor's Risk Manager. Licensor shall be named as co-obligee on all such bonds.

11. Minority And Women's Business Enterprises Commitment.

In the performance of the Work, including the procurement and lease of materials or equipment, Licensee shall abide by the minority and women's business enterprise commitment in accordance with the Schedules C-1 and D-1 and in accordance with the applicable M.B.E./W.B.E. Special Conditions.

12. Veterans Preference.

Licensee shall comply with the following provision and shall ensure that the following provision is inserted in all Contracts entered into with any Contractors and any labor organization which furnish skilled, unskilled and craft union skilled labor, or which may provide any materials, labor, or services in connection with this Agreement.

Contractor shall comply with the provisions of 330 ICLS 55/0.01 et seq. (1992) which requires that a preference be given to veterans in the employment and appointment to fill positions in the construction, addition to, or alteration of all public works.

13. Residency.

Licensee shall comply with, and shall ensure that its Contractors comply with, the provisions of Section 2-92-320 of the Code which requires that of the total construction worker hours performed by a Contractor in the

categories of unskilled construction laborers and skilled construction trade workers, at least 50% in each category shall be performed by Licensor residents.

14. Affirmative Action Plan.

Licensee shall commit to establishing, maintaining and implementing a written Equal Employment Opportunity and Affirmative Action Plan ("Plan") acceptable to the Licensor. The Plan will be considered in relation to the following goals for employment of women and minorities:

Minority Employment:
% of skilled hours
% of laborer hours
Women's Employment:
% of skilled hours
% of laborer hours

15. Steel Products.

Licensee shall comply with the following provision and shall ensure that the following provision is inserted in all Contracts entered into with any Contractors and any labor organizations which furnish skilled, unskilled and craft union labor or services in connection with the Project.

This Contract shall be subject to all provisions of the "Steel Products Procurement Act" (30 ILCS 565/1 et seq. (1992), as it may be amended from time to time. Steel Products used or supplied in the performance of this Contract or any subcontract thereto shall be manufactured or produced in the United States.

For purposes of this section "United States" means the United States and any place subject to the jurisdiction thereof and "Steel Products" means products rolled, formed, shaped, drawn, extruded, forged, cast, fabricated, or otherwise similarly processed or processed by a combination of two or more such operations, from steel made in the United States by the open hearth, basic oxygen, electric furnace, Bessemer of other steelmaking processes. Knowing violation of this section may result in the filing and prosecution of a complaint by the

Attorney General of the State of Illinois and shall subject violators to a fine of the greater of \$5,000 or the payment price received as a result of such violation.

- 16. Compliance With The Americans With Disabilities Act.
- (a) Design Contracts. Licensee warrants that all design documents produced for the Licensor under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for disabled or environmentally limited persons which apply to the Licensor including, but not limited to, the following: Americans with Disabilities Act, 42 U.S.C. §12101 et seq., as amended, and the Uniform Federal Accessibility Standards ("U.F.A.S.") or the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities ("A.D.A.A.G."); and the Illinois Environmental Barriers Act, 410 ILCS 25/1 et seq. (1992), and the regulations promulgated thereto at 71 Ill. Adm. Code Ch. 1, Sec. 400.110. In the event that the above-cited standards are inconsistent, Licensee shall comply with the standard providing greater accessibility.
- (b) Construction Contracts. All construction or alteration undertaken by Licensee or its Contractors under this Agreement shall be performed in compliance with all federal, state and local laws and regulations regarding accessibility standards for disabled or environmentally limited persons which apply to the Licensor including, but not limited to, the following: Americans with Disabilities Act, 42 U.S.C. §12101 et seq., as amended, and the Uniform Federal Accessibility Standards ("U.F.A.S.") or the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities ("A.D.A.A.G."); and the Illinois Environmental Barriers Act, Ill. Rev. Stat., Ch. 410 ILCS 25/1 et seq. (1992), and the regulations promulgated thereto at 71 Ill. Adm. Code Ch. 1, Sec. 400.110. Licensee shall, prior to construction, review the plans and specifications and notify the Licensor in the event that the plans and specifications are not in compliance with the above referenced standards.

Site Rules and Regulations attached to this (Sub)Exhibit "C" read as follows:

Site Rules And Regulations.

Tenant Contractors International Terminal Project.

General Information.

The International Terminal Project ("Project") contains several components, including the terminal building itself, airfield apron area, landside roadway, and parking lot, and segments of the Automated Transit System. The City of Chicago ("City") is the owner of the completed Project. The airline for which work is to be performed under this contract will be a tenant in the completed Project.

The Terminal Five Team ("T5T") is the Project Manager. T5T is an association comprised of Harbour Contractors, Inc.; Raymond M. Chin & Associates; and Ralph M. Parsons Company. Patrick C. Harbour is the Program Director. Terminal 5 Venture ("T5V") is the City's Construction Manager ("Construction Manager"). T5V is a joint venture of Gilbane Building Company; UBM, Inc.; Globetrotters Engineering Company; d'Escoto, Inc.; and Rubinos and Mesia Engineers. Group One Design ("Group One") is the design team for the Project. Group One is a joint venture of Perkins & Will; Heard & Associates; and Consoer Townsend & Associates. C.I.C.A. Termnal Equipment Corporation ("C.I.C.A. T.E.C.") is a consortium of the International Terminal Airline Parties and is responsible for certain equipment for the Project.

T5T coordinates the activities of the Construction Manager and Group One. C.I.C.A. T.E.C. must coordinate its activities with T5V and T5T. In addition, there are more than 50 Trade Contractors employed by T5V and C.I.C.A. T.E.C. whose work on this Project must be coordinated by T5T.

Each airline to which space has been leased in the completed Project is entitled under the terms of its lease with the City to perform tenant finish work on its exclusive use premises. Such work must also be coordinated with T5V and T5T. The Tenant Coordinator is Mark Skjervem. He can be reached at 601-8888 x747. Any questions regarding the coordination of your work with other Project Contractors should be addressed to him.

Because the Project is a highly complex, multi-prime effort, it is imperative that all persons performing work on the Project follow certain rules and regulations promulgated to promote the safe, economic, and timely completion of the Project. The City may promulgate additional Rules and Regulations pertaining to the Project as may be needed from time to time. These Rules and Regulations constitute a material term of your contract. In the event of any conflict between these Rules and Regulations and the Contract, these Rules and Regulations shall prevail. In addition, these Rules and Regulations shall be included in contracts with subcontractors of any tier. Failure to properly coordinate your work with T5T and T5V, or to follow these Rules and Regulations, may constitute grounds for loss of access to the Project Site.

Access To Site.

- 1. Contractor shall not proceed with any work without prior notification to and written approval from the Tenant Coordinator. All of Contractor's architects and consultants must make prior arrangements with the Tenant Coordinator prior to entering the Site.
- 2. Contractor will be provided with two vehicle stickers which will allow access into the Project Site, provided Contractor is in compliance with these Rules and Regulations.
- 3. All of Contractor's employees shall park in the remote parking lot located at Mannheim and Spine Roads. Contractor is responsible for its employees' transportation to and from the Project Site.
- 4. All deliveries are to be scheduled in advance with the Tenant Coordinator. Material and equipment deliveries shall be made to the lower level loading dock or via the upper level roadway to a designated vestibule. The upper level roadway has a 72,000 pound gross weight restriction per vehicle.
- 5. The "Operations Areas" located on the apron level are mainly accessed from the airside of the concourses. Contractor will be responsible for obtaining permission from the Tenant Coordinator to travel on the airside.
- 6. This contract is expressly subject to the Aviation Security Improvement Act of 1990 (P.L. 101-604) ("Act"), the provisions of which are hereby incorporated by reference, including without limitation Sections 105, 109 and 110, and all Rules and Regulations promulgated thereunder. In the event that the Contractor, or any individual employed by the Contractor, in the performance of this Contract, has (i) unescorted access to aircraft located on or at the City's airports; (ii) unescorted access to secured areas; or (iii) capability to allow others to have unescorted access to such aircraft or secured areas, the Contractor shall be subject to, and further shall conduct with respect to its subcontractors and the respective employees of each, such employment investigations, including criminal history record checks, as the Administrator of the Federal Aviation Administration and the City may deem necessary. Further, in the event of any threat to civil aviation, as defined in the Act, the Contractor shall promptly report any information in accordance with those regulations promulgated by the Secretary of the United States Department of Transportation and by the City. Finally, the Contractor shall, notwithstanding anything contained in the contract specifications, at no cost to the City, perform the Contract in compliance with those guidelines developed by the City

and the Federal Aviation Administration, and in effect at the time of bid opening, with the objective of maximum security enhancement. In the event the Contract involves the design of facilities or equipment, the drawings, plans, and specifications to be provided under the Contract shall comply with those guidelines developed by the City and the Federal Aviation Administration and in effect at the time of the submittal of such drawings, plans, and specifications.

Safety/Security.

- 1. Contractor shall fully comply with T5V Safety and Security Manual, as may be amended from time to time. Copies of this manual may be obtained at the T5V Project Office.
- 2. Contractor shall fully comply with T5V Policies and Procedures for a Safe, Drug Free, and Alcohol Free Workplace, dated June 11, 1992. Copies may be obtained at the T5V Project Office.
- 3. Contractor shall attend weekly Project Coordination Meetings. These shall include, but not necessarily be limited to, Trade Contractor Coordination Meetings, and the Weekly Safety/Security Meeting.
- 4. All of Contractor's employees shall attend a new employee orientation meeting. This is a one-time event and must be attended before any employee begins working on site.
- 5. Contractor is solely responsible for the security of its work site. The City, its agents, officials or employees, are not responsible for damage to the Contractor's work or loss of property.

Operations.

1. Normal working hours are from 7:00 A.M. to 3:30 P.M.. Permission to work at other times may be granted in the sole discretion of the Tenant Coordinator. The request to work outside of normal working hours must be made no less than 24 hours before the work is to be started. Should the Contractor elect to work other than during normal working hours, Contractor shall pay for costs for all stand-by-facilities (e.g., paramedics, security, T5V supervision, etc.) required as a result of such work.

- 2. One service elevator and operator will be available for Contractor's use during normal working hours at no charge. It is noted that this elevator is shared by all contractors on the Project. If Contractor requires elevator usage at times other than during normal working hours, Contractor shall pay \$40.00 per hour for such usage.
- 3. Daily clean-up is a specific requirement. All clean-up is to be done by Contractor.
- 4. Contractor will be allowed use of existing temporary toilets.
- 5. Contractor shall be responsible for all temporary and permanent electrical power and lighting. Contractor may tie into the building system with prior written approval from the Tenant Coordinator. Contractor shall bear all costs associated with any mechanical and electrical tie-ins to the existing building systems required by the Contractor's work. There will be no charge for normal electrical consumption. The Tenant Coordinator will at his sole discretion determine any additional charges to be made.
- 6. Contractor will not be allowed to store material outside its immediate work area without prior approval from the Tenant Coordinator. If approval is given and the material must be moved, Contractor shall relocate material at its own cost.
- 7. If Contractor requires space for its office trailers or storage trailer, an area on the Project Site will be assigned to it by the Tenant Coordinator based on availability of space.
- 8. Contractor shall maintain updated as-built drawings and provide a set of as-built drawings to the Tenant Coordinator upon substantial completion of the work.

Damage To Project.

- 1. The Tenant Coordinator, or such party as he may designate, shall have the right to inspect the Contractor's work during normal working hours or at any other time deemed necessary by the Tenant Coordinator.
- 2. Contractor shall take all precautions to protect the Project and all work in place. Contractor shall bear all costs to repair the Project and any work in place damaged by its employees. Contractor shall pay for any and all damage to the Project or work in place as the result of its work. In the event the Contractor's operations cause any damage, interference, or inconvenience to work being carried out

under any other contract, Contractor shall restore, replace, rectify, or otherwise make good any damage to the satisfaction of the Tenant Coordinator. If the Contractor fails to comply with this provision, the work will be done by others at the expense of the responsible Contractor.

3. Special attention must be given to the terrazzo flooring and glass balustrades along moving walkways. The terrazzo floor must be planked with 2x4 lumber for any loads in excess of 6,000 lbs..

Coordination.

- 1. It is the express obligation and duty of Contractor to coordinate its work with the work of other Project contractors. Contractor shall not impede, hinder, or delay any other contractor in the performance of its work and shall remain solely and exclusively responsible for any damages or costs incurred by Contractor or other Project contractors as a result of the unreasonable hindrance or delay.
- 2. It is Contractor's duty to cooperate and communicate with any other Project contractors who will be performing work which may connect, complement or interfere with Contractor's work and each Contractor will be solely and exclusively responsible to resolve any disputes, scheduling interfaces, or coordination problems with all other Project contractors.
- 3. In the event that any other Project contractor performing work should hinder, disrupt, impede, delay, or damage Contractor's work, Contractor agrees that he shall look solely and exclusively to such Contractor for any and all financial relief and will in no event, make a claim, equitable or otherwise, or attempt to hold the City, its officers, agents or employees, T5T, T5V, Group One, or C.I.C.A. T.E.C. liable for any of the costs or delays thereof.

In addition, neither the City, its officers, agents or employees, T5T, T5V, Group One, or C.I.C.A. T.E.C. shall have any financial responsibility should additional costs be incurred by Contractor because of delays, required acceleration, or disruptions caused by other contractors.

4. Contractor agrees that it will be responsible to any other Project contractor performing work for any loss, injury, damage, or delay caused by Contractor. Contractor shall be solely and exclusively liable to and shall pay other contractors for all damages caused.

Compliance Will All Laws.

- 1. Contractor shall at all times observe and comply, and cause its subcontractors of any tier to observe and comply, with all applicable federal, state, and local laws, ordinances, rules, regulations, and executive orders, now existing or hereinafter in effect, which may in any manner affect the performance of the contract, the work thereunder, or the Project.
- 2. Provision(s) required by law, ordinance, rules, regulations, or executive orders to be inserted in the Contract shall be deemed inserted, whether or not they appear in the Contract or, upon application by either party, the Contract shall forthwith be physically amended to physically make such insertion: however, in no event shall the failure to insert such provision(s) prevent the enforcement of such provision or the Contract.

Payments, Insurance, Indemnity.

- 1. Any payments due and owing under these Rules and Regulations shall be made by the Contractor to T5V within thirty days of receiving each invoice.
- 2. The Contractor shall procure and maintain at all times the types of insurance specified below, at Contractor's own expense, until final acceptance of the Work covered by this Contract, and if required to return during the warranty period, during that period. The insurance must cover all operations under this Contract, whether performed by the Contractor or by subcontractors. All insurance policies shall be written with companies authorized to do business in the State of Illinois.

The kinds and amounts of insurance required are as follows:

a) Worker's Compensation And Occupational Disease Insurance.

Worker's Compensation and Occupational Disease Insurance, in statutory amounts, covering all employees who are to provide a service under this Contract. Employer's Liability coverage with limits of not less than \$500,000 each accident or illness shall be included.

b) Commercial Liability Insurance (Primary And Umbrella).

Commercial Liability Insurance or equivalent with limits of not less than \$2,000,000 per occurrence, combined single limit, for bodily injury, personal injury, and property damage liability.

Products/completed operations, explosion, collapse, underground, fire legal liability, independent contractors, broad form, property damage and contractual liability coverages are to be included. The City of Chicago, T5V, T5T, Group One and C.I.C.A. T.E.C. are to be named as additional insureds.

c) Automobile Liability Insurance.

When any motor vehicles are used in connection with work to be performed, the Contractor shall provide Automobile Liability Insurance with limits of not less than \$2,000,000 per occurrence combined single limit, for bodily injury and property damage. The City of Chicago, T5V, T5T, Group One and C.I.C.A. T.E.C. are to be named as an additional insureds.

d) All Risk Builder's Risk Insurance.

The City shall provide builder's risk coverage for Tenant improvements. However the City shall not be responsible for a \$10,000 deductible for each claim relating to or arising from the activities of the Contractor.

e) Professional Liability Insurance.

When any architects, engineers, or consulting firms perform work in connection with this Contract, Professional Liability Insurance shall be maintained with limits of \$1,000,000. The policy shall have an extended reporting period of two years. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract.

f) Valuable Papers Insurance.

When any plans, designs, drawings, specifications and documents are produced as used under this Contract, valuable papers insurance shall be maintained in an amount to insure against any loss whatsoever, and shall have limits sufficient to pay for the recreation and reconstruction of such records.

The Contractor will furnish the Tenant Coordinator original Certificates of Insurance evidencing the required coverage to be in force on the date of this Contract, and Renewal Certificates of Insurance, of such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this contract. The Contractor shall submit evidence of insurance on the City of Chicago Insurance Certificate of Coverage form, (copy attached) prior to contract award.

The Insurance specified above shall be carried until all work required to be performed under the terms of the Contract is satisfactorily completed and formally accepted. Failure to carry or keep such insurance in force may constitute a violation of the Contract, and the City maintains the right to stop work until proper evidence of insurance is provided.

The Insurance shall provide for 60 days prior written notice to be given to the City in the event coverage is substantially changed, canceled, or nonrenewed.

The Contractor shall require all subcontractors to carry the insurance required herein, or Contractor may provide the coverage for any or all subcontractors, and, if so, the evidence of insurance submitted shall so stipulate.

Contractor expressly understands and agrees that any insurance coverages and limits furnished by Contractor shall in no way limit the Contractor's liabilities and responsibilities specified within the Contract documents or by law.

The Contractor and each subcontractor agree that insurer shall waive their rights of subrogation against the City of Chicago.

The Contractor expressly understands and agrees that any insurance maintained by the City of Chicago shall apply in excess of and not contribute with insurance provided by the Contractor under the Contract.

The City of Chicago maintains the right to modify, delete, alter or change these requirements.

3. Contractor agrees to protect, defend, indemnify and hold the City T5T, T5V, Group One, C.I.C.A. T.E.C., and each of their respective officials, agents and employees (hereafter "the Indemnified Parties"), free and harmless from and against any and all claims, damages, demands and causes of action of all kinds including without limitation, claims of property damage, injury or death, in consequence of granting this Contract or arising out of our being in any way connected with Contractor's performance under this Agreement except for matters shown by final judgment to have been caused by or attributable to the Indemnified Parties negligence. The

Indemnification provided herein shall be effective to the maximum extent permitted by applicable statutes.

Contractor shall be solely responsible for the defense of any and all claims, demands or suits against the Indemnified Parties including without limitation, claims by any employee, subcontractors, agents, or servants of Contractor even though the claimant may allege that the Indemnified Parties were in charge of the work or allege negligence on the part of the Indemnified Parties.

"Injury" or "damage", as these words are used in this section shall be construed to include but not be limited to, injury or damage consequent upon the failure of or use or misuse by Contractor, its subcontractors agents, servants or employees, of any scaffolding, hoist, cranes, stays, ladders, supports, rigging, blocking, or any and all other kinds of items of equipment, whether or not the same be owned, furnished or loaned by the Parties.

The Contractor will promptly provide, or cause to be provided, to the Tenant Coordinator copies of such notices as they may receive of any claims, actions, or suits as may be given or filed in connection with the Contractor's performance or the performance of any subcontractor and for which the Parties are claiming indemnification hereunder and to give the Parties authority, information and assistance for the defense of any claim or action.

(Sub)Exhibit "E".

(To Amendment To Concession License Agreement)

Additional Special Conditions Regarding Disadvantaged Business Enterprise Commitment.

(In Connection With Airport Business Opportunities)

I. Commitment.

In accordance with the requirements of federal statutes and regulations and the City's Minority and Women Business Enterprise Ordinance (Section 2-92-420 et seq. of the Municipal Code of the City of Chicago) ("Ordinance"), it is the City's policy that disadvantaged business enterprises ("D.B.E.s"), as defined below, shall have the maximum opportunity practicable to

participate in the operation of concessions (the "Concessionaire") under any concession license agreement entered into with the City in connection with its airports ("D.B.E. Concession Goal"). The City's goal in 1992 is 15.8%, which means the City wants at least 15.8% of gross receipts from concession operations at the airports to be those of D.B.E. concessionaires. While there is no specific goal for this concession license agreement unless specified in this agreement, the maximum D.B.E. participation in the operation of this concession is desired to compensate for instances when such participation cannot be obtained.

In addition to encouraging D.B.E. participation in operating concessions, the City has a further goal of encouraging D.B.E.s to participate in providing the goods, work and services the Concessionaire may require in order to operate the concession ("Specific Concession Agreement D.B.E. Goal"). The Specific Concession Agreement D.B.E. Goal shall be thirty percent (30%) of gross receipts of each concession, unless these goals are modified: (i) elsewhere in this concession license agreement; (ii) in applicable federal regulations; or (iii) any relevant regulations promulgated by the City under the Ordinance.

II. General Provisions.

A. Definitions.

- (1) "Disadvantaged Business Enterprise" or "D.B.E." means a small business concern awarded certification as a business owned and controlled by socially and economically disadvantaged individuals in accordance with 49 C.F.R. Part 23 and the City Ordinance and relevant regulations.
- (2) "Socially and Economically Disadvantaged Individuals" means those individuals who are citizens of the United States (or lawfully admitted permanent residents) and who are Black Americans, Hispanic Americans, Native Americans, Asian-Pacific Americans, or Asian-Indian Americans (as defined below) or women and any other minorities or individuals found to be disadvantaged by the Small Business Administration pursuant to Section 8(a) of the Small Business Act. The Purchasing Agent shall make a rebuttable presumption that individuals in the following groups are socially and economically disadvantaged. The Purchasing Agent also may determine, on a case-by-case basis, that individuals who are not members of one of the following groups are socially and economically disadvantaged:

- a. "Black Americans", which includes persons having origins in any of the Black racial groups of Africa;
- b. "Hispanic Americans", which includes persons of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish or Portuguese culture or origin, regardless of race;
- c. "Native Americans", which includes persons who are American Indians, Eskimos, Aluets, or Native Hawaiians;
- d. "Asian-Pacific Americans", which includes persons whose origins are from Japan, China, Taiwan, Korea, Vietnam, Laos, Cambodia, the Philippines, Samoa, Guam, the U.S. Trust Territories of the Pacific, and the Northern Marinas;
- e. "Asian-Indian Americans", which includes persons whose origins are from India, Pakistan and Bangladesh; and
- f. "Women".
- (3) "Small Business Concern" means a small business as defined pursuant to Section 3 of the Small Business Act and relevant regulations promulgated pursuant thereto, except that a small business concern shall not include any concern or group of concerns controlled by the same socially and economically disadvantaged individual or individuals which has annual average gross receipts in excess of a certain sum over the previous three fiscal years, as adjusted periodically by the Secretary of Transportation for inflation.
- "Directory" means the Directory of Certified "Disadvantaged Business Enterprises" "Minority Business Enterprises" and "Women Business Enterprises" maintained and published by the Department of Purchases. The Directory identifies firms that have been certified as D.B.E.s, and includes both the date of their last certification and the area of specialty in which they have been certified. Concessionaires are responsible for verifying the current certification status of all proposed D.B.E. firms.
- (5) "Area of Specialty" means the description of a D.B.E. firm's business which has been determined by Purchasing Agent to be most reflective of the D.B.E. firm's claimed specialty or expertise. Each D.B.E. letter of certification contains a

description of the firm's Area of Specialty. This information is also contained in the Directory. Credit toward this contract's D.B.E. participation goal shall be limited to the participation of firms performing within their Area of Specialty.

Notice: The Department of Purchases does not make any representation concerning the ability of any D.B.E. to perform work within its Area of Specialty. It is the responsibility of all Concessionaires to determine the capability and capacity of D.B.E. firms to satisfactorily perform the work proposed.

(6) "Joint Venture" means an association of two or more businesses to carry out a single business enterprise for profit, and for which purpose they combine their expertise, property, capital, efforts, skill and knowledge. Contractors may develop joint venture agreements as an instrument to provide participation by D.B.E.s in contract work. A joint venture seeking to be credited for D.B.E. participation may be formed among D.B.E. firms or between D.B.E. firm(s) and non-D.B.E. firm(s).

A joint venture is eligible for D.B.E. credit if the D.B.E. venturer(s) shares in the ownership, control, management responsibilities, risks and profits of the joint venture, and are responsible for a clearly defined portion of work to be performed, in proportion with the D.B.E. ownership percentage.

B. Third Party Challenges To Eligibility Of D.B.E. Firm.

Any third party may challenge the socially and economically disadvantaged status of any individual (except an individual who has a current 8(a) certification from the Small Business Administration) presumed to be socially and economically disadvantaged if that individual is an owner of a firm certified by or seeking certification from the City as a D.B.E. The challenge shall be made in writing to the City, and shall include all information available to the challenging party relevant to a determination of whether the challenged party is in fact socially and economically disadvantaged. The City will notify the challenged party of the statements and identity of the challenging party and may permit them to respond to the allegations, and will notify both parties in writing of the outcome. If the City determines first that there was not reasonable grounds presented in the challenge sufficient to justify an inquiry, then the City will notify the challenger that the proceedings are now terminated. During the pendency of any challenge, the presumption that the challenged party is a socially and economically disadvantaged individual shall remain in effect.

C. Joint Ventures.

Bidders/Proposers may develop joint venture agreements as an instrument to provide participation by D.B.E.s in contract work or airport business opportunities. A joint venture seeking to be credited for D.B.E. participation may be formed among D.B.E. firms or between a D.B.E. firm and a non-D.B.E. firm.

A Joint Venture Is Eligible To Be Counted Toward D.B.E. Goals If, And Only If, All Of The Following Requirements Are Satisfied:

- (1) The D.B.E. venturer(s) shares in the (1) ownership, (2) control, (3) management responsibilities, (4) risks and (5) profits of the joint venture in proportion with the D.B.E. ownership percentage;
- (2) The D.B.E. venturer(s) is responsible for a clearly defined portion of work to be performed or the business to be operated, in proportion with the D.B.E. ownership percentage;
- (3) In the case of work, the D.B.E. venturer(s) actually performs (with its own forces and using its own equipment) work equal to at least 50% of the value of its ownership of the joint venture. For example, if the D.B.E. is proposed as a 25% venture on a \$1,000,000 contract (or subcontract) for work, the D.B.E. must, in addition to its other joint venture responsibilities, perform work equal to at least \$125,000 (or 50% of 25% of \$1,000,000); and
- (4) In the case of the operation of a business such as a concession, the D.B.E. venturer(s) actually performs the services or operates the business (with its own forces and its own supervising staff) to an extent commensurate with the value of its ownership of the joint venture. For example, if the D.B.E. is proposed as a 25% venturer in a concession business, the D.B.E. must, in addition to its other joint venture responsibilities, operate at least that much of the business as would constitute 25% of the business's gross revenues.

The Purchasing Agent will evaluate the proposed joint venture agreement, the Schedule B submitted on behalf of the proposed joint venture, and all related documents to determine whether these requirements have been satisfied. In addition, the Purchasing Agent shall consider the record of the joint venturers as joint venturers on City of Chicago contracts. The decision of the Purchasing Agent regarding the eligibility of the joint venture shall be final.

Note: Credit for participation by D.B.E.s in a joint venture with non-D.B.E.s does not require a minimum participation of 51% in venture ownership and control on the part of the D.B.E.. A junior ownership interest in the venture by the D.B.E. can be credited toward the Specific Concession Agreement D.B.E. goal in a pro rata fashion, but not the D.B.E. Concession Goal.

D.B.E./non-D.B.E. joint ventures are creditable on either the prime or the subcontractor level and are otherwise subject to federal, state and City contract limitations restricting second tier subcontracting.

Notice: The City requires that, whenever a joint venture is proposed as the prime contractor, each joint venturer must separately sign the proposal to the City.

- III. Measuring D.B.E. Participation.
- A. Counting D.B.E. Participation For The D.B.E. Concession Goal.

D.B.E. participation shall be counted toward the D.B.E Concession Goal as follows: where a D.B.E. is a Concessionaire, once the D.B.E. is determined to be eligible under these rules, the total gross receipts generated by the D.B.E. from the concession counts towards the D.B.E. Concession Goal.

In the event of a joint venture or subconscession arrangement between a non-D.B.E. and a D.B.E. for the operation of a concession, only that portion of the gross receipts contributed by the commercially useful efforts of the D.B.E. joint venturer(s) or subconcessionaire(s) count towards the D.B.E. Concession Goal, but in no case may the percentage contribution attributable to a D.B.E. joint venture exceed the D.B.E.'s percentage interest in the joint venture. Where the Purchasing Agent has reason to doubt the extent of a D.B.E. joint venturer's or subconcessionaire's commercially useful contribution towards the Concessionaire's gross receipts, the Purchasing Agent may request evidence to substantiate the D.B.E.'s contribution. No credit shall be given toward the D.B.E. Concession Goal if the subconcessionaire or joint venturer is not participating in the actual operation of the concession, but rather is providing goods or services used by a Concessionaire.

- B. Counting D.B.E. Participation Toward The Specific Concession Agreement D.B.E. Goal.
 - (1) Where a D.B.E. is a contractor for work, goods or services and is determined to be eligible in accordance with these rules, except as provided below, the total dollar value of the contract awarded to the D.B.E. may be counted toward the Specific Concession Agreement D.B.E. Goal, except that a Concessionaire may count only a portion of the total dollar value of a contract with a joint venture subcontractor eligible under the standards of these Special Conditions equal to the percentage of the ownership and control of the D.B.E. joint venturer.
 - Where a Concessionaire contracts out for work, a Concessionaire may count toward its Specific Concession Agreement D.B.E. Goal only expenditures to firms that perform a commercially useful function in the work of a concession. A firm is considered to perform a commercially useful function when it is responsible for execution of a distinct element of the work of a concession and carries out its responsibilities by actually performing, managing, and supervising the work involved. To determine whether a firm is performing a commercially useful function, the Purchasing Agent shall evaluate the amount of work subcontracted, industry practices, and other relevant factors.

Consistent with normal industry practices, a D.B.E. may enter into subcontracts. If a D.B.E. contractor subcontracts a significantly greater portion of the work of the contract than would be expected on the basis of normal industry practices, the D.B.E. shall be presumed not to be performing a commercially useful function. Evidence may be presented by the contractors involved to rebut this presumption.

- (3) A Concessionaire may count toward its D.B.E. goal the following expenditures to D.B.E. firms that are not manufacturers or regular dealers:
 - 1. The fees or commissions charged for providing a bona fide service, such as professional, technical, consultant or managerial services and assistance in the procurement of essential personnel,

facilities, equipment, materials or supplies required for performance of the concession agreement, provided that the fee or commission is determined by the Purchasing Agent to be reasonable and not excessive as compared with fees customarily allowed for similar services.

- 2. The fees charged for delivery of materials and supplies required on a job site (but not the cost of the materials and supplies themselves) when the hauler, trucker, or delivery service is not also the manufacturer of or a regular dealer in the materials and supplies, provided that the fee is determined by the Purchasing Agent to be reasonable and not excessive as compared with fees customarily allowed for similar services.
- 3. The fees or commissions charged for providing any bonds or insurance specifically required under the concession agreement, provided that the fee or commission is determined by the Purchasing Agent to be reasonable and not excessive as compared with fees customarily allowed for similar services.

IV. Procedure To Determine Bid/Proposal Compliance.

- A. The following Schedules and documents constitute the bidder's or proposer's D.B.E. proposal, and must be submitted in accordance with the guidelines stated. The proposal should indicate whether the bidder or proposer believes it is a D.B.E. and to what extent can it be counted toward the D.B.E. Concession Goal and should clearly indicate the Specific Concession Agreement D.B.E. commitment.
 - (1) Schedule B: Affidavit of D.B.E./Non-D.B.E. Joint Venture.

Where the D.B.E. proposal includes the participation of any D.B.E. as a joint venturer prime or subcontractor, the proposers must submit, together with their proposal, a Schedule B: Affidavit of D.B.E./Non-D.B.E. Joint Venture with an attached copy of the joint venture agreement proposed among the parties.

The Schedule B, in conjunction with the joint venture agreement must clearly evidence that the D.B.E.

venturer will be responsible for a clearly defined portion of the work to be performed or the concession(s) to be operated and that the D.B.E. firm's responsibilities are in proportion with their ownership percentage, as described under II(C) Joint Ventures. In order to demonstrate the D.B.E. venturer's share in the ownership, control, management responsibilities, risks and profits of the joint venture, the proposed joint venture agreement shall include specific details related to (i) the contributions of capital and equipment; (ii) work items or management services or concession(s) to be performed or operated by the D.B.E.'s own forces; (iii) work items, management services or concessions to be performed or operated under the supervision of the D.B.E. venturer; and (iv) the commitment of management, supervisory and operative personnel employed by the D.B.E. to be dedicated to the performance of the project.

The Schedule B, together with the joint venture agreement must, in addition, clearly evidence the commitment of the D.B.E. venturer to actually perform (with its own forces and equipment) work equal to at least fifty percent (50%) of the value of itsownership of the joint venture or to operate a concession business (with its own forces and supervisory staff) to an extent commensurate with the value of its ownership in the joint venture.

(2) Schedule C: Letter Of Intent To Perform As A Subcontractor, Subconsultant, Or Goods Or Material Supplier.

A Schedule C, executed by the D.B.E. firm (or joint venture subcontractor) must be submitted by the proposer for each D.B.E. included on the proposer's Schedule D. Each Schedule C must accurately detail the work to be performed by the D.B.E. firm and the agreed rates and prices to be paid. If any fully complete and executed Schedule C is not or cannot be submitted with the proposal, it must be received by the Purchasing Agent within two (2) business days after the date set for receipt of proposals except as provided for elsewhere in the R.F.P..

(3) Letters Of Certification.

A copy of each proposed D.B.E. firm's Letter of Certification from the City of Chicago must be submitted with the proposal.

All Letters of Certification issued by the City of Chicago include a statement of the D.B.E. firm's area of specialization. The D.B.E. firm's scope of work, as detailed by its Schedule C must conform to its stated area of specialization. Where a D.B.E. is proposed to perform work or supply goods, materials or services not covered by its area of certification, it must request an extension of its certification at least thirty (30) calendar days prior to its being proposed to perform such work or supply such goods, materials or services. The D.B.E. firm's request to expand the scope of its certification, together with all documentation required by the City to process that request, must be received by the City at least thirty (30) calendar days before execution of any agreement with the City.

(4) Schedule D: Affidavit Of Prime Contractor Regarding D.B.E.s.

Proposers must submit, together with the proposal, a completed Schedule D committing them to the utilization of each listed D.B.E. firm. Except in cases where the proposer has submitted a complete request for a waiver or variance of the Specific Concession Agreement D.B.E. Goal (See V. Grant of Relief for Proposers, below), the proposer must commit with respect to the acquisition of goods, work or services to the expenditure of a specific dollar amount of participation by each D.B.E. firm included on its Schedule D. The total dollar commitment to proposed D.B.E. firms must at least equal the Specific Concession Agreement D.B.E. Goal.

All commitments made by the Proposer's Schedule D must conform to those presented in the submitted Schedule Cs. Where Schedule Cs will be submitted after the date set for receipt of proposals, the proposer may submit a revised Schedule D (executed and notarized in triplicate) to conform with the Schedule Cs. Except in cases where substantial and documented justification is provided, proposers will not be allowed to reduce the

dollar commitment made to any D.B.E. in order to achieve conformity between the Schedules C and D.

- B. The submittals must have all blank spaces on the Schedule pages applicable to the subject specification correctly filled in.
- C. Agreements between a proposer and a D.B.E. in which the D.B.E. promises not to provide subcontracting quotations to other proposers are prohibited.
- D. During the period before award, the submitted documentation will be evaluated. Furthermore, the proposer agrees to give, upon request, earnest and prompt cooperation to the Purchasing Agent and/or Contract Compliance Officer or authorized delegate in submitting to interviews that may be necessary, or in allowing entry to places of business or in providing further documentation, or in soliciting the cooperation of a proposed D.B.E. in providing such assistance. A proposal may be treated as non-responsive by reason of the determination that a proposer's proposal contains an insufficient level of D.B.E. participation, or that the proposer was found to be unresponsive or uncooperative when asked for further information relative to the proposal, or that false statements were made in the Schedules.
- E. In cases where the City's review of a proposal concludes that the D.B.E. proposal was deficient, the proposer will be instructed to submit (within three business days of such notice given by the City), a modification of the D.B.E. proposal, in proper format, which remedies all the deficiencies cited. The failure to correct all deficiencies as required by this section may result in a Purchasing Agent's determination that a proposal is "non-responsive". The Purchasing Agent shall have the discretion to apply suitable sanctions against any proposer who fails to comply with these requirements. Appropriate sanctions may include, without limitation, forfeiture of the proposal deposit, if any, rejection of the proposal, and suspension of the proposer's eligibility to enter into future contracting opportunities with the City.
- F. Proposers will not be permitted to modify their D.B.E. proposals except insofar as directed to do so by the City. All terms and conditions stipulated for prospective D.B.E. subcontractors or suppliers therefore should be satisfactorily negotiated prior to the submission to the City of the proposer's D.B.E. commitment as part of a proposer's proposal. If circumstances should arise, however, where a proposed D.B.E. becomes no longer available,

- the process described below in the section entitled VII. D.B.E. Substitutions and Waivers of Requirements should be followed.
- G. When necessary in the interest of time, the City may treat as non-responsive a proposal instead of granting extended time for a proposer to replace D.B.E.s named in the proposer's proposal which were later determined to be ineligible or unavailable.

V. Grant Of Relief For Proposers.

The following Regulations set forth the standards to be used in determining whether or not a reduction or waiver of the Specific Concession Agreement D.B.E. Goal is appropriate. As explained above, no D.B.E. Concession Goal is set for this concession license agreement unless contained elsewhere in this concession license agreement, since the goal is based on gross receipts of all airport concessions; however, maximum participation by D.B.E.s in operating this concession is desired.

In the event a D.B.E. Concession Goal for this particular concession license agreement is provided for elsewhere in this agreement, the procedure is set forth below for waiver of the Specific Concession Agreement D.B.E. Goal. In the event a proposer determines that it is unable to meet the Specific Concession Agreement D.B.E. Goal for a City concession license agreement, a written request for the reduction or waiver of the commitment must be included in the proposal. The written request for reduction or waiver from the commitment must be in the form of a signed petition for grant of relief from the D.B.E. percentages. The request must be submitted on the proposer's letterhead and must demonstrate that all required efforts as set forth in this document were taken to secure eligible D.B.E.s to meet the commitments. The Purchasing Agent or designee shall determine whether the request for the reduction or waiver will be granted.

Proposers will be considered responsive to the terms and conditions of these Regulations if a waiver request and proof of notification to an assist agency is submitted at the time of proposal opening. Once the proposals have been opened, the most responsive and responsible proposer so deemed by the Purchasing Agent or authorized designee will have 14 calendar days to submit to the Department of Purchases complete documentation that adequately addresses the conditions for waiver described herein. Failure to submit documentation sufficient to support the waiver request may cause the proposal to be found non-responsive by the Purchasing Agent, and the proposal may be rejected. In such cases the remedies to be taken by the Purchasing Agent, in his discretion, may include, but are not limited to, forfeiture of proposal deposit, negotiating with the next lowest proposer, or readvertising the proposal. All proposers are encouraged to submit all required documents at the time of proposal opening to expedite the contract award.

A. D.B.E. Participation.

Each of the following elements must be present in order to determine whether or not such a reduction or waiver is appropriate.

- (1) The proposer has documented the unsuccessful solicitation for either subcontractors or joint venture partners of at least 50% (or at least five when there are more than nine certified firms in the commodity area) of the appropriate certified D.B.E. firms to operate any part of the concession or to furnish any direct work, goods or services identified or related to the concession. Direct participation involves subcontracting a portion of the goods/services specifically required in the proposal. Documentation must include but is not necessarily limited to:
 - a. A detailed statement of efforts to identify and select portions of the concession operation or the work, goods or services required for the concession for subcontracting to certified D.B.E. firms;
 - b. A listing of all D.B.E. firms contacted that includes:
 - i) Names, addresses and telephone numbers of D.B.E. firms solicited;
 - ii) Date and time of contact;
 - iii) Method of contact (written, telephone, transmittal of facsimile documents, etc.).
 - c. Copies of letters or any other evidence of mailing that substantiates outreach to D.B.E. operators or vendors that includes:
 - i) Project identification and location;
 - ii) Classification/commodity of work items for which quotations were sought;
 - iii) Date, item and location for acceptance of subcontractor proposals;
 - iv) Detailed statement which summarizes direct negotiations with appropriate D.B.E. firms for

specific portions of the work and indicates why negotiations were unsuccessful;

v) Affirmation that good faith efforts have been demonstrated by choosing subcontracting opportunities likely to achieve the Specific Concession Agreement D.B.E. Goal by not imposing any limiting conditions which were not mandatory for all subcontractors; or denying the benefits ordinarily conferred on D.B.E. subcontractors for the type of work that was solicited.

Or

- (2) In the case of work, goods or services to be furnished for the concession, subcontractor participation will be deemed excessively costly when the D.B.E. subcontractor proposal exceeds the average price quoted by more than fifteen percent (15%). In order to establish that a subcontractor's quote is excessively costly, the proposer must provide the following information:
 - a. A detailed statement of the work identified for D.B.E. participation for which the proposer asserts the D.B.E. quote(s) were excessively costly (in excess of 15% higher):
 - i) A listing of all potential subcontractors contacted for a quotation on that work item;
 - ii) Prices quoted for the subcontract in question by all such potential subcontractors for that work item.
 - b. Other documentation which demonstrates to the satisfaction of the Purchasing Agent that the D.B.E. proposals are excessively costly, even though not in excess of 15% higher than the average price quoted. This determination will be based on factors that include, but are not limited to the following:

- i) The City's estimate for the work under a specific subcontract;
- ii) The proposer's own estimate for the work under the subcontract;
- iii) An average of the bona fide prices quoted for the subcontract:
- iv) Demonstrated increase in other contract costs as a result of subcontracting to the D.B.E.

B. Assist Agency Participation.

Every waiver and/or reduction request must include evidence that the Proposer has provided timely notice of the need for subcontractors to an appropriate association/assist agency representative of the D.B.E. business community.

The notice requirement of this Section will be satisfied if a Proposer contacts at least one of the associations on Attachment A to these Regulations when the Concessionaire seeks a waiver or reduction in the utilization goals. Attachment B to these Regulations provides the letter format that a prime contractor may use. Proof of notification prior to proposal submittal (e.g., certified mail receipt or facsimile transmittal receipt) will be required for any proposal submitted to be deemed responsive on the date of proposal opening. If deemed appropriate, the Purchasing Agent or Contract Compliance Administrator may contact the assist agency for verification of notification.

C. Impracticability.

- (1) If the Purchasing Agent determines that a lesser Specific Concession Agreement D.B.E. percentage standard is appropriate with respect to a particular concession agreement subject to competitive proposing prior to the solicitations for the concession agreement, proposal specifications shall include a statement of such revised standard.
- (2) The requirements set forth in these Regulations shall not apply where the Purchasing Agent determines that D.B.E. subcontractor participation is impracticable. This may occur whenever the Purchasing Agent determines that for reasons of time, need, industry practices or standards not previously known by the Purchasing Department administrator, or such other extreme circumstances as may be deemed appropriate,

such a waiver is in the best interests of the City. This determination may be made in connection with a particular concession agreement, whether before the concession is let for proposal, during the proposal or award process, before or during negotiation of the concession agreement, or during the performance of the agreement.

For all notifications required to be made by proposers, in situations where the Purchasing Agent has determined that time is of the essence, documented telephone contact may be substituted for letter contact.

VIII. Reporting.

A. Operation Of Concession.

- (1) The Concessionaire shall, within five working days of receiving the awarded concession agreement, execute a formal subcontract with any D.B.E. subcontractor which was proposed to operate a portion of the concession.
- The Concessionaire shall file monthly D.B.E. utilization reports, together with its monthly concession license fee payment, delineating the D.B.E. contribution to Concessionaire's gross receipts for the month and cumulatively for the year to date. Each D.B.E. utilization report shall be signed by an authorized officer or representative of the Concessionaire and notarized.

B. Furnishing Of Work, Goods And Services.

- (1) The Concessionaire shall, within five working days of receiving the awarded concession agreement, execute a formal subcontract or purchase order with the D.B.E.s which were proposed all in accordance with the terms of the Concessionaire's proposal and D.B.E. assurances, and shall promptly submit to the City at that time a copy of the D.B.E. subcontracts or purchase orders, each showing acceptance of the subcontract or purchase order by the D.B.E..
- (2) During the term of the concession agreement, the Concessionaire shall submit partial and final waivers of lien, where appropriate, from D.B.E. subcontractors

- which are drawn up to show the true, cumulative dollar amount of subcontractor payments made to date.
- (3) The Concessionaire shall file regular D.B.E. utilization reports on Purchases Form D.B.E. Status -- 1 entitled "Status Report of D.B.E. (Sub)Contract Payments". The Concessionaire shall present the notarized D.B.E. status form executed to reflect the current status of effective and projected payments to D.B.E.s.

IX. D.B.E. Substitutions And Waivers Of Goals.

A. Arbitrary changes by the Concessionaire of the commitments earlier certified in the Schedule D are prohibited. Further, after once entering into each approved D.B.E. subagreement, the Concessionaire shall thereafter neither terminate the subagreement, nor reduce the scope of the work to be performed by the D.B.E., nor decrease the price to or the level of participation of the D.B.E., without in each instance receiving the prior written approval of the City. In some cases, however, it may become necessary to substitute a new D.B.E. in order actually to fulfill the D.B.E. requirements. In such cases, the City must be given reasons justifying the release by the City of prior specific D.B.E. commitments established in the Concessionaire's D.B.E. proposal, and will need to review the eligibility of the D.B.E. presented as a substitute. The substitution procedure will be as follows:

- (1) The Concessionaire must notify the Purchasing Agent immediately in writing of an apparent necessity to reduce or terminate a D.B.E. subcontract or joint venture and to propose a substitute firm for some phase of the operation or the work, goods or services, if needed in order to sustain the fulfillment of the D.B.E. Concession Goal or the Specific Concession Agreement D.B.E. Goal.
- The Concessionaire's notification should include the specific reasons for the proposed substitution. Stated reasons which would be acceptable include any of the following examples: a previously committed D.B.E. was found not to be able to perform, or not to be able to perform on time; a committed D.B.E. was found not to be able to produce acceptable work; a committed D.B.E. was discovered later to be not bona fide; a D.B.E. previously committed at a given price later demands an unreasonable escalation of price.

The Concessionaire's position in these cases must be fully explained and supported with adequate documentation. Stated reasons which will not be acceptable include: a replacement

firm has been recruited to perform the same work under terms more advantageous to the Concessionaire; issues about performance by the committed D.B.E. were disputed (unless every reasonable effort has already been taken to have the issues resolved or mediated satisfactorily); and a D.B.E. has requested reasonable price escalation which may be justified due to unforeseen circumstances.

- (3) The Concessionaire's notification should include the name, address, and principal official of any proposed substitute D.B.E and the dollar value and scope of work of the proposed subcontract. Attached should be all the same D.B.E. affidavits, documents, and Letters of Intent which are required of bidders, as enumerated above in Section IV. Procedure to Determine Bid/Proposal Compliance.
- (4) The City will evaluate the submitted documentation, and respond within fifteen working days to the request for approval of a substitution. The response may be in the form of requesting more information, or requesting an interview to clarify or mediate the problem. In the case of an expressed emergency need to receive the necessary decision for the sake of job progress, the City will instead respond as soon as practicable.
- Actual substitution of a replacement D.B.E. should not be made before City approval is given of the acceptability of the substitute D.B.E.. A subcontract with the substitute D.B.E. must be executed within five working days, and a copy of the D.B.E. subcontract with signatures of both parties to the agreement should be submitted immediately to the City.
- B. After award of a concession, no relief of the D.B.E. requirements will be granted by the City except in exceptional circumstances. Requests for complete or partial waiver of the D.B.E. requirements of this agreement must be made in writing, stating all details of the request, the circumstances, and any additional relevant information. The request must be accompanied by a record of all efforts taken by the Concessionaire to locate specific firms, solicit D.B.E. bids, seek assistance from technical assistance agencies, etc., as outlined above in Section V. Grant of Relief for Proposers.
- C. In a case where an enterprise under contract was previously considered to be a D.B.E. but is later found not to be, or whose work is found not to be creditable toward D.B.E. goals fully as planned, the City will consider the following special criteria in evaluating a waiver request:

- 1. Whether the Concessionaire was reasonable in believing the enterprise was a D.B.E. or that eligibility or "counting" standards were not being violated.
- 2. The adequacy of unsuccessful efforts taken to obtain a substitute D.B.E. as outlined in Section VII. Grant of Relief for Proposers.
- D. The Purchasing Agent solely will determine grants of waiver and all matters of D.B.E. compliance.

X. Non-Compliance And Damages.

The following constitute a material breach of any concession agreement entered into of which these special conditions form a part and shall entitle the City to declare a default, terminate the contract and exercise those remedies provided for in the agreement, at law or in equity:

- 1. Failure to satisfy the D.B.E. percentages required by the concession agreement; and
- 2. The Concessionaire, joint venturer or subcontractor is disqualified as a D.B.E., such status was a factor in concession award, and was misrepresented by the Concessionaire.

In the event that the Concessionaire is determined not to have been involved in any misrepresentation of the status of the disqualified joint venturer or subcontractor or supplier, the Concessionaire shall discharge the disqualified subcontractor or supplier and, if possible, identify and engage a qualified D.B.E. as its replacement. Furthermore, continued eligibility to enter into future contracting arrangements with the City may be jeopardized as a result of non-compliance. Payments due to the Concessionaire, if any, may be withheld until corrective action is taken.

In the event the Concessionaire has not complied with the contractual D.B.E. percentages, underutilization of identified D.B.E.s shall entitle the affected D.B.E.s to recover from the Concessionaire damages suffered by these D.B.E.s as a result of such underutilization. Therefore, the Concessionaire hereby agrees that any disputes between the Concessionaire and such affected D.B.E.s regarding damages shall be resolved by binding arbitration before an independent arbitrator other than the City, with reasonable expenses, including attorneys' fees, being recoverable by a

prevailing D.B.E. in accordance with applicable City regulations. This provision is intended for the benefit of any D.B.E. affected by underutilization and grants them specific third party beneficiary rights. In cases where deemed appropriate by the Purchasing Agent, notification of a dispute by the affected D.B.E. or the Concessionaire may lead to the withholding of sums that the City may owe Concessionaire until the City receives a copy of the final arbitration decision, but in no event shall the Concessionaire be excused from making any payments due to the City during the pendency of a dispute.

XI. Record Keeping.

The Concessionaire shall maintain records of all relevant data with respect to the utilization of D.B.E.s, retaining these records for a period of at least three years after termination or expiration of the concession agreement. Concessionaire grants full access to these records to the City of Chicago, federal or state authorities, the U.S. Department of Justice, or any duly authorized representatives thereof.

XII. Assistance Agencies.

The following agencies are available to the prospective proposers for assistance:

Small business guaranteed loans; surety bond guarantees; 8(a) certification:

U.S. Small Business Administration 219 South Dearborn Street, Suite 437 Chicago, Illinois 60604 Attention: Howard R. Norris (312) 353-4528

Bond Guarantee Program/Surety Bond 230 South Dearborn Street, 5th Floor Chicago, Illinois 60604 Attention: Tony Zanetello (312) 353-7331

Project information; general D.B.E. information; directory of local and out-of-state construction and design D.B.E.s:

City of Chicago
Department of Purchases
Contract Monitoring and Compliance
City Hall, Room 403
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Patricia J. Martin
(312) 744-1895

or

Contract Administration Division City Hall, Room 403 121 North LaSalle Street Chicago, Illinois 60602 Attention: Diana Minguaw (312) 744-4926

Information on D.B.E. availability in the manufacturing, sales or supplies, and related field (direct assistance from 42 regional affiliates located throughout the U.S.):

National Minority Suppliers Development Council, Inc. 1412 Broadway, 11th Floor New York, New York 10018 Attention: Anne Astrlon (212) 944-2430

Chicago Regional Purchasing Council 36 South Wabash Avenue, Suite 925 Chicago, Illinois 60602 Attention: Maye Foster Thompson (312) 263-0105

Other Resources:

U.S. Department of Transportation Minority Business Resource Center 400 7th Street SW, Room 9410 Washington, D.C. 20590 Attention: Wendell K. Harbour (202) 366-2852 Illinois Department of Commerce and Community Affairs Small Business Office 100 West Randolph Street, Suite 3-340 Chicago, Illinois 60601 Attention: LaMar Green (312) 917-3073 or 2082

Grant Thornton Minority Business Development Center 600 One Prudential Plaza Chicago, Illinois 60601 Attention: Ken Robinson (312) 856-0200

Chicago Minority Business
Development Center
Burgos & Associates, Inc.
35 East Wacker Drive, Suite 790
Chicago, Illinois 60601
Attention: Salvador Bayron
(312) 977-9190

National Association of Women Business Owners 5204 Fairmont Downers Grove, Illinois 60575 Attention: Judith Keel (708) 969-7773

XIII. Concessionaire Assistance.

Concessionaires must themselves assist D.B.E.s in overcoming barriers to program participation. The following instruments of assistance, for example, should be used as applicable:

- A. Developing solicitations of subcontract proposals so as to increase potential D.B.E. participation. This can take the form of breaking down large subcontracts into smaller ones, and of issuing notice of solicitations in a timely manner;
- B. Providing technical assistance and guidance in the proposing, estimating, and scheduling processes;
- C. Considering purchasing supplies and/or leasing the required equipment for a job, then subcontracting only for the expertise required to perform the work;

- D. Providing accelerated payments or establishing prorated payment and delivery schedules so as to minimize cash flow problems faced by small firms;
- E. Providing, waiving, or reducing subcontractor bonding requirements; allowing stage bonding (bonding carried over from one project stage to the next); and
- F. Providing a pre-bid conference for potential subcontractors.

In addition to the employment of minority and women business enterprises for construction work and materials, and goods and services directly used for the concession, the Concessionaire should consider the utilization of D.B.E.s in fields indirectly related to management and concession contracts: banking, office equipment sales, vehicle sales, mechanical repair, legal and accounting services, building security, graphics and advertising, etc..

XIV. Equal Employment Opportunity.

Compliance with D.B.E. requirements will not diminish or supplant Equal Employment Opportunity and Civil Rights provisions as specified elsewhere in the concession agreement and as they relate to Concessionaire and subcontractor obligations.

(Sub)Exhibit "F".

(To Amendment To Concession License Agreement)

Payment Agreement And Note.

Maker	4mount
Date of Agreement and Note	The City of Chicago

This Payment Agreement and Note ("Agreement") is entered into on _______, 1993, between the City of Chicago (the "City"), a municipal corporation and a home rule unit of local government of the State of Illinois, and Independence Bank of Chicago, an Illinois corporation (the "Bank").

Whereas, There is an Amended Foreign Currency Exchange Concession License Agreement ("Concession Agreement") between the Bank and the City, which was authorized by the Chicago City Council ("City Council") on March 29, 1989 (Council Journal of the Proceedings, pages 26365 -- 26393), for the operation of a foreign currency exchange facility at Chicago O'Hare International Airport (the "Airport"); and

Whereas, A dispute has arisen between the City and the Bank regarding whether the Bank is in arrears under the terms of the Concession Agreement, and the City and the Bank believe it is in their best interest to settle this matter at this time so as to avoid the risks and costs associated with future litigation; and

Whereas, The City and the Bank have agreed to settle their dispute in accordance with the terms of an amendment to the Concession Agreement, of which this Agreement is a part, to be submitted to City Council for its approval; and

Whereas, Upon City Council approval of the aforesaid amendment to the Concession Agreement, through payment of \$100,000.00 pursuant to the terms of this Agreement and making timely payments under the terms of the amendment to the Concession Agreement, the Bank will cure any alleged arrearage under the Concession Agreement incurred prior to June 1, 1993;

Now, Therefore, The Bank, the Maker, hereby agrees, as of the date of this Agreement, to pay to the order of the City of Chicago the sum of One Hundred Thousand and no/100 Dollars (\$100,000.00) representing the settlement amount due pursuant to the terms of this Agreement and the aforementioned amendment to the Concession Agreement.

The Bank, as the Maker, shall pay the sum of One Hundred Thousand and no/100 Dollars (\$100,000.00) due under this Agreement in five (5) equal yearly installments of \$20,000.00 commencing on June 15, 1993, and continuing thereafter on the 15th day of June each year until fully paid. No interest shall accrue on any unpaid balance due under the terms of the Agreement. The Bank shall have the option to prepay the balance due under the Agreement at any time without penalty.

All payments are to be made at 121 North LaSalle Street, City Hall, Room 610, Chicago, Illinois 60602, to the attention of Scott A. Lindenberg, Chief Assistant Corporation Counsel.

The Bank, the Maker, understands and agrees that, should it default in any payment as set forth above, and that default is not cured within 10 days of receipt by Bank, addressed to Independence Bank of Chicago, 7936 South Cottage Grove Avenue, Chicago, Illinois 60619, Attention: Mr. Alvin J. Boutte, of written notice of same from the City, the entire principal remaining to be paid under the Agreement will then become due and owing and the City will be entitled to have the entire balance remaining paid immediately without further notice or demand. Further, in the event the Bank fails to cure any default under the terms of the Agreement, the City retains the right to sue under the terms of the aforesaid Concession Agreement and amendment thereto for any amounts deemed due thereunder. For purposes of this paragraph only, "default" shall be defined as any payment not received within 7 days of its original due date, and any notice, if mailed, shall be presumed to be received on the third business day after the notice is placed in the mails with sufficient postage prepaid.

The Bank further agrees that its failure to cure any default under the terms of the Agreement may result in the termination, at the election of the City, of any and all concession agreements between the City and the Bank at the Airport, and immediate possession, by the City, of all space occupied by the Bank under the Concession Agreement and amendment thereto, without prejudice to any other rights the City may have at law, in equity or otherwise against the Bank.

The Bank, the Maker, also understands and agrees that any default under the Concession Agreement or amendment thereto, of which this Agreement is a part, shall also constitute a default hereunder, and give rise to all of the remedies herein set forth.

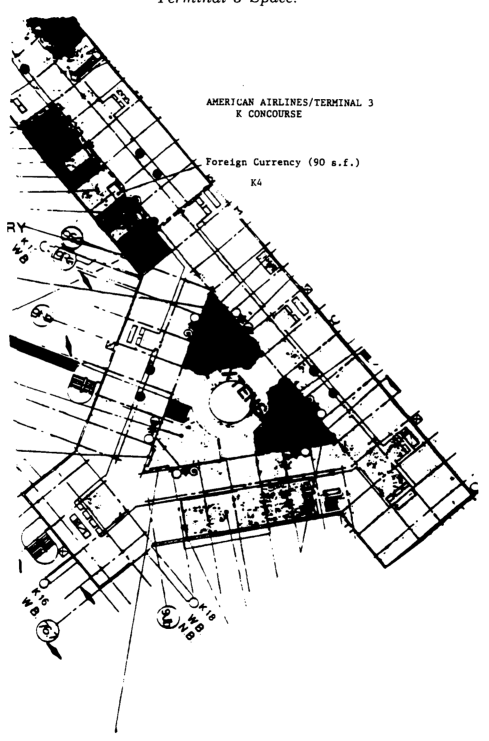
The Bank further agrees that should it become insolvent, make a general assignment for the benefit of creditors or file a petition in bankruptcy, the entire balance will immediately be deemed due and payable to the City.

The Bank agrees that this Payment Agreement and Note is executed and is to be construed under the laws of the State of Illinois. If any provision of the Agreement is held to be unconstitutional or otherwise invalid in a court of competent jurisdiction, the invalid provision or provisions shall not affect any other provision of the Agreement, as each provision is severable. The Bank further agrees that as the Maker, it submits itself to the jurisdiction of the courts of the State of Illinois for the purposes of any action arising under, in connection with, or relating to the Agreement.

The Bank, the Maker, further understands that by signing this Agreement, it is authorizing an attorney at law to appear for it in any court of record in the United States and waives the issue and service of process and confess a judgment against it at any time after its default and upon its receipt of notice shall demand for payment having been made of the Bank. Judgment shall be in favor of the City of Chicago for the amount that remains unpaid.

(Sub)Exhibit "A". (To Amendment To Concession License Agreement) (Page 1 of 3)

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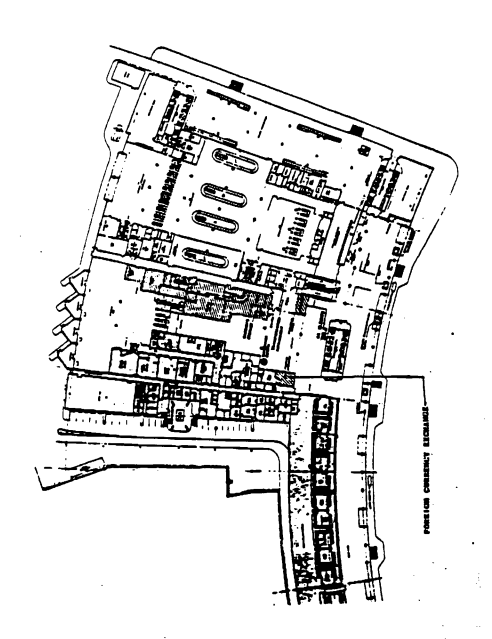


The Bank, the Maker, further understands and agrees that the obligations under the Agreement are continuing and would survive the City's termination, for any reason, of the Bank's Concession Agreement or amendment thereto.

Independence Bank of Chicago	
By:	
Attest: Secretary	
	City of Chicago
	By: Carolyn H. Gasey, Assistant Corporation Counsel
	By: Scott A. Lindenberg, Chief Assistant Corporation Counsel Revenue Division
	Department of Aviation
	By: David Mosena, Commissioner of Aviation

(Sub)Exhibit "A". (To Amendment To Concession License Agreement) (Page 2 of 3)

Terminal 4 Space.



(Sub)Exhibit "A". (To Amendment To Concession License Agreement) (Page 3 of 3)

Terminal 5 Space.

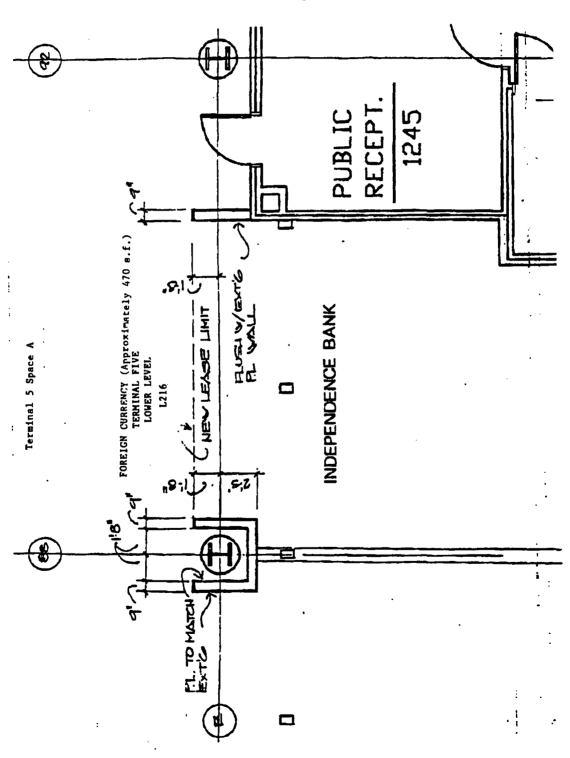


Exhibit "B".

Payment Agreement And Note.

Independence Bank of Chicago	\$100,000.00
Maker	Amount
199	The City of Chicago
Date of Agreement and Note	The City of Cineago

This Payment Agreement and Note ("Agreement") is entered into on _______, 1993, between the City of Chicago (the "City"), a municipal corporation and a home rule unit of local government of the State of Illinois, and Independence Bank of Chicago, an Illinois corporation (the "Bank").

Whereas, There is an Amended Foreign Currency Exchange Concession License Agreement ("Concession Agreement") between the Bank and the City, which was authorized by the Chicago City Council ("City Council") on March 29, 1989 (Council Journal of the Proceedings, pages 26365 -- 26393), for the operation of a foreign currency exchange facility at Chicago O'Hare International Airport (the "Airport"); and

Whereas, A dispute has arisen between the City and the Bank regarding whether the Bank is in arrears under the terms of the Concession Agreement, and the City and the Bank believe it is in their best interest to settle this matter at this time so as to avoid the risks and costs associated with future litigation; and

Whereas, The City and the Bank have agreed to settle their dispute in accordance with the terms of an amendment to the Concession Agreement, of which this Agreement is a part, to be submitted to City Council for its approval; and

Whereas, Upon City Council approval of the aforesaid amendment to the Concession Agreement, through payment of \$100,000.00 pursuant to the terms of this Agreement and making timely payments under the terms of the amendment to the Concession Agreement, the Bank will cure any alleged arrearage under the Concession Agreement incurred prior to June 1, 1993;

Now, Therefore, The Bank, the Maker, hereby agrees, as of the date of this Agreement, to pay to the order of the City of Chicago the sum of One Hundred Thousand and no/100 Dollars (\$100,000.00) representing the settlement amount due pursuant to the terms of this Agreement and the aforementioned amendment to the Concession Agreement.

The Bank, as the Maker, shall pay the sum of One Hundred Thousand and no/100 Dollars (\$100,000.00) due under this Agreement in five (5) equal yearly installments of \$20,000.00 commencing on June 15, 1993, and continuing thereafter on the 15th day of June each year until fully paid. No interest shall accrue on any unpaid balance due under the terms of the Agreement. The Bank shall have the option to prepay the balance due under the Agreement at any time without penalty.

All payments are to be made at 121 North LaSalle Street, City Hall, Room 610, Chicago, Illinois 60602, to the attention of Scott A. Lindenberg, Chief Assistant Corporation Counsel.

The Bank, the Maker, understands and agrees that, should it default in any payment as set forth above, and that default is not cured within 10 days of receipt by Bank, addressed to Independence Bank of Chicago, 7936 South Cottage Grove Avenue, Chicago, Illinois 60619, Attention: Mr. Alvin J. Boutte, of written notice of same from the City, the entire principal remaining to be paid under the Agreement will then become due and owing and the City will be entitled to have the entire balance remaining paid immediately without further notice or demand. Further, in the event the Bank fails to cure any default under the terms of the Agreement, the City retains the right to sue under the terms of the aforesaid Concession Agreement and amendment thereto for any amounts deemed due thereunder. For purposes of this paragraph only, "default" shall be defined as any payment not received within 7 days of its original due date, and any notice, if mailed, shall be presumed to be received on the third business day after the notice is placed in the mails with sufficient postage prepaid.

The Bank further agrees that its failure to cure any default under the terms of the Agreement may result in the termination, at the election of the City, of any and all concession agreements between the City and the Bank at the Airport, and immediate possession, by the City, of all space occupied by the Bank under the Concession Agreement and amendment thereto, without prejudice to any other rights the City may have at law, in equity or otherwise against the Bank.

The Bank, the Maker, also understands and agrees that any default under the Concession Agreement or amendment thereto, of which this Agreement is a part, shall also constitute a default hereunder, and give rise to all of the remedies herein set forth. The Bank further agrees that should it become insolvent, make a general assignment for the benefit of creditors or file a petition in bankruptcy, the entire balance will immediately be deemed due and payable to the City.

The Bank agrees that this Payment Agreement and Note is executed and is to be construed under the laws of the State of Illinois. If any provision of the Agreement is held to be unconstitutional or otherwise invalid in a court of competent jurisdiction, the invalid provision or provisions shall not affect any other provision of the Agreement, as each provision is severable. The Bank further agrees that as the Maker, it submits itself to the jurisdiction of the courts of the State of Illinois for the purposes of any action arising under, in connection with, or relating to the Agreement.

The Bank, the Maker, further understands that by signing this Agreement, it is authorizing an attorney at law to appear for it in any court of record in the United States and waives the issue and service of process and confess a judgment against it at any time after its default and upon its receipt of notice shall demand for payment having been made of the Bank. Judgment shall be in favor of the City of Chicago for the amount that remains unpaid.

The Bank, the Maker, further understands and agrees that the obligations under the Agreement are continuing and would survive the City's termination, for any reason, of the Bank's Concession Agreement or amendment thereto.

1	
By: Its President	
its Fresident	,
Attest: Secretary	V

Independence Bank of Chicago

By: Carolyn H. Gasey, Assistant Corporation Counsel
By: Scott A. Lindenberg, Chief Assistant Corporation Counsel Revenue Division
Department of Aviation
By: David Mosena, Commissioner of Aviation

City of Chicago

AUTHORIZATION TO GRANT PERMITS, PROMULGATE RULES AND REGULATIONS AND CHARGE FEES RELATING TO QUALIFIED HANDLING OPERATORS AT CITY AIRPORTS.

The Committee on Aviation submitted the following report:

CHICAGO, June 8, 1993.

To the President and Members of the City Council:

Your Committee on Aviation, having had under consideration an ordinance (referred on May 19, 1993) from the Department of Aviation, authorizing the Commissioner of Aviation to grant permits to any qualified and properly licensed or certified Handling Operator serving one or more

airports, to promulgate rules and regulations relating to handling operations, and to charge fees for the granting of such permits, begs leave to report and recommend that Your Honorable Body do *Pass* said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) PATRICK J. LEVAR, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a duly constituted and existing municipality within the meaning of Section 1, Article VII, of the 1970 Constitution of the State of Illinois ("Constitution"), having a population in excess of 25,000, and is a home rule unit of local government under Section 6(a), Article VII of the Constitution; and

WHEREAS, City owns and operates two airports known as Chicago O'Hare International Airport and Chicago Midway Airport, and possesses the power and authority to lease premises and facilities and to grant other rights and privileges with respect thereto; and

WHEREAS, City further operates an airport known as Merrill C. Meigs Field (collectively, with the above named airports, "Airports"), and possesses the power and authority to lease premises and facilities and to grant other rights and privileges with respect thereto; and

WHEREAS, City, as the operator of the Airports, has the right to limit any given type, kind, or class of aeronautical use of the Airports if such action is necessary for the safe operations of the Airports or to serve the civil aviation needs of the public; and

WHEREAS, City, as the operator of the Airports, further has the right to establish fair, equal, and not unjustly discriminatory conditions to be met by all users of the Airports as may be necessary for the safe and efficient operation of the Airports; and

WHEREAS, Certain users ("Handling Operators") of the Airports, not including aircraft operators which are signatories to use agreements with the City or fixed base operators approved by the City, offer a variety of operation and maintenance services to aircraft operators, including terminal operations, ground handling, and fueling (collectively, "Handling Operations"); and

WHEREAS, Such Handling Operations constitute an aeronautical use of the Airport; and

WHEREAS, City has both the right and responsibility to require that Handling Operators which use any of the Airports will comply with certain minimum standards; will report their activities in a timely fashion; will pay all fees and charges; will indemnify the City for their operations; will produce proof of financial responsibility and adequate insurance coverage; and will adhere to all applicable federal, state and local government laws, rules, and regulations relating to the Airports and airport operations; now, therefore,

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

SECTION 1. The above recitals are hereby incorporated by reference as if fully set forth in this Ordinance.

SECTION 2. The Commissioner of Aviation ("Commissioner") is hereby authorized to grant permits to any qualified and properly licensed or certified Handling Operators serving one or more of the Airports in substantially the form attached hereto as Exhibit A.

SECTION 3. The Commissioner is further authorized to take such actions, including the promulgation of standards, rules, and regulations, as may be reasonably necessary to ensure that Handling Operations are conducted in a first class manner and further in such a manner so as to promote the safety, security, efficiency, and physical integrity of the Airports.

SECTION 4. The Commissioner is further authorized to charge such fees for the granting of permits in connection with the Handling Operations,

provided that the annual aggregate value of such fees shall not exceed 10 percent of the gross receipts of each Handling Operator.

SECTION 5. This Ordinance supersedes any previous ordinance authorizing the issuance of permits to Handling Operators at the Airports.

SECTION 6. This Ordinance shall be in full force and effect from and after the date of its passage.

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

_			*** A	"
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Ext	LLO	166	α	-

Date of issuance:	
Date of issuance:	

Handling Operations Permit.

Subject to the terms and conditions set forth herein, the City of Chicago, a municipal corporation and a home rule unit of local government under Sections (1) and 6(a), respectively, of Article VII, of the 1970 Constitution of the State of Illinois ("City"), hereby grants this non-exclusive permit to the handling operator ("Permittee") named herein, solely for the purpose of conducting those Handling Operations (as designated herein) at the Airport(s) (as designated herein).

1. Airport Use. For purposes of this Permit, "Airport" shall mean each and every Airport as designated herein. Permittee shall use, and shall cause its officers, employees, agents, and contractors to use, the highest degree of care when entering or present on the Airport.

Permittee may use Airport solely in connection with the performance of such Handling Operations (Terminal Operations², Ground Handling³, or Fueling⁴) as may be designated for such Airport, and any functions incidental thereto, when pursuant to a valid contract with an aircraft operator. Permittee may be authorized to use apron and ramp areas by the Commissioner of the Department of Aviation ("Commissioner") in connection with its Handling Operations.

Permittee shall have no right hereunder to carry on any business or operation at the Airport or to use any apron and ramp areas other than as specifically provided herein or as expressly authorized by the

Commissioner in writing. Nothing contained in this Permit shall grant to Permittee any right to perform any construction at the Airport.

This Permit shall not enlarge or diminish Permittee's rights regarding any use of any other Airport facilities to which Permittee or an Airport tenant may be entitled by virtue of other contractual relationships. This Permit, and any Handling Operations conducted pursuant thereto, shall not abrogate or infringe upon any rights of any signatory to any use agreement with the City regarding self handling or the right to handle others through such signatory's own personnel within signatory's leased premises. Handling Operations shall not be provided under this Permit to aircraft operated by air taxi, scheduled commuter, general aviation, and itinerant aircraft operators, using the aircraft ramp under the direct jurisdiction of any fixed base operator authorized by City.

- 2. Operations. Permittee shall act, and shall cause its officers, employees, agents and contractors to act, in accordance with that degree of skill, care and diligence normally exercised by a professional handling operator performing operations at an airport comparable in size and magnitude to the Airport. Permittee shall further maintain those standards set by the Commissioner for the granting of this Permit. Permittee shall be open for and shall conduct business and furnish services during such days and at such hours as required by the Commissioner. Permittee shall conduct its operations in a clean, sanitary and safe manner, and shall be responsible for any maintenance which is a result of Permittee's Handling Operations. Permittee shall restore, remediate and replace any property damaged or contaminated as a result of Permittee's Handling Operations. City, in addition to any other remedies it possesses, may, at its option, repair all or any part of the Airport damaged by Permittee, and charge the cost thereof to the Permittee, which cost the Permittee agrees to pay on demand. Permittee shall be responsible for any and all charges incurred in connection with its Handling Operations under this Permit.
- 3. Term. The term of this Permit shall be for one year, commencing on the date of issuance noted above, and continuing for additional periods of one year each, not to exceed a total of three years. The Permit is revocable, in whole or in part, at will by the Commissioner, without cause, provided the Commissioner first gives Permittee thirty (30) prior days written notice. If Permittee has breached any condition of this Permit, Commissioner may revoke, in whole or in part, this Permit, by giving Permittee twenty-four (24) hours oral or written notice. Permittee shall provide City with written notice no less than thirty (30) days prior to discontinuance of operations at any Airport.
- 4. Fees. In return for the privileges granted herein, Permittee agrees to pay City such Fees⁵ as may be set in the reasonable discretion of the Commissioner, from time to time, without need for notice or demand by City, and without deduction or set off; provided, however, that Permittee's

annual aggregate payment for each Airport shall not exceed 10% of its Gross Receipts⁶ for all Handling Operations at such Airport.

- 5. Monthly Activity Report. Permittee shall furnish to City on or before the 10th day of each month, in such form and detail as may be requested by the Commissioner, a true and accurate report of Permittee's operations at each Airport during the preceding month, setting forth all data necessary to calculate the fees due and owing City. This report shall include, but shall not necessarily be limited to, Permittee's Gross Receipts of all Handling Operations designated herein. Permittee shall certify the report and send it to the Commissioner in care of City's Department of Aviation.
- 6. Method of Payment of Fees. Permittee shall transmit to City with the monthly activity report a certified check for the full amount of Fees incurred by Permittee during the reported month. Notwithstanding acceptance by City of any payment made by Permittee, City shall have the right to verify the accuracy of Permittee's report, and to audit Permittee's records upon which such reports were based. Resulting surpluses or deficits may be applied as credits or charges to the payment for the next succeeding month. Permittee agrees to maintain original copies of all such reports for a minimum of three years from the date of creation and to make them readily available in Chicago upon reasonable demand by City.

If Permittee fails to furnish City with the monthly activity report when due, Permittee's payment shall be determined by assuming that the Permittee's total gross receipts for such month was 200% of its total gross receipts for the highest reported month for which such data is available for Permittee. Permittee shall then be obligated to pay the City the fees calculated according to this formula. Any necessary adjustment in such payment shall not be calculated by City until an accurate report is delivered to City by Permittee.

Permittee shall make all payments when due at the Office of the City Comptroller, Room 501, City Hall, 121 North LaSalle Street, Chicago, Illinois 60602, or at such other place as may be designated by the Office of the City Comptroller.

- 7. Security. No later than the date of issuance of this Permit, Permittee shall deposit with the Comptroller of the City of Chicago ("Comptroller") security in such form and amount as may be reasonably requested by Commissioner to guarantee Permittee's performance of its obligations hereunder.
- 8. Delinquent Fees. There shall be added to all sums due City by way of this Permit an interest charge of $1\frac{1}{2}$ % of the principal sum for each full calendar month of delinquency, or 18% per annum, computed as simple interest. No interest shall be charged upon that portion of any debt which, in good faith, is in dispute. No interest shall be charged upon any account

until payment is thirty (30) days overdue, but interest shall be computed and assessed as of the original due date.

- 9. Indemnification. Permittee agrees to indemnify, defend, save and hold City fully harmless from and against all liabilities, losses, suits, claims, judgments, fines or demands of every kind and nature (including all reasonable costs for investigation, reasonable attorneys' fees, court costs and expert's fees) arising from, related to, or caused by Permittee's use of, or occupancy of, or Handling Operations at the Airport; provided, however, that Permittee shall not be liable solely and to the extent any injury, damage, or loss is caused by the gross negligence of City, its agents, officials, or employees. This indemnification shall not be limited by any insurance required hereunder. This indemnification shall survive the expiration or revocation of this Permit.
- 10. Non-Liability of City. City shall not be liable for any acts or omissions of Permittee, or its officers, employees, agents, or contractors; or for any conditions resulting from the Handling Operations or other activities of Permittee, its officers, employees, agents, or contractors; or for any loss or damage to any personal property or equipment of Permittee, its officers, employees, agents, or contractors.
- 11. Insurance. Permittee shall, at its own expense, procure and keep in force at all times during the term of this Permit, or any renewal thereof, with a company acceptable to City, insurance with such coverages and limits as may be reasonably directed by the City's Risk Manager, but in no event less than that required by the guidelines issued by the Airport Operators Council International ("A.O.C.I."). Permittee shall cause City to be named as an additional insured on all such policies and shall furnish City's Risk Manager with proper certificates evidencing that such insurance is in force. At least thirty (30) days notice must be given to City prior to cancellation of or change in insurance coverage. City reserves the right to change the insurance requirements during the term of the Permit.
- 12. Rules and Regulations. Permittee shall comply, and shall cause its officers, employees, agents, and contractors to comply, with all applicable Federal, State, and local government laws, rules, regulations, and Executive Orders, including without limitation the rules, regulations, Executive Orders, and ordinances of City, now or hereafter in effect; and, further, if Fueling is designated as a Handling Operation herein, Permittee shall comply with all rules established by the applicable parties having jurisdiction over the Airport fueling systems.

In the use of all public areas of the Airport including but not limited to the walkways, roads, streets, corridors, hallways, stairs, and other common areas of the Airport as a means of ingress and egress to, from, and about the Airport, and also in the use of portions of the Airport to which the general public is not admitted, and specifically to the airfield operations areas, the Permittee shall conform (and shall require its officers, employees, agents, and contractors to conform) to the general rules and regulations of the Department of Aviation, and all other applicable laws, statutes, rules, and regulations.

This Permit is expressly subject to the Aviation Security Improvement Act of 1990 (P.L. 101-604) ("Act"), the provisions of which are hereby incorporated by reference, including without limitation Sections 105, 109, and 110, and all rules and regulations promulgated thereunder. In the event that Permittee, or any individual employed by the Permittee, has (i) unescorted access to aircraft located on or at the Airport; (ii) unescorted access to secured areas; or (iii) capability to allow others to have unescorted access to such aircraft or secured areas. Permittee shall be subject to, and further shall conduct with respect to its contractors and the respective employees of each, such employment investigations, including criminal history record checks, as the Administrator of the Federal Aviation Administration and City may deem necessary. Further, in the event of any threat to civil aviation, as defined in the Act, Permittee shall promptly report any information in accordance with those regulations promulgated by the Secretary of the United States Department of Transportation and by City.

13. Certifications. Permittee shall provide City with proof that Permittee is a validly licensed and certified handling operator; that Permittee has procured all licenses, certificates, permits, or other authorization from all governmental authorities which may be necessary for Permittee's Handling Operations at the Airport; that Permittee is authorized to do business and is in good standing in Illinois; and that Permittee is fiscally sound, all as may be reasonably requested by City.

If Fueling is a designated Handling Operation herein, Permittee must possess a valid fuel system access agreement with the applicable parties having jurisdiction over the fueling system at the Airport. Failure to possess such agreement(s) will result in the automatic loss of authorization to perform Fueling under this Permit.

Permittee shall further complete such certificates as may be reasonably requested by City in connection with the execution of public contracts, or as may be required by law.

- 14. Non-Discrimination Clause. Permittee for itself, its personal representatives, successors in interest, and assigns, does hereby covenant and agree:
 - (a) That no person on the grounds of race, creed, color, religion, age, sex, or national origin shall be excluded from participation in, denied the benefits of, or be otherwise subjected to discrimination in the use of its facilities.

- (b) That in the construction of any improvements on, over, or under such facilities and the furnishing of services thereon, no person on the grounds of race, creed, color, religion, age, sex, or national origin shall be excluded from participation in, denied the benefits of, or otherwise be subjected to discrimination.
- (c) That Permittee shall use the Airport in compliance with all other requirements imposed by or pursuant to Title 49, Code of Federal Regulations, Department of Transportation, Office of the Secretary, Part 21, Subtitle A, Nondiscrimination in Federally-assisted programs of the Department of Transportation, Effectuation of Title VI of the Civil Rights Act of 1964, as may be amended.
- (d) That Permittee shall furnish services on a fair, equal, and not unjustly discriminatory basis to all Airport users and shall charge fair, reasonable, and not unjustly discriminatory prices for each unit of service; provided that Permittee may be allowed to make reasonable and nondiscriminatory discounts, rebates, or other similar types of price reduction to volume purchasers.
- 15. Not Exclusive Right. Nothing herein contained shall be construed to grant, or authorize the granting of, an exclusive right prohibited by Section 308 of the Federal Aviation Act of 1958, as amended, and City reserves the right to grant to others the privilege and right of conducting any one or all activities of an aeronautical nature.
- 16. Not Assignable. This Permit is personal and is granted solely to the Permittee identified herein and shall not be assigned to or assumed by any other party.
- 17. Notices. Notices shall be in writing and shall be delivered, personally or by registered mail, return receipt requested, if to City, to the Department of Aviation; and if to Permittee, to the address set forth below; or to such other place as either party shall in writing designate. Notices delivered personally shall be effective upon receipt. Notices delivered by mail shall be effective upon date of mailing.

					authorized	by	ordinance
passed	by the Ci	ty Council o	of the C	City of Ch	icago on		
Counc	il Journal	of Proceedin	gs, pag	e).	_		

Under penalty of perjury, I hereby certify that I am authorized to accept this Permit on behalf of the Handling Operator named below; that I have read and understand all of the terms and conditions of the Permit; and that the Handling Operator shall be legally bound to such terms and conditions by this acceptance.

	Accepted by:
	Name:
	Title:
	Attested by:
	Name:
	Title:
State of	
County of	
This is to certify that personally known to me to be the to the foregoing Permit, appears public, this day of me the acceptance of said foregoing that they intended to be leg	and, ne same persons whose names are subscribed ed before me,, a notary, and expressly acknowledged to going Permit as their free and voluntary act eally bound by the same.
	Notary Public
My commission expires on	
Name of Handling Operator: _	
Address:	

Agent in Illinois for service of	of notice or process:
Name:	
Address:	
Airport(s) at which Handling Operations conduct (check applicable)	eted:
Chica	go O'Hare International
Type of Handling Operation:	s:Terminal Operations
(check applicable)	Ground Handling
	Fueling
Chica	go Midway
Type of Handling Operations	s: Terminal Operations
(check applicable)	Ground Handling
	Fueling
Merri	ll C. Meigs Field
Type of Handling Operations	s: Terminal Operations
(check applicable)	Ground Handling
	Fueling

- 1. "Handling Operations" shall include any or all of the following functions: Terminal Operations, Ground Handling, and Fueling, and any activities incidental thereto.
- 2. For Purposes of this Permit, "Terminal Operations" shall include all service activities in connection with and located in the terminal areas of the Airport, and not otherwise included in the definitions of Ground Handling or Fueling, including without limitation passenger processing, bag make-up, and skycap services.
- 3. For the purposes of this Permit, the term "Ground Handling" shall mean and include:
 - (i) guiding aircraft in and out of gate or loading and unloading positions;
 - (ii) furnishing and placing in position and thereafter removing the necessary and appropriate steps, stands, and power equipment for the safe and efficient loading and unloading of passengers, baggage, ballast, potable water, mail, air express, air cargo, and supplies to and from aircraft and performing such loading and unloading;
 - (iii) towing aircraft;
 - (iv) cleaning the interiors of aircraft, including the removal and disposal of aircraft waste materials;
 - (v) delivery of air cargo, baggage, air express, and mail to and from appropriate locations (allowed or designated from time to time by the Commissioner for such delivery) at the Airport in which the occupants thereof are authorized in their agreements with City to receive the delivery of the foregoing;
 - (vi) renting of ground support equipment to scheduled and nonscheduled aircraft operators using the Airport;
 - (vii) de-icing aircraft;
 - (viii) delivery of glycol; and
 - (ix) any other routine functions related to the maintenance or operation of aircraft.
- 4. For purposes of this Permit, "Fueling" shall include all activities in connection with the receipt, distribution, storage, handling.

- purchase, sale, and dispensing of aviation fuel and other similar products for aircraft.
- 5. For purposes of this Permit, the term "Fee" applies only to the gross receipts generated by providing the Handling Operations authorized hereunder to aircraft operators or parties other than Signatory Airlines of the 1983 Chicago O'Hare International Airport Use Agreement and Terminal Facilities Lease, the International Terminal Use Agreement and Facilities Lease, or any Use Agreement and Facilities Lease for Midway Airport.
- 6. For purposes of this Permit, the term "Gross Receipts" shall mean the aggregate value of all Handling Operations performed by Permittee for cash, or credit, or otherwise, of every kind, name, and nature, regardless of when or whether paid for or not, together with the aggregate amount of all exchanges of goods, wares, merchandise, and service for services, at the selling price thereof, as if the same had been sold for cash or the fair and reasonable value thereof, whichever is greater. The term "Gross Receipts" shall exclude: (1) Federal, State, municipal, or other governmental excise taxes, use, sales privilege taxes now or hereafter imposed and collected by Permittee directly from customers, or as part of the price of any services and paid over in turn by the party so collecting to any governmental agency; but this provision shall not excuse the Permittee from paying to governmental agencies all taxes for which it may be liable.

COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS.

AUTHORIZATION FOR SUPPLEMENTAL APPROPRIATION AND AMENDMENT TO 1993 ANNUAL APPROPRIATION ORDINANCE TO REFLECT INCREASE IN AMOUNT OF GRANT FUNDS RECEIVED FROM FEDERAL AND STATE AGENCIES.

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

CHICAGO, June 9, 1993.

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 supplemental appropriation and an amendment to the 1993 Annual Appropriation Ordinance necessary to reflect an increase in the amount of grant funds received from federal and state agencies, 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Annual Appropriation Ordinance for the Year 1993 of the City of Chicago (the "City") contains estimates of revenues receivable as grants from agencies of the state and federal governments; and

WHEREAS, In accordance with Section 8 of such Annual Appropriation Ordinance the heads of various departments and agencies of the City have applied to agencies of the state and federal governments for grants to the City for various purposes; and

WHEREAS, The amount of grant funds awarded to the City by federal and state agencies for specific grant programs has exceeded the amount of revenues estimated from those sources; and

WHEREAS, It is beneficial to the City to appropriate such additional revenues; now, therefore,

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

- SECTION 1. The sum of \$7,814,000 not previously appropriated, representing additional awards from agencies of the federal and state governments, has become available for appropriation for the year 1993.
- SECTION 2. The sum of \$7,814,000 not previously appropriated is hereby appropriated from Fund 925 -- Grant Funds for the year 1993, and the Annual Appropriation Ordinance for the Year 1993, as amended, is hereby further amended by striking the words and figures and by adding the words and figures indicated in the attached Exhibit A.
- SECTION 3. This ordinance shall be in full force and effect upon its passage and approval.

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

Exhibit "A".

Amendment To The 1993 Appropriation Ordinance.

925 -- Grant Funds

Code	Department And Item	Amount	Add Amount
	Estimate Of Grant Revenue For 1993		
	Awards from Agencies of the Federal Government	\$546,575,384	\$554,258,384

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Code	Department And Item	Strike Amount	Add Amount
	Awards from Agencies of the State Government	\$143,695,000	\$143,826,000
925 Gr	ant Funds		
13	Mayor's Office Of Employment And Training:		
	Job Training Partnership Act (J.T.P.A.):		
	Title II B (Summer Youth Employment)	10,164,000	14,924,000
	Title III (Dislocated Workers)	8,176,000	8,786,000
41	Department Of Health:		
	Housing Opportunities for People with AIDS Formula	919,000	3,211,000
	AIDS Testing/Counseling	273,000	404,000
72	Department Of Environment:		
	Air Pollution Control Program	514,000	535,000

AUTHORIZATION FOR ACCEPTANCE OF GRANT FROM ILLINOIS DEPARTMENT ON AGING TO ASSIST IN EXPANSION OF COMMUNITY-BASED WELLNESS PROGRAMS.

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

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance authorizing the acceptance of a grant from the Illinois Department on Aging necessary to assist in the expansion of community based wellness programs, 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") Department on Aging (the "Department") has been awarded grant funds ("Grant Funds") by the Illinois Department on Aging under the Older Americans Act, Title III-F Health Promotion Services in the amount of \$232,000; and

WHEREAS, The Grant Funds will be used to allow the Department to provide counseling on nutrition and better healthcare to those who are hypertensive, diabetic and/or suffer from heart disease, expand community-

based wellness programs, and provide outreach on benefits (the "Program"); now, therefore,

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

- SECTION 1. The sum of \$232,000 not previously appropriated, representing Grant Funds is hereby appropriated from Fund 925 -- Grant Funds for the Year 1993 for the purpose described in the preamble.
- SECTION 2. The Comptroller is hereby directed to disburse the Grant Funds received as required to carry out the purpose of the Program.
- SECTION 3. This ordinance shall take effect upon its passage and approval.

AUTHORIZATION FOR ACCEPTANCE OF GRANT FROM FEDERAL DOMESTIC VOLUNTEER AGENCY'S SENIOR COMPANION PROGRAM TO ASSIST OLDER ADULTS IN MAINTAINING INDEPENDENCE.

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

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance authorizing the acceptance of a grant from the Federal Domestic Volunteer Agency's Senior Companion Program necessary to assist older adults in maintaining their independence, 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") Department on Aging (the "Department") has been awarded grant funds ("Grant Funds") from the Federal Domestic Volunteer Agency's Senior Companion Program in the amount of \$219,680; and

WHEREAS, The Grant Funds will be used to recruit, train and place lowincome older Americans in volunteer positions assisting older adults in maintaining their independence (the "Program"); now, therefore,

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

SECTION 1. The sum of \$219,680 not previously appropriated, representing Grant Funds is hereby appropriated from Fund 925 -- Grant Funds for the Year 1993 for the purpose described in the preamble.

SECTION 2. The Comptroller is hereby directed to disburse the Grant Funds received as required to carry out the purpose of the Program.

SECTION 3. This ordinance shall take effect upon its passage and approval.

AUTHORIZATION FOR ACCEPTANCE OF GRANT BY MAYOR'S OFFICE FOR PEOPLE WITH DISABILITIES FROM CHICAGO FUND ON AGING AND DISABILITY FOR INDEPENDENT LIVING SKILLS TRAINING PROGRAM.

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

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance authorizing the acceptance of a grant from the Chicago Fund on Aging and Disability necessary to assist the Mayor's Office for People with Disabilities in an Independent Living Skills training program, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") through its Mayor's Office for People with Disabilities ("M.O.P.D.") has been awarded grant funds ("Grant Funds") from the Chicago Fund on Aging and Disability in the amount of \$34,360; and

WHEREAS, The Grant Funds will be used by M.O.P.D. for an Independent Living Skills training program (the "Program"); now, therefore,

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

SECTION 1. The sum of \$34,360 not previously appropriated, representing Grant Funds is hereby appropriated from Fund 925 -- Grant Funds for the Year 1993 for the purpose described in the preamble.

SECTION 2. The Comptroller is hereby directed to disburse the Grant Funds received as required to carry out the purpose of the Program.

SECTION 3. This ordinance shall take effect upon its passage and approval.

AUTHORIZATION FOR INSTALLATION OF WATER MAINS AT VARIOUS LOCATIONS.

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

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration eight (8) orders (under separate committee reports) authorizing the installation of water mains at various locations, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed orders transmitted herewith.

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 orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

Portion Of South Ashland Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install 900 feet of 12-inch ductile iron water main in South Ashland Avenue, from West Polk Street to West Taylor Street, at a total estimated cost of \$153,271.54 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01392.

Portion Of West Congress Parkway.

Ordered, That the Commissioner of Water is hereby authorized to install

510 feet of 8-inch ductile iron water main in West Congress Parkway, from South Maplewood Avenue to South Campbell Avenue, at a total estimated cost of \$94,782.15 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01385.

Portion Of South Constance Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install 662 feet of 8-inch ductile iron water main in South Constance Avenue, from East 71st Street to East 72nd Street, at a total estimated cost of \$157,824.30 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01400.

Portion Of North Leamington Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install 1,238 feet of 8-inch ductile iron water main in North Leamington Avenue, from West Augusta Boulevard to West Chicago Avenue, at a total estimated cost of \$232,964.46 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01393.

Portion Of West Lexington Street.

Ordered, That the Commissioner of Water is hereby authorized to install 2,673 feet of 8-inch ductile iron water main in West Lexington Street, from South Central Park Avenue to South Kedzie Avenue, at a total estimated

cost of \$430,206.63 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01404.

Portion Of West Peterson Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install 886 feet of 12-inch ductile iron water main in West Peterson Avenue, from North Forest Glen Avenue to North Kilpatrick Avenue, at a cost of \$167,271.85 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01101.

Portion Of West Taylor Street.

Ordered, That the Commissioner of Water is hereby authorized to install 2,011 feet of 8-inch ductile iron water main in West Taylor Street, from South Kildare Avenue to South Pulaski Road, at an estimated cost of \$324,103.82 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01297.

Portion Of South Wood Street.

Ordered, That the Commissioner of Water is hereby authorized to install 700 feet of 8-inch ductile iron water main in South Wood Street, from West 13th Street to West 14th Street, at a total estimated cost of \$125,687.74 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01403.

COMMITTEE ON COMMITTEES, RULES AND ETHICS.

Action Deferred -- APPOINTMENT OF MR. THOMAS J. SCORZA AS CHICAGO CITY CLERK.

The Committee on Committees, Rules and Ethics submitted the following report which was, on motion of Aldermen Shaw, Jones and Watson, *Deferred* and ordered published:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Committees, Rules and Ethics, having held a meeting on June 7, 1993 for the purpose of considering the appointment of Mr. Thomas J. Scorza to the position of City Clerk of the City of Chicago, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body approve the proposed appointment of Mr. Scorza.

This recommendation was concurred in by a voice vote of the members of the committee, with two (2) dissenting votes.

Respectfully submitted,

(Signed) RICHARD F. MELL, Chairman.

COMMITTEE ON ECONOMIC AND CAPITAL DEVELOPMENT.

APPROVAL OF PROPERTY AT 12600 SOUTH TORRENCE AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

The Committee on Economic and Capital Development submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Economic and Capital Development, having had under consideration a proposed resolution introduced by Alderman John Buchanan (10th Ward) authorizing Class 6(b) tax incentives for the property located at 12600 South Torrence Avenue pursuant to the Cook County Real Property Classification Ordinance, begs leave to recommend that Your Honorable Body Adopt said resolution which is transmitted herewith.

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

Respectfully submitted,

(Signed) BERNARD J. HANSEN, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The Cook County Board of Commissioners has amended the Cook County Real Property Classification Ordinance to provide real estate tax incentives to property owners who build, rehabilitate, enhance, and occupy property which is located within Cook County and which is used for manufacturing or industrial purposes; and

WHEREAS, The City of Chicago, consistent with the Cook County Real Property Classification Ordinance, as amended, wishes to induce industry to locate and expand in the City by offering financial incentives in the form of property tax relief; and

WHEREAS, Ford Motor Company has been located at 12600 South Torrence Avenue since 1924 and which site is improved with a 2,273,000 square foot automobile assembly plant; and

WHEREAS, Ford Motor Company proposes to construct a 200,000 plus square foot manufacturing building for the production of automobile body sides plus overhead tube connectors; and

WHEREAS, This new building will be adjacent to its existing facility already located at the current address and the construction cost of the new facility and tube connectors will approximate \$21,000,000; and

WHEREAS, A real estate tax incentive is necessary for Ford Motor Company's Chicago location to be property tax competitive with other properties outside of Cook County; and

WHEREAS, The proposed construction site is located entirely within Chicago Enterprise Zone 3; and

WHEREAS, The proposed construction work and use of the subject project will continue to provide significant employment both part-time and permanent; and

WHEREAS, Notwithstanding the Class 6(b) status of the subject property, the new construction and utilization of the subject property will generate significant new revenue in the form of real estate and other tax revenues; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago hereby resolve that:

- SECTION 1. The City of Chicago has determined that the incentive provided by the said Class 6(b) Tax Incentive Ordinance is necessary for the said development to occur on the subject property; and
- SECTION 2. The City of Chicago hereby supports and consents to the Class 6(b) Application and approves the classification of the subject property as Class 6(b) property pursuant to the Cook County Real Property Classification Ordinance and the Class 6(b) tax incentive shall apply to the property identified by Permanent Index Numbers: 25-25-402-001, 25-25-401/010/015/017; and
- SECTION 3. The Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois 60602; and
- Be It Further Resolved, That this resolution shall be effective immediately upon its passage or as otherwise provided for by law.

COMMITTEE ON ENERGY, ENVIRONMENTAL PROTECTION AND PUBLIC UTILITIES.

Action Deferred -- AMENDMENT OF TITLE 11, CHAPTER 4 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW ARTICLE XIV TO FURTHER REGULATE BUSINESSES INVOLVED WITH REPROCESSABLE CONSTRUCTION/DEMOLITION MATERIAL.

The Committee on Energy, Environmental Protection and Public Utilities submitted the following report which was, on motion of Alderman Allen and Alderman Bialczak, *Deferred* and ordered published:

To the President and Members of the City Council:

Your Committee on Energy, Environmental Protection and Public Utilities, having had under consideration a substitute ordinance regulating the reprocessing of concrete and asphalt, having had under advisement, begs leave to report and recommend that Your Honorable Body refer the proposed ordinance transmitted herewith back to committee.

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

Respectfully submitted,

(Signed) EDWIN W. EISENDRATH, Chairman.

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

WHEREAS, The City Council of the City of Chicago hereby finds that a significant amount of reprocessable construction/demolition material is generated within the City limits each year; and

WHEREAS, The City Council of the City of Chicago hereby finds that businesses which handle, store, transport and reuse this construction/demolition material are at present inadequately regulated by the City; and

WHEREAS, The City Council of the City of Chicago hereby finds that the inadequate regulation of these businesses has caused significant amounts of construction/demolition material to accumulate in and about the City; and

WHEREAS, The City Council of the City of Chicago hereby finds that the inadequate regulation of these businesses significantly contributes to an increase in the number of incidents of open dumping and fly dumping within the City; and

WHEREAS, The City Council of the City of Chicago hereby finds that improved regulation of such businesses is necessary for the protection of the environment and the health, welfare and safety of the citizens of Chicago; and

WHEREAS, The City Council of the City of Chicago hereby finds that regulating the reprocessing of asphalt and concrete is a necessary environmental policy; and

WHEREAS, The City Council of the City of Chicago hereby finds that Section 2-30-030-(17) of the Municipal Code of Chicago authorizes the Commissioner of the Department of Environment to recommend revisions or amendments pertaining to environmental control; now, therefore,

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

SECTION 1. Chapter 11-4 of the Municipal Code of Chicago is hereby amended by adding a new Article XIV as follows:

Article XIV.

Reprocessable Construction/Demolition Material.

11-4-1910 Definitions.

As used in this Article:

"Reprocessable construction/demolition material" shall mean broken concrete, bricks, rock, stone or paving asphalt generated from construction or demolition activities.

"Incidental construction/demolition debris" or "incidental debris" shall mean uncontaminated dirt, metal, mortar, gypsum, plaster board, wood, and sand which are derived from a construction or demolition site and intermingled with reprocessable material.

"Reprocessing device" shall mean a device designed to crush or break reprocessable material into smaller constituent parts for the purpose of reprocessing such material and for which a permit has been issued by the Department of Environment pursuant to the Municipal Code.

"Closure" shall mean those actions taken by the owner and/or operator to cease operations and to ensure that a facility is closed in conformance with this Chapter and all applicable federal, state and local laws in effect at the time of such closure.

"Reprocessable construction/demolition material facility" or "facility" shall mean a site used for purposes of receiving, storing, reprocessing and transport of reprocessable construction/demolition material.

"Open dumping" or "fly dumping" shall mean the disposal of garbage, material, refuse and other waste from one or more sources at a disposal site that is not permitted to receive such waste.

Other definitions relating to this Article will be found in Article I of Chapter 11-4.

11-4-1920 Purpose And Title.

The purpose and intent of this Article is to regulate the receipt, storage, reprocessing and transport of reprocessable construction and demolition material and to prevent the improper disposal of construction and demolition debris within the City of Chicago. This Article shall be entitled the "Reprocessable Construction/Demolition Material Ordinance".

11-4-1930 Reprocessable Construction/Demolition Material Permit.

- (A) Permit Required. No reprocessable construction/demolition material shall be sent to, received by, stored at or reprocessed at any location except at a Facility properly zoned and for which a permit for a Reprocessable Construction/Demolition Material Facility has been issued pursuant to this Chapter. This section shall not be interpreted as a ban on the disposal of reprocessable construction/demolition material in a properly zoned and permitted sanitary landfill or the receipt and transfer of such material at a properly zoned and permitted waste transfer facility.
- (B) Permit Application. Application for a permit for a Reprocessable Construction/Demolition Material Facility shall be made to the Commissioner and shall provide the following information:
 - (1) name, address, and telephone number of the applicant;
 - (2) the telephone number(s) of the owner or operator of the site of the proposed Facility;
 - (3) the address of the Facility sought to be licensed;
 - (4) payment of the fee as set forth in Section 11-4-1970;
 - (5) design of the proposed Facility, including buildings, equipment, fencing, ingress and egress, pollution control measures, and routes to and from the Facility:
 - (6) plan of operation for proposed Facility including type and number of reprocessing devices for reprocessing reprocessable material or alternative plan for timely reprocessing of the material;
 - (7) a "process equipment permit" for Reprocessing Devices used for reprocessing reprocessable material issued by the Department of Environment pursuant to the Municipal Code;
 - (8) copy of certified letter to the alderman within whose ward the Facility is proposed to be located, setting forth the intention and nature of use as a Reprocessable Construction/Demolition Material Facility. An

application shall not be considered complete without such copy of the certified letter and in no event shall a permit be issued until 30 days after the date of the certified letter or receipt by Commissioner of notice from the alderman that such 30 day period is waived;

- (9) evidence of compliance with zoning requirements;
- (10) any further information deemed necessary by the Commissioner.

The Commissioner shall have ninety (90) days to act upon the application.

- (C) No permit for a Reprocessable Construction/Demolition Material Facility shall be granted by the Commissioner unless:
 - (1) the application for such permit is fully and accurately completed and all zoning and other requirements in subsection (B) hereof are met;
 - (2) the existence of a Facility will not have an adverse effect on traffic flow or parking within the surrounding area;
 - (3) in the determination of the Commissioner, the Facility will not have an adverse impact on the public health and safety;
 - (4) the Commissioner determines that the Facility has adequate pollution control measures;
 - (5) the Commissioner determines that sufficient on-site space will be available for incidental debris and reprocessable construction/demolition material.
- (D) Permit Revocation. The Commissioner may revoke the permit of the owner and/or operator of a Reprocessable Construction/Demolition Material Facility found to be engaging in open dumping or fly dumping or otherwise disposing of construction/demolition material or debris in violation of this Chapter or any other provision of the Municipal Code of Chicago.

11-4-1940 Rules And Regulations.

The Commissioner is hereby authorized and directed to promulgate such rules and regulations as are deemed necessary to effectuate the purposes of this Chapter. The Commissioner shall seek public comment on all such rules and regulations using the procedures set out in Section 2-30-030(12) of the Municipal Code of Chicago.

11-4-1950 Reprocessing Requirement.

A Facility shall be operated for the primary purpose of reprocessing reprocessable material. This ordinance shall not be construed, interpreted or implied to permit the use of land as a landfill or other similar use.

11-4-1960 Annual Permit Filing Fee.

The annual fee for filing a permit application shall be as follows:

For Facilities on lots covering not more than 25 acres
For Facilities on lots covering more than 25 and up to 50 acres
For Facilities on lots covering more than 50 acres

Each noncontiguous lot shall be considered a separate facility.

11-4-1970 Reprocessing Device Requirement.

To qualify for a permit, each Facility must have at least one permitted Reprocessing Device, with a process equipment permit issued by the Department of Environment pursuant to the Municipal Code, for the purpose of reprocessing reprocessable material permitted for the site, or have an alternative plan approved by the Commissioner for timely reprocessing of the material.

11-4-1980 Testing Of Materials.

The owner and/or operator of a Reprocessable Construction/Demolition Material Facility shall perform, at its own expense, testing of material delivered to the Facility for constituents and characteristics as described in rules and regulations that may be promulgated by the Department of Environment. Such tests shall be performed on a schedule contained in regulations that may be promulgated by the Department of Environment; provided, however, that the number of tests requested shall not exceed six within a 12 month period unless the Commissioner determines that sufficient cause exists for additional testing and such cause is provided to the owner and/or operator in written form.

11-4-1990 Reports And Recordkeeping.

- (A) Load Tickets. The owner and/or operator shall maintain Load Tickets for each truckload or other documentation acceptable to the Commissioner of material delivered to and removed from a Facility. The Load Tickets or other documentation shall contain the following information:
 - (1) the date the material was delivered to and removed from the Facility;
 - (2) the source of all loads delivered to the Facility;
 - (3) a description of the type of material delivered to or removed from the Facility;
 - (4) the weight or volume of each load delivered to or removed from the Facility expressed in tons or cubic yards, respectively;
 - (5) the name and address of the Facility or site to which all reprocessed material or incidental debris removed from the site is to be delivered;
 - (6) the weight or volume of each load of reprocessed material or incidental debris removed from the Facility expressed in tons or cubic yards;
 - (7) the date transported and description of each load of reprocessed material or incidental debris removed from the Facility.

The Load Tickets or other documentation shall be preserved for a period of one year following the end of the calendar year in which such tickets were written and recorded or in which such other documentation is made. Load Tickets or other documentation shall be made available upon written or oral request during normal business hours to an employee or agent of the Department of Environment.

- (B) Reports. The owner and/or operator shall prepare, upon the request of the Department of Environment or on a schedule prescribed by regulation, reports on materials delivered to and removed from a Facility and on the operations of the Facility.
- (C) Affidavit of Reprocessing. The owner and/or operator shall provide to the Commissioner an annual affidavit stating the amount of reprocessed material sold or reused in the previous year. Such affidavit shall include the name and address of the entities which purchased such materials. The affidavit form shall be provided by the Commissioner. The owner and/or

operator shall maintain adequate records to support the information stated in the affidavit.

11-4-2000 Operating Requirements.

The owner and/or operator of a Reprocessable Construction Material Facility shall comply with the following requirements:

- (A) All Facilities shall keep permits on the premises at all times. Permits should be posted in a prominent location and available at all times for review by employees or agents of the Department of Environment.
- (B) No owner and/or operator of a Reprocessable Construction/ Demolition Material Facility shall receive, reprocess, remove or transport any construction material or debris between the hours of 7:00 P.M. and 6:00 A.M. unless a waiver is granted by the Commissioner.
- (C) The owner and/or operator shall undertake all necessary steps to ensure that a Facility is secure from unauthorized entry, sufficiently screened from the surrounding area and adequately lighted after dark. If the Commissioner deems the measures undertaken by an owner and/or operator pursuant to this subparagraph (C) to be inadequate, the Commissioner may require that additional steps be taken to bring the Facility into compliance.
- (D) At no point within the Reprocessable Construction/Demolition Material Facility shall the height of reprocessable or reprocessed material and other materials brought on the site exceed 30 feet. The Commissioner may, upon written application by an owner and/or operator, grant variances to this requirement.
- (E) Each Reprocessable Construction/Demolition Material Facility shall employ measures and/or devices approved by the Department of Environment to prevent the emission of dust and to keep the streets, sidewalks and sewers adjacent to the Facility free and clear at all times of all material and debris transported to or from, or maintained or stored within, the Facility.
- (F) At no point shall any portion of the Facility site be excavated for the purpose of storing reprocessed material, reprocessable material or incidental debris.
- (G) Each Facility shall conform to the noise standards established by Article VII of this Chapter 11-4 of the Municipal Code of Chicago.

- (H) Reprocessable material and incidental debris received at the Facility shall be handled as follows:
 - (1) Reprocessable construction/demolition material shall be separated from and kept separate from any other waste as defined in this Chapter 11-4 of the Municipal Code of Chicago.
 - (2) Reprocessable construction/demolition material shall be handled, stored, transported and reused in accordance with applicable federal, state, and local laws and regulations.
 - (3) Incidental debris received at the Facility shall be separated from reprocessable construction/demolition material and shall be removed from the Facility as soon as possible, but not later than 14 days after such debris was delivered to the Facility, and shall be disposed of in accordance with the applicable federal, state, and local laws and regulations.
 - (4) No waste, garbage or refuse except reprocessable material and incidental debris may be received or stored at a Facility at any time.
 - (5) The amount of incidental debris contained in any of reprocessable material received at a Facility shall not exceed 20% of the total volume of materials on site.
 - (6) The maximum amounts of reprocessable construction/demolition material and incidental debris that an owner and/or operator may maintain or store at a Facility may be prescribed by the Commissioner in rules and regulations.
 - (7) The owner and/or operator shall be responsible for the proper transport and disposal of all waste stored, dumped or abandoned at the site.
- (I) The owner and operator of a Facility shall ensure that all reprocessable material and incidental debris transported to or removed from the site shall be managed in a way to prevent release of materials into the environment.
- (J) The trucks and other vehicles used in the operation at the Facility shall comply with the City of Chicago's weight limitations and other road requirements.

11-4-2010 Closure.

The owner and/or operator of a Facility shall notify the Commissioner in writing of an intention to terminate operations of the Facility at least 14 days prior to termination. Upon termination of operations on the Facility site, the owner and/or operator shall leave the site in a clean condition that is to be approved by the Department of the Environment, removing all waste and other materials and equipment from the site. The site shall be restored to a level grade for future development consistent with local zoning ordinances. Only city-approved fill material shall be used to regrade the site.

11-4-2020 Performance Bond.

No person shall operate a Facility which requires a permit under this article unless such person has posted with the Department of the Environment a performance bond or other security in the amount of \$100,000.00 for the purpose of insuring closure of the site and post-closure care in accordance with Section 11-4-2000. Such performance bond or other security shall be maintained in effect for 60 days after the notice of the official closure of the Facility has been given in writing to the Commissioner. If closure is not properly achieved, the Commissioner may assess the bond or other security to pay for actions appropriate to protect the public health and safety. In no event shall the bond or other security be deemed to be the limit of the permittee's liability for its activities at the Facility.

11-4-2030 Compliance With Other Code Provisions.

Nothing in this article shall be construed to relieve any person receiving a permit from compliance with any other provisions of the Municipal Code of Chicago.

11-4-2040 Inspection -- Jurisdiction.

Inspections of Reprocessable Construction/Demolition Material Facilities shall be under the jurisdiction of the Commissioner.

11-4-2050 Enforcement.

A. Public Nuisance Abatement.

Any unpermitted Reprocessable Construction/Demolition Material Facility shall be deemed and is hereby declared to be a public nuisance and an ordinance violation and shall be subject to summary abatement

procedures. Such abatement shall be in addition to the fines and penalties herein provided. The Commissioner is empowered to institute appropriate legal proceedings through the Corporation Counsel for an order directing the owner and/or operator to remove all material and other unpermitted materials from the site at their own expense, and to otherwise clean and remediate the site, and for the abatement of Reprocessable Construction/Demolition Material Facilities operating without a permit.

B. Fines.

Any person owning and/or operating a Facility in violation of any provision of this article shall be personally subject to a fine not to exceed \$500 for each ordinance violation, plus court costs and reasonable attorney fees. Each day that a violation continues shall constitute a separate and distinct offense.

11-4-2060 Prospective Effect.

This ordinance shall only apply prospectively and shall not be deemed to have any legal effect on litigation pending at the time this ordinance shall become effective.

SECTION 2. This ordinance shall take effect 30 days after its passage and publication.

COMMITTEE ON HISTORICAL LANDMARK PRESERVATION.

DESIGNATION OF EIGHTH CHURCH OF CHRIST, SCIENTIST AS CHICAGO LANDMARK.

The Committee on Historical Landmark Preservation submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Historical Landmark Preservation, having under consideration a communication signed by Mr. Charles Thurow, Deputy Commissioner, Department of Planning and Development, Landmarks Division (referred to your committee on April 22, 1993) to designate the Eighth Church of Christ, Scientist, 4359 South Michigan Avenue, as a Chicago landmark, begs leave to recommend that Your Honorable Body do Pass the proposed ordinance which is transmitted herewith.

This recommendation was concurred in by all members of the committee present at the meeting which took place on June 2, 1993.

Respectfully submitted,

(Signed) BURTON F. NATARUS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to Chapter 2-120, Section 2-120-690 of the Municipal Code of Chicago, the City of Chicago, through its Commission on Chicago Landmarks has determined that the Eighth Church of Christ, Scientist, located at 4359 South Michigan Avenue, Chicago, Illinois, is worthy of designation as a Chicago landmark; and

WHEREAS, The Commission has found that the Eighth Church of Christ, Scientist meets certain criteria for landmark designation under Sections 2-120-620 (1) and (4) of the Municipal Code of Chicago; and

WHEREAS, The Eighth Church of Christ, Scientist is noteworthy for its design, which was modeled after ancient classical architecture, with particular emphasis on Roman-inspired elements, and which is a virtual textbook examination of the classical revival style that was popular generally during the early twentieth century and which derives its unique design in part from those of ancient public baths, and in part from the Pantheon of Rome; and

WHEREAS, The Eighth Church of Christ, Scientist is exemplary of the classical style of architecture associated with and derived from the Ecole des Beaux Arts in Paris and with the World's Columbian Exposition in Chicago, both of which it evokes in a monumental and forceful manner; and

WHEREAS, The Eighth Church of Christ, Scientist is a structure of outstanding significance in the Grand Boulevard community, not only for its classical design and the institutional stability it has represented in the area for over 80 years, but also for the status it holds among Christian Science churches as the first African-American congregation in the country; now, therefore,

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

SECTION 1. The Eighth Church of Christ, Scientist, located at 4359 South Michigan Avenue, Chicago, Illinois and legally described as:

the south 25 feet of Lot 19, Lot 22 and Lot 23 in Block 1 of L.W. Stone's Subdivision of the east 20 acres of the north 30 acres of the west half of the southwest quarter of Section 3, Township 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois (Permanent Index Number: 20-03-302-009)

is hereby designated in its entirety, along with the property on which it stands, as a Chicago landmark. The significant historic and architectural features that make an essential contribution to the qualities and characteristics by which the Eighth Church of Christ, Scientist meets two of the seven criteria for designation are all exterior aspects of the building, including its roofs, and the main foyer and the auditorium of the interior.

SECTION 2. The Commission on Chicago Landmarks is hereby directed to create a suitable plaque appropriately identifying said landmark and to affix the plaque to the property designated as a Chicago landmark in accordance with the provisions of Section 2-120-610 (3) of the Municipal Code of Chicago.

SECTION 3. The Commission on Chicago Landmarks is directed to comply with the provisions of Section 2-120-720 of the Municipal Code of Chicago, regarding notification of said designation.

Alderman

Location And Type Of Sign

RUGAI (19th Ward)

South Drake Street, at West 108th Street and West 109th Street -- "Stop";

West 90th Street and South Hamilton Avenue -- "All-Way Stop";

West 100th Street and South Damen Avenue -- "All-Way Stop";

West 109th Street, at South Drake Avenue -- "Stop";

EVANS (21st Ward)

South Eggleston Avenue, at West 97th Street -- "Stop";

LASKI (23rd Ward)

West 64th Street and South Narragansett Avenue -- "Four-Way Stop";

MILLER (24th Ward)

South Avers Avenue, at 1326; also South Springfield Avenue at 1300 -- on all school days -- 8:00 A.M. to 4:00 P.M. -- "No Parking School Days";

West Polk Street and South Sacramento Boulevard -- "Four-Way Stop";

South Sawyer Avenue, at West 15th Street -- "Stop";

West Taylor Street and South Karlov Avenue -- "Two-Way Stop";

South Troy Street, at West 19th Street -- "Stop";

SECTION 4. This ordinance shall take effect from and after the date of its passage.

DESIGNATION OF NORTH KENWOOD MULTIPLE RESOURCE DISTRICT AS CHICAGO LANDMARK.

The Committee on Historical Landmark Preservation submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Historical Landmark Preservation, having had under consideration a communication signed by Mr. Charles Thurow, Deputy Commissioner, Department of Planning and Development, Landmarks Division (referred to your committee on April 22, 1993) to designate the North Kenwood Multiple Resource District as a "Chicago Landmark", recommends that Your Honorable Body do Pass the proposed ordinance which is transmitted herewith.

This recommendation was concurred in by all members of the committee present at the meeting which took place on May 25, 1993.

Respectfully submitted,

(Signed) BURTON F. NATARUS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to Chapter 2-120-690 of the Municipal Code of Chicago, the City of Chicago through its Commission on Chicago Landmarks has determined that the North Kenwood Multiple Resource District, generally bounded by East 43rd Street, South Cottage Grove Avenue, East 47th Street, and Lake Michigan, in Chicago, Illinois, is worthy of designation as a Chicago landmark; and

WHEREAS, The Commission has found that the North Kenwood Multiple Resource District meets certain criteria for landmark designation as set forth in Section 2-120-620 (1), (3), (4), (5) and (6) of the Municipal Code of Chicago; and

WHEREAS, The North Kenwood Multiple Resource District has value as an example of the economic, historic, and social heritage of Chicago as seen through its development as an affluent railroad suburban community during the late nineteenth century, and its subsequent transformation into a middle class urban neighborhood; and

WHEREAS, The founders and developers of the North Kenwood community had a particular vision for its future growth, as reflected in such significant landscape features as Drexel Boulevard, which was donated to the Village of Hyde Park by the Drexel family of Philadelphia, and reflected in the homes of prominent Chicagoans such as Joy Morton, founder of the company now known as the Morton-Thiokol Corporation, Frank Linden, entrepreneur and owner of a prominent local stained glass manufacturing company, and William E. Hale, owner of an elevator company and a prominent developer of Chicago's Loop; and

WHEREAS, The North Kenwood Multiple Resource District consists of a cohesive core of late nineteenth century residences, including a development of picturesque rowhouses built between 1889 and 1895 surrounded by many free-standing residences and institutions built by and associated with individuals prominent in Chicago, Illinois, and the nation; and

WHEREAS, Many prominent architects in Chicago designed the buildings in the North Kenwood Multiple Resource District, including William W. Boyington, Robert Rae, Jr., Webster Tomlinson, J.J. Flanders and W.C. Zimmerman, and Daniel Burnham and John Root, all of whom contributed to the establishment of Chicago's reputation as a leading center nationally and internationally for the architectural arts; and

WHEREAS, The North Kenwood Multiple Resource District is made up of common building types, styles, scale, materials, and designs that reflect and perpetuate historic and architectural themes that constitute a distinctive residential enclave, and that, although some of these buildings have lost their historic context and stand isolated or in small groups surrounded by vacant lots, they share in the collective historic and architectural themes of the district, and are included as multiple resources within the proposed district; and

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

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

SECTION 1. The City Council finds and declares as legislative findings, the matters set forth in the Whereas clauses of this Ordinance.

SECTION 2. The North Kenwood Multiple Resource District, generally located within the bounds of East 43rd Street, South Cottage Grove Avenue, East 47th Street, and Lake Michigan, Chicago, Illinois, and composed of all of the rights-of-way and publicly and privately owned properties within its boundaries and the subdivided parcels legally described as:

[Berkeley Avenue]

Lot 23 in subdivision of the north 3.79 chains of Block 2 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 and 2 in subdivision of Lots 10 to 13 of subdivision of the north 3.79 chains of Block 2 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 25 in Block 1 of Abell's Subdivision of the south 412.5 feet of Lot 2 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 17 in Block 1 of Abell's Subdivision of the south 412.5 feet of Lot 2 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 15 in Block 2 of Abell's Subdivision of the south 412.5 feet of Lot 2 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1 through 9 in L. Hamilton McCormick's Subdivision of Lots 1, 2, 3 and the north 8.25 feet of Lot 4 in Block 2 of Hutchinson's Subdivision of Block 3 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 13 through 22 in Block 1 of Hutchinson's Subdivision of Block 3 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1 through 6 in James A. Parrish's Subdivision of the south 41.75 feet of Lot 4, Lot 5, and the north 10.25 feet of Lot 6, also of Lots 11 and 12, in Block 2 of Hutchinson's Subdivision of Block 3 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1 through 8 in Swift's Berkeley Avenue Addition to Chicago, being a subdivision of Lots 7 and 8 and the south 39.75 feet of Lot 6 in Block 2 of Hutchinson's Subdivision of Block 3 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 through 5 in A. Street's Subdivision of Lots 9 and 10 in Block 2 of Hutchinson's Subdivision of Block 3 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 7 through 12 in James A. Parish's Subdivision of south 41.75 feet of Lot 4, Lot 5 and the north 10.25 feet of Lot 6, also of Lots 11 and 12, in Block 2 of Hutchinson's Subdivision of Block 3 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

[Drexel Boulevard]

The south 32 feet of Lot 2 and Lot 3, except the south 8.5 feet thereof, in Haine's Sidway & Layton's Subdivision of Block 6 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The south 30 feet of Lot 4 in the Haine's Sidway & Layton's Subdivision of Block 6 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 10 in Block 5 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The north 40 feet of Lot 3 in resubdivision of Block 7 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The south 45 feet of Lot 6 in resubdivision of Block 7 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

[Ellis Avenue]

Lots 2 and 3 in Barry's Subdivision of Lots 28 to 32 in subdivision of the north 3.79 chains of Block 2 of subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 5, 6 and 7 in Barry's Subdivision of Lots 28 to 32 in subdivision of the north 3.79 chains of Block 2 of subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 4 and 6 in C. Barton's Subdivision of Block 1 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 3 in Dale's Subdivision of Lot 7 and the north half of Lot 8, also Stable Lot 7 and the north half of Stable Lot 8, all in C. Barton's Subdivision of Block 1 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1, 2 and 3 in Barry's Subdivision of the south half of Lot 8 and the north half of Lot 9 in C. Barton's Subdivision of Block 1 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1, 2 and 3 in Barry's Subdivision of the north 1 foot of Lot 18 and Lots 19 and 20 of Block 2 of Chas. C. Abell's Subdivision of the south 412.5 feet of Lot 2 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1 through 6 in Barry's Subdivision of the north 5 feet of Lots 22, 23 and 24 of Block 2 of Hutchinson's Subdivision of Block 3 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1, 2 and 3 in subdivision of the north 17 feet of Lot 21 and the south 45 feet of Lot 22 in Block 2 of Hutchinson's Subdivision of Block 3 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1, 2 and 3 in A. Delfosse's Subdivision of the north 30 feet of Lot 20 and the south 33 feet of Lot 21 in Block 2 of Hutchinson's Subdivision of Block 3 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The south 20 feet of Lot 20 in Block 2 of Hutchinson's Subdivision of Block 3 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 through 5 in George C. Watt's Subdivision of Lots 18 and 19 in Block 2 of Hutchinson's Subdivision of Block 3 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1 through 6 in subdivision of Lots 16 and 17 in Block 2 of Hutchinson's Subdivision of Block 3 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 15 in Block 2 of Hutchinson's Subdivision of Block 3 in the subdivision by Executors of E.K. Hubbard of the east half of the

southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1 through 6 in Barry's Subdivision of Lots 13 and 14 in Block 2 of Hutchinson's Subdivision of Block 3 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1 through 6 in Barry's Subdivision of Lot 1 in Clarke & Sharpe's Subdivision of Lots 1 to 4 of Block 5 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 2 in Clarke & Sharpe's Subdivision of Lots 1 to 4 of Block 5 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The north 50 feet of Lot 5 in Block 5 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The north 28 feet of Lot 1, Lots 2 through 6 and Lot 8 in Hale & Harris' Subdivision of the north 30.7 feet of Lot 8 and the south 69.3 feet of Lot 5 in Block 5 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1 through 5 of Robert Stobo's Subdivision of part of Lots 8 and 9 in Block 5 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 and 2 in Owner's Subdivision of the north 132 feet of the west half and the north 198 feet of the east half of Block 6 (except parts heretofore dedicated as streets) of subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The south 66 feet of the north 198 feet of Block 6 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 through 10 in the Barry Brothers' Subdivision of the west half of Block 6 (measured between streets as originally opened 33 feet from centers) excepting the north 198 feet and the south 228 feet thereof, subdivided by Executors of E.K. Hubbard of the east half of the

southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 through 4 in subdivision of the west 187 feet of the north 95 feet of the south 195 feet lying north of 46th Street in Block 6 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 through 5 in the subdivision of the west 171 feet of the south 100 feet lying north of 46th Street of Block 6 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The north 20 feet of Lot 22, the south 10 feet of Lot 22, and Lot 21 in Perry H. Smith's Subdivision of Block 7 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

[Greenwood Avenue]

The south 5 feet of Lot 1, Lot 2, and the north 1 foot of Lot 3 in Block 1 of Abell's Subdivision of the south 412.5 feet of Lot 2 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 through 12 in Hutchinson's Subdivision of Block 3 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 and 2 in Halley's Subdivision of Lots 8 and 9 in Bliss & Waite's Subdivision of that part lying west of Hyde Park Avenue of the north half of Block 4 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 7 through 10 in Owner's Subdivision of the north 132 feet of the west half and the north 198 feet of the east half of Block 6 (except parts heretofore dedicated as streets) of subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 1 in McCormick's Subdivision of the southeasterly part of Block 6 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian. Lot 5 and the north 10 feet of the east 160 feet of Lot 6 in McCormick's Subdivision of the southeasterly part of Block 6 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 2 through 7 in Owner's Subdivision of the north half of the west half of that part of original Block 5 lying east of the west 33 feet thereof, in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1 through 8 in S.M. Follensbee's Subdivision of Lot 7 and the north 75 feet of Lot 8 in Dupee's Subdivision of the south half of Block 5 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The south 25 feet of Lot 8 and Lot 9, except for the east 62 feet thereof, in Mrs. Dupee's Subdivision of the south half of Block 5 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 and 2 in Perry H. Smith's Subdivision of Block 7 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 4 and 6 in Perry H. Smith's Subdivision of Block 7 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

[Lake Park Avenue]

Lot 14 in Higgin's Resubdivision of Nutt's Lake Shore Subdivision of the southeast quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Sublots 1 through 4 in subdivision of Lots 1, 2 and 3 in Bliss & Waite's Subdivision of that part lying west of Hyde Park Avenue, of the north half of Block 4 in subdivision by Executors of E.K. Hubbard of the east half of the Southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The south 15 feet of Lot 30 and the north 15 feet of Lot 31 in Higgin's Resubdivision of Nutt's Lake Shore Subdivision of the southeast quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 and 3 in Colman's Subdivision of Lot 10 in Block 1 in Lyman's Resubdivision of Block 2 and part of Block 3 in Lyman's Subdivision of that part lying West of the I.C.R.R. in Southeast Fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 11 in Block 1 in Lyman's Resubdivision of Block 2 and part of Block 3 in Lyman's Subdivision of that part lying west of the I.C.R.R. in southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The south 10 feet of Lot 88, the north 10 feet of Lot 87, and the south 20 feet of Lot 87 in the Kenwood Subdivision, a subdivision of Lots 2, 3 and 4 in Lyman's Subdivision of that part lying west of the I.C.R.R. in southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 through 4, Lots 7 through 10, and Lots 14 and 15 in W.M. Craig's Resubdivision of Lots 1 through 6 of Henry J. Furber's Woodlawn Avenue and Lake Avenue Subdivision of part of Lots 7, 8 and 9 in Lyman's Subdivision of that part lying west of the I.C.R.R. in southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The northerly 35.57 feet of Lot 84 in the Kenwood Subdivision, a subdivision of Lots 2, 3 and 4 in Lyman's Subdivision of that part lying west of the I.C.R.R. in southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The northerly 14.5 feet of Lot 79, Lot 80, and the southerly 17 feet of Lot 81 in the Kenwood Subdivision, a subdivision of Lots 2, 3 and 4 in Lyman's Subdivision of that part lying west of the I.C.R.R. in southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

[Oakenwald Avenue]

The south 21 feet of Lot 81 and the north 15 feet of Lot 82 in Higgin's Resubdivision of Nutt's Lake Shore Subdivision of the southeast quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The south 20 feet of Lot 54, the north 20 feet of Lot 59, Lot 60, the south 20 feet of Lot 61, the north 9 feet of Lot 66, Lots 67 and 68, Lot 71 (except the south 1 foot thereof), Lot 72 and the south 1 foot of Lot 73, all in Higgin's Resubdivision of Nutt's Lake Shore Subdivision of the southeast quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The south 2 feet of Lot 96, Lot 97, the north 10 feet of Lot 98, Lot 102 and Lots 104, 105, 106, the north 13 feet of Lot 107, the south 5 feet of Lot 108 and Lot 109, in Higgin's Resubdivision of Nutt's Lake Shore Subdivision of the southeast quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The north 10 feet of Lot 44, Lots 45, 46, 47 and 48 and the south 5 feet of Lot 49 in Higgin's Resubdivision of Nutt's Lake Shore Subdivision of the southeast quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 and 2 in Barry's Subdivision of Lot 31 in the Kenwood Subdivision, a subdivision of Lots 2, 3 and 4 in Lyman's Subdivision of that part lying west of the I.C.R.R. in southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 11, 12, 13, 14, the south 15 feet of Lot 15, Lot 26, the north 27 feet of Lot 29, Lot 30, the north 25 feet of Lot 38, Lot 39 and the south 3 feet of Lot 68, Lot 69 and Lot 70, all in the Kenwood Subdivision, a subdivision of Lots 2, 3 and 4 in Lyman's Subdivision of that part lying west of the I.C.R.R. in southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 2 in Harris' Subdivision of Lots 56 and 57 of the Kenwood Subdivision, a subdivision of Lots 2, 3 and 4 in Lyman's Subdivision of that part lying west of the I.C.R.R. in southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lot 3 in L.B. Wheeler's Subdivision of Lots 6, 7 and 8 in the Kenwood Subdivision, a subdivision of Lots 2, 3 and 4 in Lyman's Subdivision of that part lying west of the I.C.R.R. in southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

[University Avenue]

Lots 8, 10 and 18 in Greenwood Park, being a subdivision of Lots 7 through 10 and 17 in Medill's Subdivision, also Lots 14 through 17 in Bliss & Waite's Subdivision, all in Block 4 in subdivision by Executors

of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

[Woodlawn Avenue]

The south 15.4 feet of Lot 1 and north 9.6 feet of Lot 2 in subdivision of the north half of the east half of that part of original Block 5 lying east of the west 33 feet thereof in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

[44th Street]

The west 12.72 feet of Lot 32 and Lots 33 through 35 in C. Barton's Subdivision of Block 1 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 5 and 6 in Halley's Subdivision of Lots 8 and 9 in Bliss & Waite's Subdivision of that part lying west of Hyde Park Avenue of the north half of Block 4 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 through 5 in subdivision of Lots 5 and 6 in Bliss & Waite's Subdivision of that part lying west of Hyde Park Avenue of the north half of Block 4 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1, 2 and 3 in subdivision of Lot 4 in Bliss & Waite's Subdivision of that part lying west of Hyde Park Avenue of the north half of Block 4 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 6, 7 and the east 12 feet of Lot 8, except the north 66 feet of Lot 8, in the subdivision of Lots 1, 2 and 3 in Bliss & Waite's Subdivision of that part lying west of Hyde Park Avenue of the north half of Block 4 in subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

[45th Street]

Lots 3 through 6 in the Owner's Subdivision of the north 132 feet of the

west half and the north 198 feet of the east half of Block 6 of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

The west 60.9 feet of Lot 1 in the Owner's Subdivision of the north half of the west half of the original Block 5 in of the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Principal Meridian.

[46th Street]

Lots 6 through 12 in Robert Stobo's Subdivision of part of Lots 8 and 9 in Block 5 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 10 through 13 in Sheldon's Subdivision of the north seven-tenths of the north half of Block 8 in the subdivision by Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 and 2 in subdivision of Lots 21 and 22 in Henry J. Furber's Woodlawn Avenue & Lake Avenue Subdivision of part of Lots 7, 8 and 9 in Lyman's Subdivision in the southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

Lots 1 through 4 in the subdivision of Lots 18, 19 and part of Lot 5 in Henry J. Furber's Woodlawn Avenue & Lake Avenue Subdivision of part of Lots 7, 8 and 9 in Lyman's Subdivision in the southeast fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

[47th Street]

Lot 4, except for the west 31.1 feet and the east 50 feet thereof, in Waite's Subdivision of Lots 4 to 10 of subdivision of Lots 7 and 8 in Lyman's Resubdivision of Block 1 in Lyman, Larned & Woodbridge's Subdivision of the east half of the northwest quarter of the northeast quarter of Section 11, Township 38 North, Range 14 and of the fractional quarter of Section 2, Township 38 North, Range 14 East of the Third Principal Meridian.

All in Cook County, Illinois.

The range of street addresses of properties within the North Kenwood Multiple Resource District are:

South Berkeley Avenue 4310

4311

4313

4335

4357

4358

4400 through 4466 (even numbers)

4401 through 4465 (odd numbers)

South Drexel Boulevard 4508 through 4512 (even numbers)

4518

4545 through 4555 (odd numbers)

4610

4626 through 4630 (even numbers)

South Ellis Avenue 4307

4309

4313 through 4317 (odd numbers)

4320

4324

4334 through 4340 (even numbers)

4339 through 4343 (odd numbers)

4401 through 4465 (odd numbers)

4500 through 4560 (even numbers)

4501 through 4561 (odd numbers)

4613 through 4615 (odd numbers)

4619

4623

East 44th Street 922 through 932 (even numbers)

1001 through 1061 (odd numbers)

1100 through 1134 (even numbers)

East 45th Street 1000 through 1060 (even numbers)

939 through 1123 (odd numbers)

East 46th Street 900 through 920 (even numbers)

928 through 1014 (even numbers)

1039 through 1121 (odd numbers)

1100 through 1110 (even numbers)

1230

1232

1242 through 1260 (even numbers)

East 47th Street 1222

South Greenwood Avenue 4326

4400 through 4460 (even numbers)

4407 through 4409 (odd numbers)

4500 through 4522 (even numbers)

4501 through 4561 (odd numbers) 4544 4600 through 4610 (even numbers) 4601 through 4625 (odd numbers) 4620 4630 South Lake Park Avenue 4339 4400 through 4408 (even numbers) 4407 4461 4465 through 4471 (odd numbers) 4533 4537 4541 4542 through 4548 (even numbers) 4551 4554 through 4560 (even numbers) 4565 through 4567 (odd numbers) 4570 through 4572 (even numbers) South Oakenwald Avenue 4311 4312 4326 4340 through 4344 (even numbers) 4356

4359

4371

4403

4404 through 4412 (even numbers)

4415

4455 through 4459 (odd numbers)

4519 through 4521 (odd numbers)

4529 through 4531 (odd numbers)

4540

4545 through 4547 (odd numbers)

4577 through 4585 (odd numbers)

4578 through 4584 (even numbers)

4597

South University Avenue

4404 through 4406 (even numbers)

4430 through 4432 (even numbers)

4441 through 4443 (odd numbers)

South Woodlawn Avenue

4504

is hereby designated as a Chicago landmark pursuant to the Chicago Landmarks Ordinance. The significant historical and architectural features identified for preservation are all of the exterior faces of all of the structures and all streetscapes and landscapes within the defined boundaries. Building interiors are not considered significant features of this district. The boundaries for this district as listed above are those established by the Commission on Chicago Landmarks during the designation process.

SECTION 3. The Commission is directed to comply with the provisions of Chapter 2-120-720 of the Municipal Code of Chicago regarding "Notice of Designation".

SECTION 4. This ordinance shall take effect from and after the date of its passage.

DESIGNATION OF NORTH PULLMAN DISTRICT AS CHICAGO LANDMARK.

The Committee on Historical Landmark Preservation submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Historical Landmark Preservation, having had under consideration a communication signed by Mr. Charles Thurow, Deputy Commissioner, Department of Planning and Development, Landmarks Division (referred to your committee on May 19, 1993) to designate the North Pullman District as a Chicago Landmark, begs leave to recommend that Your Honorable Body do Pass the proposed ordinance which is transmitted herewith.

This recommendation was concurred in by all members of the committee present at the meeting which took place on June 2, 1993.

Respectfully submitted,

(Signed) BURTON F. NATARUS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to §2-120-690 of the Municipal Code of Chicago, the City of Chicago, through its Commission on Chicago Landmarks has determined that the North Pullman District is worthy of designation as a Chicago Landmark; and

WHEREAS, The Commission on Chicago Landmarks has found that the North Pullman District meets certain criteria for landmark designation listed at §2-120-620 (1), (3), (4), (5) and (6) of the Municipal Code of Chicago; and

WHEREAS, The North Pullman District reflects the larger history and development of the town of Pullman as one of the most innovative plans for an industrial town in the United States; and

WHEREAS, North Pullman, as a part of the larger town of Pullman, is critical for its associations with the development of American labor unions; and

WHEREAS, George Mortimer Pullman, one of the most important industrialists of the nineteenth century, developed Pullman and is for that reason irrevocably linked with the community that bears his name; and

WHEREAS, The North Pullman District is comprised of a variety of building types, including industrial buildings and a variety of residential types, all of which are distinguished by their Queen Anne architectural styling; and

WHEREAS, Several structures in North Pullman illustrate a unique aspect of development within the community; that being, the incorporation of commercial activities -- including grocery stores, butcher shops, drug stores, and schools -- into structures whose exterior design largely conformed with prevalent residential stylings; and

WHEREAS, The design continuity of the residences built in North Pullman remains intact, forming distinctive and visually harmonious streetscapes; and

WHEREAS, Solon S. Beman, the architect of the homes in North Pullman, was a prolific designer not of only homes throughout Pullman but also of a number of major office and institutional buildings in Chicago -- including

the Fine Arts Building, Pullman Building, Blackstone Library, Grand Central Station, and numerous Christian Science churches; and

WHEREAS, The two areas comprising the North Pullman District were developed in concert with and close to two major factories of the Pullman industrial complex -- the Allen Paper Car Wheel Works, and the Union Foundry and Pullman Car Wheel Works -- reflecting the unified nature of George Pullman's development plan; now, therefore,

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

SECTION 1. The North Pullman District, described as:

By Metes And Bounds.

Parcel 1

On the North:

Beginning at a point on the north line of East 104th Street coincident with the west line of South Corliss Avenue;

East from this point, along the north line of East 104th Street, to its intersection with the east line of South Maryland Avenue;

On the East:

South from this point, along the east line of South Maryland Avenue, to its intersection with the south line of East 106th Street;

On the South:

West from this point, along the south line of East 106th Street, to its intersection with the west line of South Corliss Avenue;

On the West:

North from this point, along the west line of South Corliss Avenue, to the point of beginning.

Parcel 2

On the North:

Beginning at a point on the north line of East 106th Street coincident with the west line of South Champlain Avenue, extended northward;

East along this north line of East 106th Street, to its intersection with the east line of South Langley Avenue;

On the East:

South along this east line of South Langley Avenue, to its intersection with the south property line of 10641 East 108th Street (a point approximately 680.64 feet south of the south line of East 108th Street), extended eastward;

On the South:

West along this south property line of 10641 East 108th Street, to the west property line of 10641 East 108th Street (a point 345 feet west of the center line of South Langley Avenue);

On the West:

North along this west property line of 10641 East 108th Street, to its intersection with a line 140 feet south of and parallel to the south line of East 108th Street;

West along this line parallel with the south line of East 108th Street, produced west a distance of 90 feet, to its intersection with a line parallel with the center line of South Langley Avenue;

North along this line parallel with the center line of South Langley Avenue, produced north a distance of 140 feet, to the south line of East 108th Street;

West along this south line of East 108th Street, to its intersection with the west line of South Cottage Grove Avenue;

Northwesterly along this west line of South Cottage Grove Avenue, to its intersection with the west line of 107th Street, extended westward;

West along this north line of 107th Street, to its intersection with the west line of South Champlain Avenue;

North along this west line of South Champlain Avenue, to the point of beginning.

By Legal Descriptions.

(a) In the first addition to the original town of Pullman, being a subdivision of the west 363.7 feet of the south half of the north half of the northwest quarter of Section 14, Township 37 North, Range 14 East of the Third Principal Meridian; also the west 363.7 feet of the north half of the south half of the northwest quarter of said Section 14, Township 37 North, Range 14 East of the Third Principal Meridian, all in Cook County, Illinois:

Lot 1 of Block 1 (P.I.N. 25-14-101-031; 10400 S. Maryland Av.)

Lot 2 of Block 1 (P.I.N. 25-14-101-032; 10404 S. Maryland Av.)

Lot 3 of Block 1 (P.I.N. 25-14-101-033; 10406 S. Maryland Av.)

Lot 4 of Block 1 (P.I.N. 25-14-101-034; 10408 S. Maryland Av.)

Lot 5 of Block 1 (P.I.N. 25-14-101-035; 10410 S. Maryland Av.)

Lot 6 of Block 1 (P.I.N. 25-14-101-036; 10412 S. Maryland Av.)

Lot 7 of Block 1 (P.I.N. 25-14-101-037; 10414 S. Maryland Av.)

Lot 8 of Block 1 (P.I.N. 25-14-101-038; 10416 S. Maryland Av.)

Lot 9 of Block 1 (P.I.N. 25-14-101-039; 10418 S. Maryland Av.)

Lot 10 of Block 1 (P.I.N. 25-14-101-040; 10420 S. Maryland Av.)

Lot 11 of Block 1 (P.I.N. 25-14-101-041; 10422 S. Maryland Av.)

Lot 12 of Block 1 (P.I.N. 25-14-101-042; 10426 S. Maryland Av.)

Lot 13 of Block 1 (P.I.N. 25-14-101-043; 10428 S. Maryland Av.)

Lot 14 of Block 1 (P.I.N. 25-14-101-044; 10430 S. Maryland Av.)

Lot 15 of Block 1 (P.I.N. 25-14-101-045; 10432 S. Maryland Av.)

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Lot 16 of Block 1 (P.I.N. 25-14-101-046; 10434 S. Maryland Av.)
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Lot 17 of Block 1 (P.I.N. 25-14-101-047; 10436 S. Maryland Av.)

Lot 18 of Block 1 (P.I.N. 25-14-101-048; 10438 S. Maryland Av.)

Lot 19 of Block 1 (P.I.N. 25-14-101-049; 10440 S. Maryland Av.)

Lot 20 of Block 1 (P.I.N. 25-14-101-050; 10442 S. Maryland Av.)

Lot 21 of Block 1 (P.I.N. 25-14-101-051; 10444 S. Maryland Av.)

Lot 22 of Block 1 (P.I.N. 25-14-101-052; 10446 S. Maryland Av.)

Lot 23 of Block 1 (P.I.N. 25-14-101-053; 10450 S. Maryland Av.)

Lot 24 of Block 1 (P.I.N. 25-14-101-054; 10452 S. Maryland Av.)

Lot 25 of Block 1 (P.I.N. 25-14-101-055; 10454 S. Maryland Av.)

Lot 26 of Block 1 (P.I.N. 25-14-101-056; 10458 S. Maryland Av.)

Lot 27 of Block 1 (P.I.N. 25-14-101-030; 10461 S. Corliss Av.)

Lot 28 of Block 1 (P.I.N. 25-14-101-029; 10459 S. Corliss Av.)

Lot 29 of Block 1 (P.I.N. 25-14-101-028; 10457 S. Corliss Av.)

Lot 30 of Block 1 (P.I.N. 25-14-101-027; 10455 S. Corliss Av.)

Lot 31 of Block 1 (P.I.N. 25-14-101-026; 10453 S. Corliss Av.)

Lot 32 of Block 1 (P.I.N. 25-14-101-025; 10451 S. Corliss Av.)

Lot 33 of Block 1 (P.I.N. 25-14-101-024; 10449 S. Corliss Av.)

Lot 34 of Block 1 (P.I.N. 25-14-101-023; 10447 S. Corliss Av.)

Lot 35 of Block 1 (P.I.N. 25-14-101-022; 10445 S. Corliss Av.)

Lot 36 of Block 1 (P.I.N. 25-14-101-021; 10443 S. Corliss Av.)

Lot 37 of Block 1 (P.I.N. 25-14-101-020; 10441 S. Corliss Av.)

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Lot 38 of Block 1 (P.I.N. 25-14-101-019; 10439 S. Corliss Av.)
Lot 39 of Block 1 (P.I.N. 25-14-101-018; 10437 S. Corliss Av.)
Lot 40 of Block 1 (P.I.N. 25-14-101-017; 10435 S. Corliss Av.)
Lot 41 of Block 1 (P.I.N. 25-14-101-016; 10433 S. Corliss Av.)
Lot 42 of Block 1 (P.I.N. 25-14-101-015; 10431 S. Corliss Av.)
Lot 43 of Block 1 (P.I.N. 25-14-101-014; 10429 S. Corliss Av.)
Lot 44 of Block 1 (P.I.N. 25-14-101-013; 10427 S. Corliss Av.)
Lot 45 of Block 1 (P.I.N. 25-14-101-012; 10425 S. Corliss Av.)
Lot 46 of Block 1 (P.I.N. 25-14-101-011; 10423 S. Corliss Av.)
Lot 47 of Block 1 (P.I.N. 25-14-101-010; 10421 S. Corliss Av.)
Lot 48 of Block 1 (P.I.N. 25-14-101-009; 10419 S. Corliss Av.)
Lot 49 of Block 1 (P.I.N. 25-14-101-008; 10417 S. Corliss Av.)
Lot 50 of Block 1 (P.I.N. 25-14-101-007; 10415 S. Corliss Av.)
Lot 51 of Block 1 (P.I.N. 25-14-101-006; 10413 S. Corliss Av.)
Lot 52 of Block 1 (P.I.N. 25-14-101-005; 10411 S. Corliss Av.)
Lot 53 of Block 1 (P.I.N. 25-14-101-004; 10409 S. Corliss Av.)
Lot 54 of Block 1 (P.I.N. 25-14-101-003; 10407 S. Corliss Av.)
Lot 55 of Block 1 (P.I. N. 25-14-101-002; 10405 S. Corliss Av.)
Lot 56 of Block 1 (P.I.N. 25-14-101-001; 10401 -- 10403 S. Corliss Av.)
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Lot 2 of Block 2 (P.I.N. 25-14-102-030; 10506 S. Maryland Av.) Lot 3 of Block 2 (P.I.N. 25-14-102-031; 10508 S. Maryland Av.)

Lot 1 of Block 2 (P.I.N. 25-14-102-029; 10500 S. Maryland Av.)

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Lot 4 of Block 2 (P.I.N. 25-14-102-032; 10510 S. Maryland Av.)
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Lot 5 of Block 2 (P.I.N. 25-14-102-033; 10512 S. Maryland Av.)

Lot 6 of Block 2 (P.I.N. 25-14-102-034; 10514 S. Maryland Av.)

Lot 7 of Block 2 (P.I.N. 25-14-102-035; 10516 S. Maryland Av.)

Lot 8 of Block 2 (P.I.N. 25-14-102-036; 10518 S. Maryland Av.)

Lot 9 of Block 2 (P.I.N. 25-14-102-037; 10520 S. Maryland Av.)

Lot 10 of Block 2 (P.I.N. 25-14-102-038; 10522 S. Maryland Av.)

Lot 11 of Block 2 (P.I.N. 25-14-102-039; 10524 S. Maryland Av.)

Lot 12 of Block 2 (P.I.N. 25-14-102-040; 10528 S. Maryland Av.)

Lot 13 of Block 2 (P.I.N. 25-14-102-041; 10530 S. Maryland Av.)

Lot 14 of Block 2 (P.I.N. 25-14-102-052; 10532 S. Maryland Av.)

Lot 15 of Block 2 (P.I.N. 25-14-102-053; 10534 S. Maryland Av.)

Lot 16 of Block 2 (P.I.N. 25-14-102-043; 10536 S. Maryland Av.)

Lot 17 of Block 2 (P.I.N. 25-14-102-044; 10538 S. Maryland Av.)

Lot 18 of Block 2 (P.I.N. 25-14-102-045; 10540 S. Maryland Av.)

Lot 19 of Block 2 (P.I.N. 25-14-102-046; 10542 S. Maryland Av.)

Lot 20 of Block 2 (P.I.N. 25-14-102-047; 10544 S. Maryland Av.)

Lot 21 of Block 2 (P.I.N. 25-14-102-048; 10546 S. Maryland Av.)

Lot 22 of Block 2 (P.I.N. 25-14-102-049; 10548 S. Maryland Av.)

Lot 23 of Block 2 (P.I.N. 25-14-102-050; 10552 S. Maryland Av.)

Lot 24 of Block 2 (P.I.N. 25-14-102-051; 10558 S. Maryland Av.)

Lot 25 of Block 2 (P.I.N. 25-14-102-028; 10559 S. Corliss Av.)

Lot 26 of Block 2 (P.I.N. 25-14-102-027; 10557 S. Corliss Av.)

Lot 27 of Block 2 (P.I.N. 25-14-102-026; 10555 S. Corliss Av.)

Lot 28 of Block 2 (P.I.N. 25-14-102-025; 10553 S. Corliss Av.)

Lot 29 of Block 2 (P.I.N. 25-14-102-024; 10551 S. Corliss Av.)

Lot 30 of Block 2 (P.I.N. 25-14-102-023; 10549 S. Corliss Av.)

Lot 31 of Block 2 (P.I.N. 25-14-102-022; 10547 S. Corliss Av.)

Lot 32 of Block 2 (P.I.N. 25-14-102-021; 10543 S. Corliss Av.)

Lot 33 of Block 2 (P.I.N. 25-14-102-020; 10541 S. Corliss Av.)

Lot 34 of Block 2 (P.I.N. 25-14-102-019; 10539 S. Corliss Av.)

Lot 35 of Block 2 (P.I.N. 25-14-102-018; 10537 S. Corliss Av.)

Lot 36 of Block 2 (P.I.N. 25-14-102-017; 10535 S. Corliss Av.)

Lot 37 of Block 2 (P.I.N. 25-14-102-016; 10533 S. Corliss Av.)

Lot 38 of Block 2 (P.I.N. 25-14-102-015; 10531 S. Corliss Av.)

Lot 39 of Block 2 (P.I.N. 25-14-102-014; 10529 S. Corliss Av.)

Lot 40 of Block 2 (P.I.N. 25-14-102-013; 10527 S. Corliss Av.)

Lot 41 of Block 2 (P.I.N. 25-14-102-012; 10525 S. Corliss Av.)

Lot 42 of Block 2 (P.I.N. 25-14-102-011; 10523 S. Corliss Av.)

Lot 43 of Block 2 (P.I.N. 25-14-102-010; 10521 S. Corliss Av.)

Lot 44 of Block 2 (P.I.N. 25-14-102-009; 10519 S. Corliss Av.)

Lot 45 of Block 2 (P.I.N. 25-14-102-008; 10517 S. Corliss Av.)

Lot 46 of Block 2 (P.I.N. 25-14-102-007; 10515 S. Corliss Av.)

Lot 47 of Block 2 (P.I.N. 25-14-102-006; 10511 S. Corliss Av.)

Lot 48 of Block 2 (P.I.N. 25-14-102-005; 10509 S. Corliss Av.)

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Lot 49 of Block 2 (P.I.N. 25-14-102-004; 10507 S. Corliss Av.)
Lot 50 of Block 2 (P.I.N. 25-14-102-003; 10505 S. Corliss Av.)
Lot 51 of Block 2 (P.I.N. 25-14-102-002; 10503 S. Corliss Av.)
Lot 52 of Block 2 (P.I.N. 25-14-102-001; 10501 S. Corliss Av.)
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(b) In the "P.L.A. Addition to Pullman", a subdivision in the east half of the northeast quarter and in the east half of the southeast quarter of Section 15, Township 37 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois:

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Lot 1 of Block 1 (P.I.N. 25-15-228-034; 10600 S. Langley Av.)
Lot 2 of Block 1 (P.I.N. 25-15-228-035; 10602 S. Langley Av.)
Lot 3 of Block 1 (P.I.N. 25-15-228-036; 10604 S. Langley Av.)
Lot 4 of Block 1 (P.I.N. 25-15-228-037; 10606 S. Langley Av.)
Lot 5 of Block 1 (P.I.N. 25-15-228-038; 10608 S. Langley Av.)
Lot 6 of Block 1 (P.I.N. 25-15-228-039; 10610 S. Langley Av.)
Lot 7 of Block 1 (P.I.N. 25-15-228-040; 10612 S. Langley Av.)
Lot 8 of Block 1 (P.I.N. 25-15-228-041; 10614 S. Langley Av.)
Lot 9 of Block 1 (P.I.N. 25-15-228-042; 10616 S. Langley Av.)
Lot 10 of Block 1 (P.I.N. 25-15-228-043; 10618 S. Langley Av.)
Lot 11 of Block 1 (P.I.N. 25-15-228-044; 10620 S. Langley Av.)
Lot 12 of Block 1 (P.I.N. 25-15-228-045; 10622 S. Langley Av.)
Lot 13 of Block 1 (P.I.N. 25-15-228-046; 10624 S. Langley Av.)
Lot 14 of Block 1 (P.I.N. 25-15-228-047; 10626 S. Langley Av.)
Lot 15 of Block 1 (P.I.N. 25-15-228-048; 10628 S. Langley Av.)
Lot 16 of Block 1 (P.I.N. 25-15-228-049; 10630 S. Langley Av.)
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Lot 17 of Block 1 (P.I.N. 25-15-228-050; 10632 S. Langley Av.)
Lot 18 of Block 1 (P.I.N. 25-15-228-051; 10634 S. Langley Av.)
Lot 19 of Block 1 (P.I.N. 25-15-228-052; 10636 S. Langley Av.)
Lot 20 of Block 1 (P.I.N. 25-15-228-053; 10638 S. Langley Av.)
Lot 21 of Block 1 (P.I.N. 25-15-228-054; 10640 S. Langley Av.)
Lot 22 of Block 1 (P.I.N. 25-15-228-055; 10642 S. Langley Av.)
Lot 23 of Block 1 (P.I.N. 25-15-228-056; 10644 S. Langley Av.)
Lot 24 of Block 1 (P.I.N. 25-15-228-057; 10646 S. Langley Av.)
Lot 25 of Block 1 (P.I.N. 25-15-228-058; 10648 S. Langley Av.)
Lot 26 of Block 1 (P.I.N. 25-15-228-059; 10650 S. Langley Av.)
Lot 27 of Block 1 (P.I.N. 25-15-228-060; 10652 S. Langley Av.)
Lot 28 of Block 1 (P.I.N. 25-15-228-061; 10654 S. Langley Av.)
Lot 29 of Block 1 (P.I.N. 25-15-228-062; 10656 S. Langley Av.)
Lot 30 of Block 1 (P.I.N. 25-15-228-063; 10658 S. Langley Av.)
Lot 31 of Block 1 (P.I.N. 25-15-228-064; 10660 S. Langley Av.)
Lot 32 of Block 1 (P.I.N. 25-15-228-065; 10662 S. Langley Av.)
Lot 33 of Block 1 (P.I.N. 25-15-228-033; 10665 S. Champlain Av.)
Lot 34 of Block 1 (P.I.N. 25-15-228-032; 10663 S. Champlain Av.)
Lot 35 of Block 1 (P.I.N. 25-15-228-031; 10661 S. Champlain Av.)
Lot 36 of Block 1 (P.I.N. 25-15-228-030; 10659 S. Champlain Av.)
Lot 37 of Block 1 (P.I.N. 25-15-228-029; 10657 S. Champlain Av.)
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Lot 38 of Block 1 (P.I.N. 25-15-228-028; 10655 S. Champlain Av.)

Lot 39 of Block 1 (P.I.N. 25-15-228-027; 10653 S. Champlain Av.) Lot 40 of Block 1 (P.I.N. 25-15-228-026; 10651 S. Champlain Av.) Lot 41 of Block 1 (P.I.N. 25-15-228-025; 10649 S. Champlain Av.) Lot 42 of Block 1 (P.I.N. 25-15-228-024; 10647 S. Champlain Av.) Lot 43 of Block 1 (P.I.N. 25-15-228-023; 10645 S. Champlain Av.) Lot 44 of Block 1 (P.I.N. 25-15-228-022; 10643 S. Champlain Av.) Lot 45 of Block 1 (P.I.N. 25-15-228-021; 10641 S. Champlain Av.) Lot 46 of Block 1 (P.I.N. 25-15-228-020; 10639 S. Champlain Av.) Lot 47 of Block 1 (P.I.N. 25-15-228-019; 10637 S. Champlain Av.) Lot 48 of Block 1 (P.I.N. 25-15-228-018; 10635 S. Champlain Av.) Lot 49 of Block 1 (P.I.N. 25-15-228-017; 10633 S. Champlain Av.) Lot 50 of Block 1 (P.I.N. 25-15-228-016; 10631 S. Champlain Av.) Lot 51 of Block 1 (P.I.N. 25-15-228-015; 10629 S. Champlain Av.) Lot 52 of Block 1 (P.I.N. 25-15-228-014; 10627 S. Champlain Av.) Lot 53 of Block 1 (P.I.N. 25-15-228-013; 10625 S. Champlain Av.) Lot 54 of Block 1 (P.I.N. 25-15-228-012; 10623 S. Champlain Av.) Lot 55 of Block 1 (P.I.N. 25-15-228-011; 10621 S. Champlain Av.) Lot 56 of Block 1 (P.I.N. 25-15-228-010; 10619 S. Champlain Av.) Lot 57 of Block 1 (P.I.N. 25-15-228-009; 10617 S. Champlain Av.) Lot 58 of Block 1 (P.I.N. 25-15-228-009; 10615 S. Champlain Av.) Lot 59 of Block 1 (P.I.N. 25-15-228-008; 10613 S. Champlain Av.) Lot 60 of Block 1 (P.I.N. 25-15-228-006; 10611 S. Champlain Av.)

Lot 61 of Block 1 (P.I.N. 25-15-228-005; 10609 S. Champlain Av.)

Lot 62 of Block 1 (P.I.N. 25-15-228-004; 10607 S. Champlain Av.)

Lot 63 of Block 1 (P.I.N. 25-15-228-003; 10605 S. Champlain Av.)

Lot 64 of Block 1 (P.I.N. 25-15-228-002; 10603 S. Champlain Av.)

Lot 65 of Block 1 (P.I.N. 25-15-228-001; 10601 S. Champlain Av.)

Lot 1 of Block 3 (P.I.N. 25-15-404-008; 615 E. 107th St.)

Lot 2 of Block 3 (P.I.N. 25-15-404-007; 613 E. 107th St.)

Lot 3 of Block 3 (P.I.N. 25-15-404-006; 611 E. 107th St.)

Lot 4 of Block 3 (P.I.N. 25-15-404-005; 609 E. 107th St.)

Lot 5 of Block 3 (P.I.N. 25-15-404-004; 607 E. 107th St.)

Lot 6 of Block 3 (P.I.N. 25-15-404-003; 605 E. 107th St.)

Lot 7 of Block 3 (P.I.N. 25-15-404-002; 10701 S. Cottage Grove Av.)

Lot 8 of Block 3 (P.I.N. 25-15-404-001; 10705 S. Cottage Grove Av.)

Lot 9 of Block 3 (P.I.N. 25-15-404-009; 10713 S. Cottage Grove Av.)

Lot 10 of Block 3 (P.I.N. 25-15-404-010; 10715 S. Cottage Grove Av.)

Lot 11 of Block 3 (P.I.N. 25-15-404-011; 10717 S. Cottage Grove Av.)

Lot 12 of Block 3 (P.I.N. 25-15-404-012; 10719 S. Cottage Grove Av.)

Lot 13 of Block 3 (P.I.N. 25-15-404-013; 10721 S. Cottage Grove Av.)

Lot 14 of Block 3 (P.I.N. 25-15-404-014; 10723 S. Cottage Grove Av.)

Lot 15 of Block 3 (P.I.N. 25-15-404-015; 10725 S. Cottage Grove Av.)

Lot 16 of Block 3 (P.I.N. 25-15-404-016; 10727 S. Cottage Grove Av.)

Lot 17 of Block 3 (P.I.N. 25-15-404-017; 10729 S. Cottage Grove Av.)

Lot 18 of Block 3 (P.I.N. 25-15-404-018; 10731 S. Cottage Grove Av.)

Lot 19 of Block 3 (P.I.N. 25-15-404-019; 10733 S. Cottage Grove Av.)

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Lot 20 of Block 3 (P.I.N. 25-15-404-020; 10735 S. Cottage Grove Av.)
Lot 21 of Block 3 (P.I.N. 25-15-404-021; 10737 S. Cottage Grove Av.)
Lot 22 of Block 3 (P.I.N. 25-15-404-022; 10739 S. Cottage Grove Av.)
Lot 23 of Block 3 (P.I.N. 25-15-404-023; 10741 S. Cottage Grove Av.)
Lot 24 of Block 3 (P.I.N. 25-15-404-024; 10743 S. Cottage Grove Av.)
Lot 25 of Block 3 (P.I.N. 25-15-404-025; 10747 S. Cottage Grove Av.)
Lot 26 of Block 3 (P.I.N. 25-15-404-026; 10749 S. Cottage Grove Av.)
Lot 27 of Block 3 (P.I.N. 25-15-404-027; 10751 S. Cottage Grove Av.)
Lot 28 of Block 3 (P.I.N. 25-15-404-028; 10753 S. Cottage Grove Av.)
Lot 29 of Block 3 (P.I.N. 25-15-404-029; 10757 S. Cottage Grove Av.)
Lot 30 of Block 3 (P.I.N. 25-15-404-030; 10761 S. Cottage Grove Av.)
Lot 31 of Block 3 (P.I.N. 25-15-404-057; 10774 S. Champlain Av.)
Lot 32 of Block 3 (P.I.N. 25-15-404-056; 10770 S. Champlain Av.)
Lot 33 of Block 3 (P.I.N. 25-15-404-055; 10766 S. Champlain Av.)
Lot 34 of Block 3 (P.I.N. 25-15-404-054; 10764 S. Champlain Av.)
Lot 35 of Block 3 (P.I.N. 25-15-404-053; 10762 S. Champlain Av.)
Lot 36 of Block 3 (P.I.N. 25-15-404-052; 10760 S. Champlain Av.)
Lot 37 of Block 3 (P.I.N. 25-15-404-051; 10758 S. Champlain Av.)
Lot 38 of Block 3 (P.I.N. 25-15-404-050; 10756 S. Champlain Av.)
Lot 39 of Block 3 (P.I.N. 25-15-404-049; 10754 S. Champlain Av.)
Lot 40 of Block 3 (P.I.N. 25-15-404-048; 10752 S. Champlain Av.)
Lot 41 of Block 3 (P.I.N. 25-15-404-047; 10748 S. Champlain Av.)
Lot 42 of Block 3 (P.I.N. 25-15-404-046; 10744 S. Champlain Av.)
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Lot 43 of Block 3 (P.I.N. 25-15-404-045; 10742 S. Champlain Av.)
Lot 44 of Block 3 (P.I.N. 25-15-404-044; 10738 S. Champlain Av.)
Lot 45 of Block 3 (P.I.N. 25-15-404-043; 10736 S. Champlain Av.)
Lot 46 of Block 3 (P.I.N. 25-15-404-042; 10734 S. Champlain Av.)
Lot 47 of Block 3 (P.I.N. 25-15-404-041; 10732 S. Champlain Av.)
Lot 48 of Block 3 (P.I.N. 25-15-404-040; 10730 S. Champlain Av.)
Lot 49 of Block 3 (P.I.N. 25-15-404-039; 10728 S. Champlain Av.)
Lot 50 in Block 3 (P.I.N. 25-15-404-038; 10726 S. Champlain Av.)
Lot 51 in Block 3 (P.I.N. 25-15-404-037; 10724 S. Champlain Av.)
Lot 52 in Block 3 (P.I.N. 25-15-404-036; 10722 S. Champlain Av.)
Lot 53 in Block 3 (P.I.N. 25-15-404-035; 10720 S. Champlain Av.)
Lot 54 in Block 3 (P.I.N. 25-15-404-034; 10718 S. Champlain Av.)
Lot 55 in Block 3 (P.I.N. 25-15-404-033; 10716 S. Champlain Av.)
Lot 56 in Block 3 (P.I.N. 25-15-404-032; 10714 S. Champlain Av.)
Lot 57 in Block 3 (P.I.N. 25-15-404-031; 10712 S. Champlain Av.)
Lot 1 in Block 2 (P.I.N. 25-15-405-030; 10700 S. Langley Av.)
Lot 2 in Block 2 (P.I.N. 25-15-405-031; 10702 S. Langley Av.)
Lot 3 in Block 2 (P.I.N. 25-15-405-032; 10704 S. Langley Av.)
Lot 4 in Block 2 (P.I.N. 25-15-405-033; 10706 S. Langley Av.)
Lot 5 in Block 2 (P.I.N. 25-15-405-034; 10708 S. Langley Av.)
Lot 6 in Block 2 (P.I.N. 25-15-405-035; 10710 S. Langley Av.)
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Lot 7 in Block 2 (P.I.N. 25-15-405-036; 10712 S. Langley Av.)

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Lot 8 in Block 2 (P.I.N. 25-15-405-037; 10714 S. Langley Av.)
Lot 9 in Block 2 (P.I.N. 25-15-405-038; 10716 S. Langley Av.)
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Lot 10 in Block 2 (P.I.N. 25-15-405-039; 10718 S. Langley Av.)

Lot 11 in Block 2 (P.I.N. 25-15-405-040; 10722 S. Langley Av.)

Lot 12 in Block 2 (P.I.N. 25-15-405-041; 10724 S. Langley Av.)

Lot 13 in Block 2 (P.I.N. 25-15-405-042; 10726 S. Langley Av.)

Lot 14 in Block 2 (P.I.N. 25-15-405-043; 10728 S. Langley Av.)

Lot 15 in Block 2 (P.I.N. 25-15-405-044; 10730 S. Langley Av.)

Lot 16 in Block 2 (P.I.N. 25-15-405-045; 10732 S. Langley Av.)

Lot 17 in Block 2 (P.I.N. 25-15-405-046; 10734 S. Langley Av.)

Lot 18 in Block 2 (P.I.N. 25-14-405-047; 10736 S. Langley Av.)

Lot 19 in Block 2 (P.I.N. 25-15-405-048; 10738 S. Langley Av.)

Lot 20 in Block 2 (P.I.N. 25-14-405-049; 10740 S. Langley Av.)

Lot 21 in Block 2 (P.I.N. 25-15-405-050; 10742 S. Langley Av.)

Lot 22 in Block 2 (P.I.N. 25-15-405-051; 10744 S. Langley Av.)

Lot 23 in Block 2 (P.I.N. 25-15-405-052; 10746 S. Langley Av.)

Lot 24 in Block 2 (P.I.N. 25-15-405-053; 10750 S. Langley Av.)

Lot 25 in Block 2 (P.I.N. 25-15-405-054; 10752 S. Langley Av.)

Lot 26 in Block 2 (P.I.N. 25-15-405-055; 10754 S. Langley Av.)

Lot 27 in Block 2 (P.I.N. 25-15-405-056; 10756 S. Langley Av.)

Lot 28 in Block 2 (P.I.N. 25-15-405-057; 10758 S. Langley Av.)

Lot 29 in Block 2 (P.I.N. 25-15-405-058; 10760 S. Langley Av.)

Lot 30 in Block 2 (P.I.N. 25-15-405-059; 10762 S. Langley Av.)

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Lot 31 in Block 2 (P.I.N. 25-15-405-060; 10764 S. Langley Av.)
Lot 32 in Block 2 (P.I.N. 25-15-405-061; 10766 S. Langley Av.)
Lot 33 in Block 2 (P.I.N. 25-15-405-062; 10768 S. Langley Av.)
Lot 34 in Block 2 (P.I.N. 25-15-405-029; 10775 S. Champlain Av.)
Lot 35 in Block 2 (P.I.N. 25-15-404-028; 10771 S. Champlain Av.)
Lot 36 of Block 2 (P.I.N. 25-15-405-027; 10767 S. Champlain Av.)
Lot 37 of Block 2 (P.I.N. 25-15-405-026; 10763 S. Champlain Av.)
Lot 38 of Block 2 (P.I.N. 25-15-405-025; 10761 S. Champlain Av.)
Lot 39 of Block 2 (P.I.N. 25-15-405-024; 10759 S. Champlain Av.)
Lot 40 of Block 2 (P.I.N. 25-15-405-023; 10757 S. Champlain Av.)
Lot 41 of Block 2 (P.I.N. 25-15-405-022; 10755 S. Champlain Av.)
Lot 42 of Block 2 (P.I.N. 25-15-405-021; 10753 S. Champlain Av.)
Lot 43 of Block 2 (P.I.N. 25-15-405-020; 10751 S. Champlain Av.)
Lot 44 of Block 2 (P.I.N. 25-15-405-019; 10745 S. Champlain Av.)
Lot 45 of Block 2 (P.I.N. 25-15-405-018; 10743 S. Champlain Av.)
Lot 46 of Block 2 (P.I.N. 25-15-405-017; 10739 S. Champlain Av.)
Lot 47 of Block 2 (P.I.N. 25-15-405-016; 10737 S. Champlain Av.)
Lot 48 of Block 2 (P.I.N. 25-15-405-015; 10735 S. Champlain Av.)
Lot 49 of Block 2 (P.I.N. 25-15-405-014; 10733 S. Champlain Av.)
Lot 50 of Block 2 (P.I.N. 25-15-405-013; 10731 S. Champlain Av.)
Lot 51 of Block 2 (P.I.N. 25-15-405-012; 10729 S. Champlain Av.)
Lot 52 of Block 2 (P.I.N. 25-15-405-011; 10727 S. Champlain Av.)
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Lot 53 of Block 2 (P.I.N. 25-15-405-010; 10725 S. Champlain Av.)

Lot 54 of Block 2 (P.I.N. 25-15-405-009; 10721 S. Champlain Av.)
Lot 55 of Block 2 (P.I.N. 25-15-405-008; 10719 S. Champlain Av.)
Lot 56 of Block 2 (P.I.N. 25-15-405-007; 10715 S. Champlain Av.)
Lot 57 of Block 2 (P.I.N. 25-15-405-006; 10713 S. Champlain Av.)
Lot 58 of Block 2 (P.I.N. 25-15-405-005; 10711 S. Champlain Av.)
Lot 59 of Block 2 (P.I.N. 25-15-405-004; 10709 S. Champlain Av.)
Lot 60 of Block 2 (P.I.N. 25-15-405-003; 10707 S. Champlain Av.)

- Lot 61 of Block 2 (P.I.N. 25-15-405-002; 10705 S. Champlain Av.) Lot 62 of Block 2 (P.I.N. 25-15-405-001; 10703 S. Champlain Av.)
- (c) A parcel of land in the southeast quarter of Section 15, Township 37 North, Range 14 East of the Third Principal Meridian, more completely described as follows: Beginning at the point of intersection of the south line of East 108th Street and the center line of South Langley Avenue, as both streets are occupied and laid out in the Original Town of Pullman; running thence south on the center line of South Langley Avenue produced south a distance of 680.64 feet to a point 60 feet south of the south line of the northeast quarter of the southeast quarter of said Section 15; thence west along a line drawn parallel with the said south line of the northeast quarter of the southeast quarter of Section 15, a distance of 344 feet; thence north parallel with the aforesaid center line of South Langley Avenue, produced south a distance of 678.77 feet to the aforesaid south line of East 108th Street; thence east along the said south line of East 108th Street, a distance of 344 feet to the place of beginning, except the easterly one (1) foot of the above described parcel, in Cook County, Illinois (P.I.N. 25-15-406-007; 641 -- 651 East 108th Street).
- (d) Lot 6 in Enjay Construction Company's Pullman Industrial District, a subdivision of parts of the west half of Section 14, Township 37 North, Range 14 East of the Third Principal Meridian, and of the east half of Section 15, Township 37 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois (P.I.N. 25-15-406-014; 10800 South Langley Avenue).
- (e) A parcel of land in the southeast quarter of Section 15, Township 37 North, Range 14 East of the Third Principal Meridian, within the boundaries described as follows: Beginning at a point on the south line of East 108th Street, 345 feet west of the intersection of the south line of

East 108th Street and the center line of South Langley Avenue, as both streets are occupied and laid out in the Original Town of Pullman; running thence south along a line parallel with the center line of South Langley Avenue produced south a distance of 140 feet; thence west along a line parallel with the south line of East 108th Street produced west a distance of 90 feet; thence north along a line parallel with the center line of South Langley Avenue produced north a distance of 140 feet to the south line of East 108th Street; thence east along the south line of East 108th Street a distance of 80 feet, to the point of beginning, in Cook County, Illinois (P.I.N. 25-15-406-023; 619 East 108th Street).

By Street Address Ranges.

South Champlain Avenue

10600 block (odd numbers only)

10700 block (even and odd numbers)

South Corliss Avenue

10400 and 10500 blocks (odd numbers only)

South Cottage Grove Avenue

10700 block (odd numbers only)

South Langley Avenue

10600 through 10800 blocks (even numbers only)

South Maryland Avenue

10400 and 10500 blocks (even numbers only)

East 104th Street

801 -- 829 (odd numbers only)

East 105th Street

801 -- 831 (even and odd numbers)

East 106th Street

631 -- 659 (odd numbers only)

800 -- 828 (even numbers only)

East 107th Street

601 -- 618 (even numbers only)

619 -- 661 (even and odd numbers)

East 108th Street

600 -- 618 (even numbers only)

619 -- 661 (even and odd numbers)

is hereby designated in its entirety, along with the property on which it stands, as a Chicago landmark. The significant historical and architectural features that make an essential contribution to the qualities and characteristics by which the North Pullman District meets five of the seven criteria for designation are: 1) all exterior aspects of structures within the boundaries of the district, and 2) all streetscapes, including streets, parkways, sidewalks, driveways, alleys, front yards, and similar private and public rights-of-way.

SECTION 2. The Commission on Chicago Landmarks is hereby directed to create a suitable plaque appropriately identifying said landmark and to affix the plaque to the property designated as a Chicago landmark in accordance with the provisions of Section 2-120-610(3) of the Municipal Code of Chicago.

SECTION 3. The Commission on Chicago Landmarks is directed to comply with the provisions of Section 2-120-720 of the Municipal Code of Chicago, regarding notification of said designation.

SECTION 4. This ordinance shall take effect from and after the date of its passage.

COMMITTEE ON HOUSING AND REAL ESTATE.

APPOINTMENT OF VARIOUS INDIVIDUALS AS MEMBERS OF LOW INCOME HOUSING TRUST FUND.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, June 3, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred a communication by The Honorable Richard M. Daley, Mayor, appointing the following persons as members of the Low Income Housing Trust Fund for the terms indicated:

Juan Rafael Rangel, for a term ending December 31, 1993;

Gregory A. Ratliff, for a term ending December 31, 1993; and

Pamela Hallett, for a term ending December 31, 1994,

having the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointments transmitted herewith.

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

Respectfully submitted,

(Signed) AMBROSIO MEDRANO, Chairman.

On motion of Alderman Medrano, the committee's recommendation was Concurred In and the said appointments of Mr. Juan Rafael Rangel,

Mr. Gregory A. Ratliff and Ms. Pamela Hallett as members of the Low Income Housing Trust Fund were *Approved* by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

ACCEPTANCE OF BIDS FOR PURCHASE OF CITY-OWNED VACANT PROPERTIES AT SUNDRY LOCATIONS.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, June 3, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred nine ordinances by the Department of General Services accepting bid proposals for various City-owned properties at the following locations:

6007 South Ashland Avenue

3341 South Carpenter Street

3222 South Hoyne Avenue

2416 South Kedzie Avenue

1833 West Walnut Street

7116 South Yale Avenue

614 West 47th Street

656 West 47th Street

2552 West 63rd Street.

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

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

Respectfully submitted,

(Signed) AMBROSIO MEDRANO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

6007 South Ashland Avenue.

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

SECTION 1. The City of Chicago hereby accepts the bid of Angela Lurry, 10232 South Vernon Avenue, Chicago, Illinois 60623, to purchase for the

sum of \$3,120.00, the City-owned vacant property, as advertised, described as follows:

Lot 45 (except street) in Lanes Subdivision of west half of the southwest quarter of the northwest quarter of the southwest quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 6007 South Ashland Avenue, Permanent Tax No. 20-17-308-004)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$312.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

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

3341 South Carpenter Street.

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

SECTION 1. The City of Chicago hereby accepts the bid of Tak Fwon Chow, 242 West 29th Street, Chicago, Illinois 60616, to purchase for the sum of \$17,000.00, the City-owned vacant property, as advertised, described as follows:

Lot 42 in Harland's and Others' Addition to Chicago in Section 32, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 3341 South Carpenter Street, Permanent Tax No. 17-32-217-138)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$1,700.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

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

3222 South Hoyne Avenue.

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

SECTION 1. The City of Chicago hereby accepts the bid of Tak Foo Chow, 2844 South Wells Street, 2nd Floor, Chicago, Illinois 60616, to purchase for the sum of \$9,300.00, the City-owned vacant property, as advertised, described as follows:

Lot 9 in H.H. Walker's Subdivision of the east half of Block 16 south of the alley of S.J. Walker's Subdivision of that part south of the canal of the northwest quarter of Section 31, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 3222 South Hoyne Avenue, Permanent Tax No. 17-31-108-011)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$930.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

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

2416 South Kedzie Avenue.

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

SECTION 1. The City of Chicago hereby accepts the bid of Joaquin Medina, 2418 South Kedzie Avenue, Chicago, Illinois 60623, to purchase for the sum of \$18,000.00, the City-owned vacant property, as advertised, described as follows:

Lot 7 in Block 8 in Anthony Kozel's Subdivision of the north 14 acres of the south 44 acres of the east half of the northeast quarter of Section 26, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 2416 South Kedzie Avenue, Permanent Tax No. 16-26-223-030)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$1,800.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

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

1833 West Walnut Street.

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

SECTION 1. The City of Chicago hereby accepts the bid of David A. Hillock and Lawrence R. O'Reilly, as joint tenants, 1037 North Damen Avenue, Chicago, Illinois 60622, to purchase for the sum of \$3,010.00, the City-owned vacant property, as advertised, described as follows:

Lot 62 in Hayes, Shelby & Magoffin's Subdivision of Block 46 in the Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 1833 West Walnut Street, Permanent Tax No. 17-07-413-008)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$301.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

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

7116 South Yale Avenue.

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

SECTION 1. The City of Chicago hereby accepts the bid of Shirley J. Owen, 7110 South Yale Avenue, Chicago, Illinois 60621, to purchase for the sum of \$5,700.00, the City-owned vacant property, as advertised, described as follows:

Lot 4 in Block 5 of Eggleston's Subdivision of that part east of the Chicago, Rock Island and Pacific Railroad of the north half of the north half of the northeast quarter of Section 22, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 7116 South Yale Avenue, Permanent Tax No. 20-28-202-019)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$570.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

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

614 West 47th Street.

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

SECTION 1. The City of Chicago hereby accepts the bid of Sutton Realty & Insurance Inc., 7630 West Foster Avenue, Chicago, Illinois 60656, to

purchase for the sum of \$10,150.00, the city-owned vacant property, as advertised, described as follows:

Lot 26 in Fish & Young's Subdivision of that part of Block 8 lying west of South Wallace Street in the Assessor's Division of the south half of the south half of the southwest quarter of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 614 West 47th Street, Permanent Tax No. 20-04-330-044)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$1,015.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

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

656 West 47th Street.

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

SECTION 1. The City of Chicago hereby accepts the bid of Luigi Scalise, 3020 South Normal Avenue, Chicago, Illinois 60616, to purchase for the sum of \$14,125.00, the City-owned vacant property, as advertised, described as follows:

Lot 4 in the subdivision of the west half of lot in the Assessor's Division of the southwest quarter of Section 4, Township 38 North, Range 14,

East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 656 West 47th Street, Permanent Tax No. 20-04-330-028)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$1,412.50 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

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

2552 West 63rd Street.

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

SECTION 1. The City of Chicago hereby accepts the bid of Moiz H. Karimi, 13530 Saint Mary Circle, Orland Park, Illinois 60462, to purchase for the sum of \$4,960.00, the City-owned vacant property, as advertised, described as follows:

Lot 23 in Block 5 in Cobe and McKinnon's 63rd Street Subdivision of the southeast quarter of the southeast quarter of Section 13, and the northeast quarter of the northeast quarter of Section 24, all in Township 38 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 2552 West 63rd Street, Permanent Tax No. 19-13-428-032)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$496.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

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

ACCEPTANCE OF BIDS FOR PURCHASE OF CITY-OWNED VACANT PROPERTIES UNDER ADJACENT NEIGHBORS LAND ACQUISITION PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, June 3, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services approving bids for the conveyance of City-owned vacant properties under the Adjacent Neighbors Land Acquisition Program at the following locations:

1531 South Christiana Avenue

4012 South Ellis Avenue

4433 South Ellis Avenue

4425 South Greenwood Avenue

4535 South Greenwood Avenue

4575 South Oakenwald Avenue

2216 South Troy Street

1238 West 48th Street.

having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) AMBROSIO MEDRANO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the City of Chicago hereby accepts the bids listed below to purchase City-owned vacant properties under the Adjacent Neighbors Land Acquisition Program which was approved by the City Council in an ordinance on March 6, 1981 found between pages 584 -- 585 of the Journal of City Council Proceedings and as amended on July 23, 1982

between pages 11839 -- 11841 of Journal of the City Council Proceedings and as further amended January 7, 1983 as found between pages 14803 -- 14805 of the Journal of the City Council Proceedings. Said bids and legal descriptions are as follows:

Bidder: James and Alte McFarland Real Estate Number: 4807

Address: 1529 South Christiana Address: 1531 South Christiana

Avenue Avenue

Bid Amount: \$300.00 Index Number: 16-23-227-012

Legal Description

Lot 36 in Subblock 4 of Block 5 in Prescott's Douglas Park Addition to Chicago in Section 23, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 1531 South Christiana Avenue, Chicago, Illinois).

Bidder: Fannie M. Hunter Real Estate Number: 9143

Address: 4010 South Ellis Avenue Address: 4012 South Ellis Avenue

Bid Amount: \$300.00 Index Number: 20-02-106-023

Legal Description

Lot 7 in Burdick and Campbell's Subdivision of Lots 1, 2, 3 and 4 in Block 14 in Cleaverville, a subdivision in Section 2, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4012 South Ellis Avenue, Chicago, Illinois).

Bidder: John and Diane Minor Real Estate Number: 6922

Address: 4431 South Ellis Avenue Address: 4433 South Ellis Avenue

Bid Amount: \$300.00 Index Number: 20-02-307-017

Legal Description

Lot 4 in George C. Watt's Subdivision of Lots 18 and 19 in Block 2 in Hutchinson's Subdivision of Block 3 in the subdivision by the Executors of E.K. Hubbard of the east half of the southwest quarter of Section 2, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4433 South Ellis Avenue, Chicago, Illinois).

Bidder: Cleo Harper and Teresa

Harper

Real Estate Number: 5030

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Address: 4423 South Greenwood

Avenue

Address: 4425 South Greenwood

Avenue

Bid Amount: \$300.00

Index Number: 20-02-309-004

Legal Description

Lot 4 in Thacker's Subdivision of Lots 1 and 2 in William D. Ewart's Subdivision of Lots 10, 11, 12 and 13, inclusive, vacated alley lying west and south of said Lot 73 (except east 16 feet of said Lot 13 dedicated for alley) of Bliss & Waite's Subdivision of that part lying west of Hyde Park Avenue of the north half of Block 4 in subdivision of the east half of the southwest quarter of Section 2, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4425 South Greenwood Avenue, Chicago, Illinois).

Bidder: Doris Griffin Real Estat

Address: 4533 South Greenwood

Avenue

Real Estate Number: 1817

Address: 4535 South Greenwood

Avenue

Bid Amount: \$1,100.00 Index Number: 20-02-314-014

Legal Description

Lot 3 in S.M. Follansbee's Subdivision of Lot 7 and the north 75 feet of Lot 8 in Mrs. Dupees Subdivision of the south half of Block 5 of E.K. Hubbard's Subdivision of the east half of the southwest quarter of Section 2, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4535 South Greenwood Avenue, Chicago, Illinois).

Bidder: Don Kepler and Constance

Atterman

Real Estate Number: 2170

Address: 4577 South Oakenwald

Avenue

Address: 4575 South Oakenwald

Avenue

Bid Amount: \$310.00

Index Number: 20-02-405-033

Legal Description

The northerly 10 feet of Lot 15 and the southerly $17\frac{1}{2}$ feet of Lot 16 of Kenwood Subdivision, a subdivision of Lots 2, 3 and 4 in Lyman's Subdivision of that part lying west of Illinois Central Railroad of the southwest fractional quarter (except Lots 2, 3, 6, 7, 10 and 11, inclusive, and lying northeast and adjoining said lots all in Block 1) of Lyman's Resubdivision of Block 2 and part of Block 3 of the west half of the southeast quarter of Section 2, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4575 South Oakenwald Avenue, Chicago, Illinois).

Bidder: Fulgencio Salgado

Real Estate Number: 3597

Address: 2220 South Troy Street

Address: 2216 South Troy Street

Bid Amount: \$600.00

Index Number: 16-25-100-026

Legal Description

Lot 62 in Dr. William Pepper's Douglas Park Addition to Chicago in the northwest quarter of Section 25, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 2216 South Troy Street, Chicago, Illinois).

Bidder: Eusebio Salome Real Estate Number: 8076

Address: 1242 West 48th Street Address: 1238 West 48th Street

Bid Amount: \$300.00 Index Number: 20-08-106-039

Legal Description

Lot 3 in the resubdivision of Lots 31, 32, 33 and 34 in Block 2 in Cook's Subdivision of the northeast quarter of the northwest quarter of Section 8, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 1238 West 48th Street, Chicago, Illinois).

SECTION 2. That the conveyances of the City-owned properties under the "Adjacent Neighbors Land Acquisition Program", are subject to all terms and conditions, covenants, and restrictions contained in the aforementioned enabling ordinance passed by the City Council on July 23, 1982, which established said program. Additionally, said conveyances are to be made subject to the additional terms, conditions, and restrictions contained in the advertisement announcing said program, the "Instructions to Bidders" and the "Offer to Purchase Real Estate", which were included in the official bid package distributed to bidders.

SECTION 3. That the City-owned vacant properties to be conveyed are to be sold subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 4. That the failure of a bidder to comply with the terms, conditions and restrictions contained in the documents referred to in Section 2 of this ordinance may result in the City taking appropriate legal action as determined by the Corporation Counsel.

SECTION 5. That the Mayor and the City Clerk are authorized to sign

and attest quitclaim deeds conveying all interest of the City of Chicago in and to said properties to the above listed bidders.

SECTION 6. That the City Clerk is authorized, upon receipt of written notification from the Department of General Services, Asset Management, Real Property Section, that the sale of these properties has been completed to deliver the cashier's checks, certified checks, bank checks and money orders of the above listed bidders in the Full amount to the City Comptroller, who is authorized to deposit said checks and money orders into the appropriate City account.

SECTION 7. That the City Clerk is further authorized and directed to refund the cashier's checks, certified checks, bank checks and money orders to the unsuccessful bidders for the purchase of said properties.

SECTION 8. This ordinance shall take effect and be in full force and effect from the date of its passage.

ACCEPTANCE OF BIDS FOR PURCHASE OF CITY-OWNED VACANT PROPERTIES AT SUNDRY LOCATIONS UNDER SPECIAL SALES PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, June 3, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred three ordinances by the Department of General Services approving bids for the conveyance of City-owned properties under the Special Sales Program at the following locations:

6721 South Halsted Street

4630 and 4634 South Prairie Avenue

6900 South Justine Street/1533 West 69th Street,

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

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

Respectfully submitted,

(Signed) AMBROSIO MEDRANO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

6721 South Halsted Street.

WHEREAS, The City of Chicago is the owner of the vacant property legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, Blooming Rose Deliverance Church, an Illinois not-for-profit corporation, 6730 South Halsted Street, Chicago, Illinois 60621 ("Grantee") has offered to purchase the Property from the City of Chicago for the purpose of providing accessory parking for the church; and

WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970, and as such, may exercise any power and perform any function pertaining to its government and affairs; now, therefore,

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

- SECTION 1. The City of Chicago hereby approves the sale of the Property to Blooming Rose Deliverance Church in the amount of \$1.00 per parcel.
- SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk is authorized to attest, a quitclaim deed conveying title to Blooming Rose Deliverance Church, an Illinois not-for-profit corporation, 6730 South Halsted Street, Chicago, Illinois 60621.
- SECTION 3. The quitclaim deed conveying the Property to the Grantee shall contain language substantially in the following form:

This conveyance is subject to the express conditions that:

- 1) a parking lot is built on the Property within six months of the date of this deed; and
- 2) the Property is used as a parking lot in conjunction with Grantee's church for a period of not less than five years.

In the event that the above conditions are not met, the City of Chicago may re-enter the Property and revest title in the City of Chicago.

This right of reverter and re-entry in favor of the City of Chicago shall terminate after five years from the date of this deed.

This conveyance is also subject to covenants, conditions, restrictions and easements of record, and all general real estate taxes and assessments.

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

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

Exhibit "A".

Legal Description.

Lots 9 and 10 in Block 3 in Smith's Addition to Normalville, being a subdivision of the northwest quarter of the southwest quarter of Section 21, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 6721 South Halsted Street, Chicago, Illinois, Permanent Index No. 20-21-300-010).

4630 And 4634 South Prairie Avenue.

WHEREAS, The City of Chicago is owner of the vacant property legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, Tremont Missionary Baptist Church, an Illinois not-for-profit corporation, 4649 South Prairie Avenue, Chicago, Illinois 60653 ("Grantee") has offered to purchase the Property from the City of Chicago to build a church and educational building with accessory parking; and

WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970, and as such, may exercise any power and perform any function pertaining to its government and affairs; now, therefore,

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

SECTION 1. The City of Chicago hereby approves the sale of the Property to Tremont Missionary Baptist Church in the amount of \$1.00 per parcel.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk is authorized to attest, a quitclaim deed conveying title to Tremont Missionary Baptist Church, an Illinois not-for-profit corporation, 4649 South Prairie Avenue, Chicago, Illinois, 60653.

SECTION 3. The quitclaim deed conveying the Property to the Grantee shall contain language substantially in the following form:

This conveyance is subject to the express condition that the Property is improved with a church within five years of the date of this deed.

In the event that the above condition is not met, the City of Chicago may re-enter the Property and revest title in the City of Chicago.

This right of reverter and re-entry in favor of the City of Chicago shall terminate upon the issuance of a certificate of occupancy by the City of Chicago.

This conveyance is also subject to covenants, conditions, restrictions, easements and assessments of record and all general real estate taxes.

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

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

Exhibit "A".

Legal Description.

Lot 27 in subdivision of the south half of the southwest quarter of the southeast quarter of the southwest quarter of Section 3, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4630 South Prairie Avenue, Chicago, Illinois, Permanent Index No. 20-03-321-020).

Lot 1 in the resubdivision of Lots 23, 24 and 25 in the subdivision of the south half of the southwest quarter of the southeast quarter of the southwest quarter of Section 3, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4634 South Prairie Avenue, Chicago, Illinois, Permanent Index No. 20-03-321-022).

6900 South Justine Street/1533 West 69th Street.

WHEREAS, The City of Chicago is the owner of the vacant property legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, Greater Rock of Ages Missionary Baptist Church, an Illinois not-for-profit corporation, 1520 West 69th Street, Chicago, Illinois 60636 ("Grantee") has offered to purchase the Property from the City of Chicago for the purpose of providing accessory parking for the church; and

WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970, and as such, may exercise any power and perform any function pertaining to its government and affairs; now, therefore,

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

- SECTION 1. The City of Chicago hereby approves the sale of the Property to Greater Rock of Ages Missionary Baptist Church in the amount of \$1.00 per parcel.
- SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk is authorized to attest, a quitclaim deed conveying title to Greater Rock of Ages Missionary Baptist Church, 1520 West 69th Street, Chicago, Illinois 60636, an Illinois not-for-profit corporation.
- SECTION 3. The quitclaim deed conveying the Property to the Grantee shall contain language substantially in the following form:

This conveyance is subject to the express conditions that:

- 1) a parking lot is built on the Property within six months of the date of this deed; and
- 2) the Property is used as a parking lot in conjunction with Grantee's church for a period of not less than five years.

In the event that the above conditions are not met, the City of Chicago may re-enter the Property and revest title in the City of Chicago.

This right of reverter and re-entry in favor of the City of Chicago shall terminate after five years from the date of this deed.

This conveyance is also subject to covenants, conditions, restrictions and easements of record, and all general real estate taxes and assessments.

SECTION 4. This ordinance shall be effective upon its passage.

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

Exhibit "A".

Legal Description.

Lot 1 in Block 4 in Marston and Augur's Subdivision of the southwest quarter of the southwest quarter of Section 209, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 6900 South Justine Street/1533 West 69th Street, Chicago, Illinois, Permanent Index No. 20-20-316-008).

AUTHORIZATION FOR CONVEYANCE OF VARIOUS PROPERTIES TO QUALIFIED PARTICIPANTS UNDER CHICAGO ABANDONED PROPERTY PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, June 3, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred three ordinances by the Building Commissioner authorizing the conveyance of various properties pursuant to the Chicago Abandoned Property Program at the following locations:

1335 West Garfield Boulevard

5937 South Halsted Street

6832 South Halsted Street,

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

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

Respectfully submitted,

(Signed) AMBROSIO MEDRANO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

1335 West Garfield Boulevard.

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of Article VII, Section 6(a) of the Constitution of the State of Illinois of 1970, and as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, There exist within the City a substantial number of abandoned, deteriorated, and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City, and which are the subject of certain housing court proceedings ("Properties"); and

WHEREAS, The City Council of the City, by Ordinance passed May 20, 1992 (Council Journal of Proceedings, pages 16333 -- 16335) ("Enabling Ordinance"), established the Chicago Abandoned Property Program ("C.A.P.P.") to abate the danger posed by said abandoned, deteriorated

buildings within the City through the acquisition and subsequent conveyance of the Properties to parties who have proposed either to demolish or rehabilitate these buildings; and

WHEREAS, The property legally described in Exhibit A attached hereto ("Property") was included on the list of C.A.P.P. properties offered to the general public, and a proposal either to demolish or rehabilitate the building(s) thereon was received by the City; and

WHEREAS, The C.A.P.P. Blue Ribbon Committee has recommended to the City Council that the Property be awarded to the participant set forth on Exhibit A ("Participant") for the purpose of either demolishing or rehabilitating the building(s) thereon should the City succeed in acquiring title to the Property; now, therefore,

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

SECTION 1. The foregoing recitals are adopted as the findings of the City Council.

SECTION 2. The Corporation Counsel is hereby authorized to obtain a deed for the Property on behalf of the City.

SECTION 3. The Commissioner of Buildings is authorized to accept the Participant's proposal to take title to the Property upon the City obtaining a deed thereto.

SECTION 4. Upon notification by the Corporation Counsel that the City has obtained a deed for the Property, the Mayor or his proxy is authorized to execute, and the City Clerk to attest, a quitclaim deed conveying the Property to the Participant.

SECTION 5. This ordinance shall be effective upon its passage.

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

Exhibit "A".

Property Address: 1335 West Garfield Boulevard.

Participant: United Neighborhood Organization.

Purpose: Rehabilitation.

Permanent Index Number: 20-17-104-010.

Legal Description.

Lot 31 in the 55th Street Boulevard Addition in the northwest quarter of Section 17, Township 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

5937 South Halsted Street.

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of Article VII, Section 6(a) of the Constitution of the State of Illinois of 1970, and as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, There exist within the City a substantial number of abandoned, deteriorated and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City and which are the subject of certain housing court proceedings ("Property"); and

WHEREAS, The City Council of the City, by Ordinance passed May 20, 1992 (Council Journal of Proceedings, pages 16333 -- 16335) "Enabling Ordinance", established the Chicago Abandoned Property Program ("C.A.P.P.") to abate the danger posed by said abandoned, deteriorated buildings within the City through the acquisition and subsequent conveyance of the Properties to parties who have proposed either to demolish or rehabilitate these buildings; and

WHEREAS, The property legally described in Exhibit A attached hereto ("Property") was included on the list of C.A.P.P. properties offered to the general public, and a proposal either to demolish or rehabilitate the buildings(s) thereon was received by the City; and

WHEREAS, The C.A.P.P. Blue Ribbon Committee has recommended to the City Council that the Property be awarded to the participant set forth on Exhibit A ("Participant") for the purpose of either demolishing or rehabilitating the building(s) thereon should the City succeed in acquiring title to the Property; now, therefore,

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

SECTION 1. The foregoing recitals are adopted as the findings of the City Council.

SECTION 2. The Corporation Counsel is hereby authorized to obtain a deed for the Property on behalf of the City.

SECTION 3. The Commissioner of Buildings is authorized to accept the Participant's proposal to take title to the Property upon the City obtaining a deed thereto.

SECTION 4. Upon notification by the Corporation Counsel that the City has obtained a deed for the Property, the Mayor or his proxy is authorized to execute, and the City Clerk to attest, a quitclaim deed conveying the Property to the Participant.

SECTION 5. This ordinance shall be effective upon its passage.

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

Exhibit "A".

Property Address: 5937 South Halsted Street.

Participant: Samuel Ogunbiyi.

Purpose: Rehabilitation.

Permanent Index Numbers: 20-16-300-014, 20-16-300-015, 20-16-300-016 and 20-16-300-017.

Legal Description.

Lots 3, 4, 5 and 6 in Dora Wellman's Subdivision of the east 253 feet of the west 293 feet of the west three-quarters of the north half of the south half of the north 43 rods of the west 40 rods of the northwest quarter of the southwest quarter of Section 16, Township 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

6832 South Halsted Street.

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of Article VII, Section 6(a) of the

Constitution of the State of Illinois of 1970, and as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, There exist within the City a substantial number of abandoned, deteriorated, and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City, and the subject of certain housing court proceedings ("Properties"); and

WHEREAS, The City Council of the City, by Ordinance passed May 20, 1992 (Council Journal of Proceedings, pages 16333 -- 16335) ("Enabling Ordinance"), established the Chicago Abandoned Property Program ("C.A.P.P.") to abate the danger posed by said abandoned, deteriorated buildings within the City through the acquisition and subsequent conveyance of the Properties to parties who have proposed either to demolish or rehabilitate these buildings; and

WHEREAS, The property legally described in Exhibit A attached hereto ("Property") was included on the list of C.A.P.P. properties offered to the general public, and a proposal either to demolish or rehabilitate the building(s) thereon was received by the City; and

WHEREAS, The C.A.P.P. Blue Ribbon Committee has recommended to the City Council that the Property be awarded to the participant set forth on Exhibit A ("Participant") for the purpose of either demolishing or rehabilitating the building(s) thereon should the City succeed in acquiring title to the Property; now, therefore,

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

SECTION 1. The foregoing recitals are adopted as the findings of the City Council.

SECTION 2. The Corporation Counsel is hereby authorized to obtain a deed for the Property on behalf of the City.

SECTION 3. The Commissioner of Buildings is authorized to accept the Participant's proposal to take title to the Property upon the City obtaining a deed thereto.

SECTION 4. Upon notification by the Corporation Counsel that the City has obtained a deed for the Property, the Mayor or his proxy is authorized to execute, and the City Clerk to attest, a quitclaim deed conveying the Property to the Participant.

SECTION 5. This ordinance shall be effective upon its passage.

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

Exhibit "A".

Property Address: 6832 South Halsted Street.

Participant: Samuel Ogunbiyi.

Purpose: Rehabilitation.

Permanent Index Number: 20-20-415-031.

Legal Description.

Lot 13 in Block 3 in Benedict's Subdivision of the northeast quarter of the southeast quarter of Section 20, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

AUTHORIZATION FOR CONVEYANCE OF PROPERTY AT 4247 -- 4249 SOUTH PRAIRIE AVENUE TO QUALIFIED PARTICIPANT UNDER CHICAGO ABANDONED PROPERTY PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, June 3, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred a proposed ordinance by the Building Commissioner authorizing the conveyance of property at 4247 -- 4249 South Prairie Avenue pursuant to the Chicago Abandoned Property Program, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) AMBROSIO MEDRANO, Chairman.

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

Yeas -- Aldermen Mazola, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- Alderman Haithcock -- 1.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of Article VII, Section 6(a) of the Constitution of the State of Illinois of 1970, and as such may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, There exist within the City a substantial number of abandoned, deteriorated and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City, and which are the subject of certain housing court proceedings ("Properties"); and

WHEREAS, The City Council of the City, by Ordinance passed May 20, 1992 (Council Journal of Proceedings, pages 16333 -- 16335) ("Enabling Ordinance"), established the Chicago Abandoned Property Program ("C.A.P.P.") to abate the danger posed by said abandoned, deteriorated buildings within the City through the acquisition and subsequent conveyance of the Properties to parties who have proposed either to demolish or rehabilitate these buildings; and

WHEREAS, The Property legally described in Exhibit A attached hereto ("Property") was included on the list of C.A.P.P. properties offered to the general public, and a proposal either to demolish or rehabilitate the building(s) thereon was received by the City; and

WHEREAS, The C.A.P.P. Blue Ribbon Committee has recommended to the City Council that the Property be awarded to the participant set forth on Exhibit A ("Participant") for the purpose of either demolishing or rehabilitating the building(s) thereon should the City succeed in acquiring title to the Property; and

WHEREAS, The Participant is a City employee; now, therefore,

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

SECTION 1. The foregoing recitals are adopted as the findings of the City Council.

SECTION 2. The Corporation Counsel is hereby authorized to obtain a deed for the Property on behalf of the City.

SECTION 3. The Commissioner of Buildings is authorized to accept the Participant's proposal to take title to the Property upon the City obtaining a deed thereto.

SECTION 4. Upon notification by the Corporation Counsel that the City has obtained a deed for the Property, the Mayor or his proxy is authorized to execute, and the City Clerk to attest, a quitclaim deed conveying the Property to the Participant.

SECTION 5. The conveyance of the Property by the City to the Participant is hereby declared exempt from Section 2-156-110 of the Municipal Code of the City of Chicago.

SECTION 6. This ordinance shall be effective upon its passage.

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

Exhibit "A".

Property Address: 4247 -- 4249 South Prairie Avenue.

Participant: Audrey Graham & Associates.

Purpose: Rehabilitation.

Permanent Index Number: 20-03-122-022.

Legal Description.

Lot 10 in the subdivision of the east third of the southwest quarter of the southeast quarter of the northwest quarter of Section 3, Township 38 North, Range 14 East of the Third Prinicipal Meridian except the east $25\frac{1}{2}$ feet of said Lot 10 conveyed to the Chicago and South Side Rapid Transit Railroad Company, in Cook County, Illinois.

REJECTION OF BID FOR PURCHASE OF CITY-OWNED VACANT PROPERTY AT 4831 SOUTH ELIZABETH STREET UNDER ADJACENT NEIGHBORS LAND ACQUISITION PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, June 3, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services rejecting a bid proposal under the Adjacent Neighbors Land Acquisition Program for the purchase of the property at 4831 South Elizabeth Street, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) AMBROSIO MEDRANO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City Council of the City of Chicago rejects the bid of Joe L. Pacheco and Esperanza Pacheco for the City-owned property located at 4831 South Elizabeth Street under the Adjacent Neighbors Land Acquisition Program as submitted on Monday, May 10, 1993; now, therefore,

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

SECTION 1. The City Council of the City of Chicago hereby rejects the bid of:

Bidder: Joe L. Pacheco and

Esperanza Pacheco

Address: 2256 South Keeler

Avenue

Bid Amount: \$300.00

Real Estate Number: 8100

Address: 4831 South Elizabeth

Street

Index Number: 20-08-115-014

Legal Description

Lot 14 in Block 3 in Foreman's Stock Yards Addition, in the northeast quarter of Section 8, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4831 South Elizabeth Street, Chicago, Illinois)

subject to covenants, zoning and building restrictions, easements and conditions, if any of record.

SECTION 2. The City Clerk is authorized to refund the deposit check of the above name bidder.

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

AUTHORIZATION FOR TRANSFER OF PROPERTY AT 6114 -- 6124 SOUTH KIMBARK AVENUE TO CENTRAL REHABILITATION JOINT VENTURE.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, June 3, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Housing approving the transfer of property located at 6114 -- 6124 South Kimbark Avenue to the Central Rehabilitation Joint Venture, 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 unanimous vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) AMBROSIO MEDRANO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970, and as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, There exists within the City a serious shortage of decent, safe and sanitary housing available to persons of low- and moderate-income; and

WHEREAS, Rezmar Corporation, an Illinois corporation, was approved by the City Council on July 24, 1991, to participate in the Chicago Tax Reactivation Program as the developer of the property located at 6114 -- 6124 South Kimbark Avenue and identified by Permanent Index Number 20-14-407-017 ("Property"); and

WHEREAS, On September 25, 1992, the City obtained a tax deed for the Property pursuant to the Chicago Tax Reactivation Program; and

WHEREAS, Rezmar Corporation has indicated its unwillingness to develop the Property; and

WHEREAS, On March 4, 1993, the Department of Housing proceeded to duly offer the Property for sale and rehabilitation through its sealed-bid, competitive offering process; and

WHEREAS, On April 5, 1993, the date for submission of proposals for the Property, the Department of Housing received a development proposal from Central Woodlawn Rehabilitation Joint Venture, an Illinois joint venture consisting of Woodlawn Preservation and Investment Corp., and Neighborhood Reinvestment Resources Corp., for the acquisition and rehabilitation of the Property; and

WHEREAS, The Department of Housing has reviewed the development proposal for the Property submitted by Central Woodlawn Rehabilitation Joint Venture and has determined that it is satisfactory; and WHEREAS, No other developers have responded to the Department's published request for proposals; now, therefore,

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

- SECTION 1. The foregoing recitals are hereby adopted as the findings of the City Council.
- SECTION 2. The redevelopment agreement heretofore entered into between the City and Rezmar Corporation is hereby terminated and of no force and effect.
- SECTION 3. The conveyance of the Property to Central Woodlawn Rehabilitation Joint Venture ("Developer") is hereby approved. The Commissioner of the Department of Housing is authorized to negotiate and execute on behalf of the City a redevelopment agreement and all other documents which may be necessary to implement the conveyance of the Property to the Developer, subject to the approval of the Corporation Counsel.
- SECTION 4. The Mayor or his proxy is authorized to execute a quitclaim deed for the Property to the Developer, subject to the approval of the Corporation Counsel and subject to the covenants, restrictions and conditions set forth in the redevelopment agreement.

SECTION 5. This ordinance shall be effective upon its passage.

AUTHORIZATION FOR CONVEYANCE OF CITY-OWNED PROPERTY AT WEST 31ST STREET AND SOUTH MILLARD AVENUE TO PUBLIC BUILDING COMMISSION OF CHICAGO FOR CONSTRUCTION OF GRAMMAR SCHOOL.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, June 3, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Planning and Development authorizing the City of Chicago to enter into an agreement with the Public Building Commission of Chicago whereby the City would convey to the Commission a property at West 31st Street and South Millard Avenue, 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 unanimous vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) AMBROSIO MEDRANO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is the owner of the property located at West 31st Street and South Millard Avenue and legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, The Public Building Commission ("P.B.C.") is interested in acquiring the Property from the City for the purpose of constructing a grammar school thereon; and

WHEREAS, The City is willing to convey the Property to the P.B.C. for such purpose; now, therefore,

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

SECTION 1. The Commissioner of the Department of Planning and Development is authorized to execute an agreement with the P.B.C. regarding the conveyance of the Property by the City to the P.B.C. substantially in the form attached hereto as Exhibit B.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, a quitclaim deed conveying the Property to the P.B.C. for a nominal amount.

SECTION 3. This ordinance shall be effective upon its passage.

Exhibits "A" and "B" attached to this ordinance read as follows:

Exhibit "A".

Legal Description.

Lots 1 through 30, both inclusive, Lot 32, and Lots 34 through 45, both inclusive, in Block 1 in Gary Jacobson's Subdivision of that part of the east half of the east half of the northwest quarter of Section 35, Township 39 North, Range 13, East of the Third Principal Meridian, lying north of the west fork of the south branch of the Chicago River, in Cook County, Illinois.

Exhibit "B".

Agreement.

This Agreement is entered into as of this _____ day of _______, 1993, by and between the City of Chicago, an Illinois municipal corporation ("City") and the Public Building Commission of Chicago, an Illinois municipal corporation ("P.B.C.").

Recitals:

Whereas, The City received a donation of the property legally described on Exhibit A attached hereto ("Property") from Crown Cork & Seal Company, Inc. ("Crown"); and

Whereas, The P.B.C. has requested that the City donate the Property to the P.B.C. so that the P.B.C. could construct a grammar school thereon; and

Whereas, The City is willing to donate the Property to the P.B.C. for such purpose;

Now, Therefore, In consideration of the agreements and mutual obligations of the parties, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

Section 1. Conveyance Of The Property.

1.1 Donation.

Subject to the terms and conditions set forth herein, the City agrees to donate the Property, together with all buildings and improvements located thereon, in fee simple to the P.B.C..

1.2 Form Of Deed.

The conveyance of the Property shall be by recordable quitclaim deed and shall be subject only to the following exceptions ("Permitted Exceptions"):

- A. Real estate taxes not yet due and owing;
- B. Easements of record;
- C. Such defects which cannot be reasonably cured but will not affect the use, marketability or insurability of the Property; and
- D. Title objections caused by the P.B.C..

1.3 Title Insurance.

The P.B.C. shall be responsible, at its sole cost and expense, for obtaining a title commitment and policy, including any endorsements it may require, for the Property.

1.4 Survey.

The P.B.C. shall be responsible, at its sole cost and expense, for obtaining any survey of the Property that it may require.

1.5 Closing.

The closing shall take place at City Hall on April 19, 1993, or on such date and at such place as the parties may mutually agree to in writing.

1.6 Real Estate Taxes.

The City represents to the P.B.C. that it has filed a Real Estate Exemption Complaint with the Cook County Board of Appeals on February 2, 1993, and that said Complaint is still pending. In the event that an exemption is not granted for the Property, the P.B.C. shall be responsible for all taxes accruing during the City's ownership.

Section 2. Condition Of The Property.

The P.B.C. acknowledges that the Property is being sold "as is", and that the City makes no representations or warranties regarding the condition of the Property, the improvements located thereon, or the soil.

The P.B.C. shall have the right to enter onto the Property at any reasonable time to conduct a Phase I or Phase II environmental audit of the Property at its sole cost and expense. In the event that the audit reveals contamination, the P.B.C. shall be solely responsible for remediating the Property. The P.B.C. additionally agrees to indemnify the City from any and all claims relating to the soil and environmental condition of the Property, and to undertake and discharge all liabilities of the City arising from any condition of the Property.

Section 3. Possession.

The P.B.C. acknowledges that Crown is in possession of the Property by virtue of that certain Possession Agreement entered into between the City and Crown dated December 16, 1992, which provides, among other things, that Crown may retain possession of the Property until such time as the City gives Crown thirty (30) days written notice to surrender possession. The P.B.C. agrees that it shall give written notice to the City not less than fortyfive (45) days prior to the time that it desires possession of the Property to allow the City sufficient time to terminate Crown's right of possession. The P.B.C. agrees to waive any cause of action it may have against the City for failing to deliver possession of the Property, provided, however, that the City has delivered timely notice to Crown demanding possession. The P.B.C. further agrees that although the City will cooperate with the P.B.C. in obtaining possession of the Property, the City shall not be required to file a Forcible Entry and Detainer action against Crown to obtain possession of the Property. The City agrees to deliver possession to the P.B.C. immediately after Crown has vacated the Property.

Section 4. Authority.

4.1 Authority Of City.

Execution of this Agreement by the City has been authorized by an ordinance passed by the City Council of the City of Chicago on ,1993.

4.2 Authority Of P.B.C.

Execution of this Agreement by the P.B.C. has been authorized by a resolution passed by the Board of Commissioners of the Public Building Commission on February 9, 1993.

Section 5. Notices.

Any notice provided for herein shall be in writing and may be delivered personally or by placing it in the United States mail, first class and certified, return receipt requested, with postage prepaid and addressed as follows:

If To The City:

Department of Planning and

Development

24 East Congress Parkway Chicago, Illinois 60605 Attention: Commissioner

With A Copy To:

Department of Law City Hall, Room 610 121 North LaSalle Street Chicago, Illinois 60602

Attention: Real Estate Division

If To The P.B.C.:

Public Building Commission

Richard J. Daley Center, Room 705

Chicago, Illinois 60602

Attention: Thomas R. Walker

Executive Director

With A Copy To:

Anne L. Fredd, Esq.

111 West Washington Street

Suite 1700

Chicago, Illinois 60602

Notices delivered by mail shall be deemed effective three (3) calendar days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

Section 6. Miscellaneous Provisions.

6.1 Modifications; Waivers.

No modification, waiver or amendment to this Agreement shall be valid unless the same is in writing and signed by all parties.

6.2 Entire Agreement.

This Agreement, including all Exhibits, constitutes the entire understanding between the parties with respect to the transaction contemplated herein. All prior or contemporaneous agreements, understandings, representations and statements are merged into this Agreement.

6.3 Headings.

The Headings of the various sections of this Agreement have been inserted for convenient reference only and shall not in any manner be construed as modifying, amending, or affecting in any way the express terms and provisions thereof.

6.4 Time Of Essence.

The parties agree that time shall be of the essence of this Agreement.

6.5 Non-Liability Of Public Officials.

The parties agree that none of their respective employees, agents or officials shall be personally liable in the event of a breach or default of this Agreement.

6.6 Counterparts.

This Agreement may be in two or more counterparts, each of which shall be deemed an original having identical legal effect.

6.7 Assignability.

Neither party may assign its rights under this Agreement without the prior written consent of the other party.

6.8 Invalid Provisions.

If any provision or term of this Agreement shall be held illegal, inoperative or unenforceable as a matter of law, the remaining provisions shall remain in full force and effect.

6.9 Provisions Not Merged With Deed.

The provisions of this Agreement shall not be merged with the deed and the deed shall not be deemed to affect or impair the provisions of this Agreement.

6.10 Governing Law.

This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.

In Witness Whereof, The parties hereto have executed this Agreement on the date first written above.

Public Building Commission
of Chicago, an Illinois
municipal corporation

City of Chicago, an Illinois municipal corporation

By:	By:
Thomas R. Walker,	Valerie B. Jarrett,
Executive Director	Commissioner of Planning
	and Development

AUTHORIZATION FOR EXECUTION OF LEASE AGREEMENT AT 2435 EAST 100TH STREET FOR CHICAGO PUBLIC LIBRARY, JEFFERY MANOR BRANCH.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, June 3, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services authorizing a lease at 2435 East 100th Street for the Chicago Public Library, Jeffery Manor Branch (Lease No. 19006), 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 unanimous vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) AMBROSIO MEDRANO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Commissioner of General Services is authorized to execute on behalf of the City of Chicago a renewal of lease between Stanley Martin, Mary Martin and Martha Newman, as Lessors, for approximately 1,375 square feet of ground floor space located at 2435 East 100th Street for use by the Chicago Public Library (Jeffery Manor Branch), as Lessee, such lease to be approved by the Commissioner and President of the Chicago Public Library and to be approved as to form and legality by the Corporation Counsel in substantially the following form:

[Lease Agreement attached to this ordinance printed on page 33583 of this Journal.]

SECTION 2. This ordinance shall be effective from and after the date of its passage.

Rider attached to the aforementioned Lease Agreement reads as follows:

Rider.

Notification Provisions.

In every instance where it shall be necessary or desirable for the Lessor to serve any notice or demand upon the Lessee, it shall be necessary to send a written or printed copy thereof by United States registered or certified mail, postage prepaid, addressed to the Lessee at the premises and, in addition, to the Asset Manager, Bureau of Real Estate Management, Department of General Services, 510 North Peshtigo Court, Room 303, Building B, Chicago, Illinois 60611, or at such other place as the Lessee from time to time may appoint in writing in which event the notice or demand shall be deemed to have been served at the time copies are received at said locations.

In every instance where it shall be necessary or desirable for the Lessee to serve any notice or demand upon the Lessor it shall be necessary to send a written or printed copy thereof by United States registered or certified mail, postage prepaid, addressed to the Lessor as follows: Stanley Martin, Mary Martin and Martha Newman, 10009 South Yates Avenue, Chicago, Illinois 60617.

Rental Payment Provisions.

Lessee shall pay rent for said premises during the continuance of this lease at the rate of:

One Thousand Three and no/100 Dollars (\$1,003.00) per month for the period beginning on the 1st day of April, 1993 and ending on the 31st day of March, 1995;

Rent is payable in advance on the first day of each month by the Office of the City Comptroller to Stanley Martin, Mary Martin and Martha Newman, 10009 South Yates Avenue, Chicago, Illinois 60617.

Lessor And Lessee Responsibilities.

Lessor under this lease shall:

Provide for heat daily from 8:00 A.M. to 9:00 P.M. (Saturdays, 8:00 A.M. to 6:00 P.M.) Sundays and holidays whenever heat shall be necessary for comfortable occupancy of the demised premises. Maintain plant and equipment in good operable condition.

Provide for air conditioning daily from 8:00 A.M. to 9:00 P.M. (Saturdays, 8:00 A.M. to 6:00 P.M.) Sundays and holidays if necessary, whenever air conditioning shall be required for comfortable occupancy of the demised premises.

Provide and pay for domestic water and maintain plumbing in good operable condition.

Provide and pay for exterminator service whenever necessary.

Provide and pay for window washing of all windows in the demised premises, both inside and outside, on a reasonable basis.

Provide and pay for prompt removal of snow and ice from sidewalks which immediately abut said demised premises.

Provide and pay for janitorial service for the maintenance of the exterior and interior of building, including mechanical components. Janitorial service shall not be construed to mean cleaning, washing, or sweeping of any kind, or moving of furniture or replacing of light bulbs, etc., but shall refer strictly to service for the maintenance of the physical plant.

Provide and maintain at all times public liability insurance in the amounts of \$1,000,000 combined single limit with the City of Chicago to receive certificate of insurance and naming the City of Chicago as additionally insured. Said annual insurance coverage shall be renewed for each year during the term of this lease with Lessee to receive a certificate of insurance for said annual renewal at least thirty (30) days prior to annual renewal date. Should any of the above described policies be cancelled before the expiration date, the Lessor shall mail to the Lessee at the address cited herein a copy of the cancellation notice immediately and in no event more than fifteen (15) days upon receipt thereof.

Comply at all times with applicable municipal, county, state and federal ordinance, laws, rules and regulations pertaining to the repair, maintenance and operation of the demised premises.

Pay all real estate taxes and other levies assessed against said improved real property within deadlines established by governmental taxing bodies.

Lessee under this lease shall:

Pay for electricity as metered within demised premises, including electricity for air conditioning and maintain electrical fixtures in demised premises.

Provide decorating when necessary to be determined by Lessee.

Replace any broken plate glass on first floor of said demised premises during term of lease not caused by negligence of Lessor.

Provide and pay for nightly custodial services which shall be construed as cleaning, washing, emptying wastepaper baskets, replacement of light bulbs or sweeping of any kind.

Provide and pay for scavenger services for demised premises.

Have the right to peacefully and quietly enjoy the possession of the demised premises without any encumbrance or hindrance by, from or through Lessor, its successors or assigns so long as Lessee shall observe and perform the covenants and agreements binding on it hereunder.

Additional clauses to be included in lease:

- R-1. In the event Lessee elects to place another city agency in the leased premises, Lessee shall pay rent for the entire leased premises until such time as the replacement city agency takes occupancy of the leased premises, at which time the rent obligation shall become that of the replacement city agency. Further, any replacement city agency shall be similar to Lessee in number of employees.
- R-2. In the event the Lessor fails to furnish any substantial repairs or services as required by this lease or fails to remove and correct any fire or health hazards not caused by the acts or negligence of the Lessee and the failure continues twenty (20) days after Lessee has notified the Lessor by written notice of such failure, unless such failure cannot be remedied within twenty (20) days and Lessor shall have commenced and is diligently pursuing all necessary action to remedy such failure, the Lessee may at its own option make the necessary repairs or supply the maintenance or service itself or have the hazard corrected and deduct the cost and expense thereof from rental herein due under this lease or immediately terminate this lease by providing the Lessor written notice by certified or registered mail at the address cited herein.
- R-3. Use of Premises. Lessee shall use and occupy the premises for the use of a library and for no other use or purpose.
- R-4. Rules and Regulations. Lessee agrees to observe the reservations to Lessor contained in Paragraph R-5 hereof and agrees, for itself, its employees, agents, to comply with the rules and regulations as shall be adopted by Lessor pursuant to Paragraph R-4 of this lease.
- R-5. Rights Reserved to Lessor. Lessor reserves the following rights, exercisable without notice and without liability to Lessor, unless otherwise specified herein, for damage or injury to property, person or business and without effecting an eviction or disturbance of Lessee's use or possession or giving rise to any claim for setoff or abatement of rent or affecting any of Lessee's obligations under this lease:
 - A. To install and maintain signs on the exterior and interior of the building. Including for sale signs or rent.
 - B. To prescribe the location and style of the suite number and the location of the identification sign or lettering for the premises occupied by the Lessee.
 - C. To enter the premises at reasonable hours for reasonable purposes, including inspection and supplying janitor service or other services to be provided to Lessee hereunder.

- D. Lessor shall not be liable in damage for any error with respect to admission to or eviction or exclusion from the building of any person. In case of fire, invasion, insurrection, mob, riot, civil disorder, public excitement or other commotion or threat thereof, Lessor reserves the right to limit or prevent access to the building during the continuance of the same, or otherwise take such action or preventive measures deemed necessary by Lessor for the safety of the tenants or other occupants of the building or the protection of the building and the property of the building. Lessee agrees to cooperate in any reasonable safety program developed by Lessor.
- R-6. Cancellation Option. Lessee reserves the right to terminate this lease with three (3) months prior written notice during the term of this lease.

R-7. Miscellaneous.

- A. Each provision of this lease shall extend to and shall bind and inure to the benefit not only of Lessor and Lessee, but also their respective heirs, legal representatives, successors and assigns, but this provision shall not operate to permit any transfer, assignment, mortgage, encumbrance, lien, charge, or subletting contrary to the provisions of this lease.
- B. The word "Lessee" whenever used herein shall be construed to mean Lessee, their successors and assigns (subject to the provisions of this lease relative to assignments) or any one or more of them in all cases where there is more than one Lessee; and the necessary grammatical changes required to make the provisions hereof apply either to corporations or other organizations, partnerships or other entities, or individuals, shall in all cases be assumed as though in each case fully expressed.
- C. Clauses, plats and riders, if any, signed by Lessor and Lessee and endorsed on or affixed to this lease are a part hereof and in the event of variation of discrepancy, the duplicate original hereof, including such clauses, plats and riders, if any, held by Lessor shall control.
- D. If any provision of this lease is deemed illegal or unenforceable by a court of competent jurisdiction, it is agreed by Lessor and Lessee that the remainder of this lease shall not be affected thereby.

- E. In the event of any inconsistency between the terms of the rider and the terms of the form lease to which this rider is annexed, it is hereby agreed by and between the parties hereto, that the terms of the rider shall prevail.
- R-8. No member of the Chicago Public Library or other City board, commission or agency, official, or employee of the City shall have any personal interest, direct or indirect, in Lessee the lease or the demised premises; nor shall any such member, official or employee participate in any decision relating to the lease which affects his or her personal interest or the interests of any corporation, partnership or association in which he or she is directly or indirectly interested. No member, official or employee of the City shall be personally liable to Lessee, or any successor in interest, to perform any commitment or obligation of the City under this lease, nor shall any such person be reasonable liable in the event of any default or breach by the City.
- R-9. Lessor shall comply with Chapter 2-156 of the Municipal Code of Chicago, "Governmental Ethics", including but not limited to, Section 2-156-120 of this Chapter pursuant to which no payment, gratuity of offer of employment shall be made in connection with any City contract as an inducement for the award of a contract or order. Any contract negotiated, entered into, or performed in violation of any of the provisions of this Chapter shall be voidable as to the City.

COMMITTEE ON HUMAN RELATIONS.

APPOINTMENT OF MS. JOAN M. HILL AS MEMBER OF ADVISORY COUNCIL ON AFRICAN AFFAIRS.

The Committee on Human Relations submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

(Continued on page 33584)

Lease Agreement For 2435 East 100th Street.

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(Continued from page 33582)

Your Committee on Human Relations, having had under consideration a communication from The Honorable Richard M. Daley, Mayor (referred to the committee April 22, 1993) appointing Joan M. Hill to the Advisory Council on African Affairs. The committee begs leave to recommend that Your Honorable Body *Approve* the said proposed appointment to the Advisory Council on African Affairs.

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

Respectfully yours,

(Signed) LORRAINE L. DIXON, Chairman.

On motion of Alderman Dixon, the committee's recommendation was Concurred In and the said proposed appointment of Ms. Joan M. Hill as a member of the Advisory Council on African Affairs was Approved by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

APPOINTMENT OF MS. OLGA I. DELGADO AS MEMBER OF ADVISORY COUNCIL ON LATINO AFFAIRS.

The Committee on Human Relations submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Human Relations, having had under consideration a communication from The Honorable Richard M. Daley, Mayor (referred to the committee April 22, 1993) appointing Olga I. Delgado to the Advisory Council on Latino Affairs. The committee begs leave to recommend that Your Honorable Body Approve the said proposed appointment to the Advisory Council on Latino Affairs.

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

Respectfully yours,

(Signed) LORRAINE L. DIXON,

Chairman.

On motion of Alderman Dixon, the committee's recommendation was Concurred In and the said proposed appointment of Ms. Olga I. Delgado as a member of the Advisory Council on Latino Affairs was Approved by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

FEBRUARY 12 THROUGH FEBRUARY 19, 1993 DESIGNATED "CHILDREN'S COALITION OF CONSCIENCE WEEK" IN CHICAGO.

The Committee on Human Relations submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Human Relations, having had under consideration a resolution introduced by Alderman William Beavers, 7th Ward, Alderman Lawrence Bloom, 5th Ward, Alderman Virgil Jones, 15th Ward, Alderman John Steele, 6th Ward and Alderman Allan Streeter, 17th Ward, commemorating King Days of Respect by designating February 12th through the 19th as Children's Coalition of Conscience Week in Chicago. The committee begs leave to recommend that Your Honorable Body Adopt the said proposed resolution transmitted herewith.

This resolution was approved in committee by all members present, with no dissenting vote.

Respectfully submitted,

(Signed) LORRAINE L. DIXON,

Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Global Committee Commemorating King Days was cited by President-elect Clinton and Vice President-elect Gore as an organization "that gives much to society as a whole" and extended an invitation to participate in the inaugural festivities; and

WHEREAS, Global Committee involved their Children's Coalition of Conscience, Caretakers of Culture Project, consisting of over 5,000 students from 11 grammar schools all located on Emmett Till Road (71st Street) to participate in the inaugural festivities by giving President Bill Clinton a 120 foot laminated Student's Scroll inviting him to lead the August 28 Dream Day Quest/Parade in Chicago; and

WHEREAS, Dream Day, one of the three Color Commemorated Consciousness Days of Respect Tradition, marks the thirtieth anniversary of the Dream/March on Washington, led by Dr. Martin Luther King, Jr., that prompted the passage of the Civil Rights Bill of 1964 and the thirty-eighth anniversary of the Nightmare (kidnap/lynching) of fourteen-year-old, Chicagoan, Emmett Till that ignited the civil rights renaissance of the 60s when 600,000 viewed his remains and focused worldwide media attention on the unjust plight of Blacks in America; and

WHEREAS, Black and white colors are worn on Dream Day in the spirit of WAO (way-o, WeAreOne) in humanity and questing to the tune of Dr. King's "I Have A Dream" speech, which is played in its entirety during the Quest/Parade, is a visible affirmation to reinforce the goals of liberty and justice for all; and

WHEREAS, President Clinton learned the "I Have A Dream" speech by heart as a youth and stated at the Democratic Convention that "it was the greatest political speech ever given in the history of the world". Global Committee is spearheading an initiative to make the Dream Speech required, along with the Gettysburg Address, as part of the 8th grade graduation exercise in all public schools in America to practice the Vision of One Nation in YHWH (God); and

WHEREAS, Global Committee, the only organization in the world that observes the birth (January 15), death (April 4) and August 28 Dream/March on Washington anniversaries of Dr. King in a color commemorated consciousness concept called the Days of Respect to culturally capture the principles of human rights, non-violence and peace, is working with a University in Canada to present the Days of Respect to the United Nations for global observance; and

WHEREAS, Dee D. Smith Simmons, founder/director of Global Committee Commemorating King Days, a Montessori teacher and poet, conceived the idea for Emmett Till (E.T.) Road as an educational tool, wrote the ordinance, financed and lobbied for 3½ years to make the only street in America named after a child a reality; and

WHEREAS, The Children's Coalition of Conscience participating elementary schools on E.T. Road are: Altgeld, Robert A. Black Magnet, Bond, Fermi, Guggenheim, Hinton, Park Manor, Saint Adrian's, Saint Benedict the African, Saint Columbanus and Yale School; and

WHEREAS, The Children's Coalition of Conscience Curriculum teaches children's history, connects them to the struggle for social justice, promotes cultural co-existence, violence prevention and respect for elders as historic links; and

WHEREAS, Beginning February 12th, throughout the City, at schools, parks, police stations, churches and political offices, student's letters speaking out against hate crimes and speaking up for social equality issues will be on display; now, therefore,

- Be It Resolved, That we, the Mayor and the City Council of Chicago, gathered here this tenth day of February, 1993, do hereby designate February 12th through 19th as "Children's Coalition of Conscience Week" in Chicago and urge all citizens to be cognizant of the Student's Scroll and Letters Display arranged for this time; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Dee D. Smith Simmons and the eleven principals of E.T. Road.

COMMITTEE ON LICENSE AND CONSUMER PROTECTION.

AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 022
OF MUNICIPAL CODE OF CHICAGO TO PROHIBIT
ISSUANCE OF NEW ALCOHOLIC LIQUOR
LICENSES ON PORTION OF
NORTH BROADWAY.

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having had under consideration an ordinance introduced by Alderman Patrick O'Connor (which was referred on April 22, 1993), amending Section 4-60-020 (d) of the

Municipal Code of Chicago, prohibiting the issuance of new liquor licenses for the sale of alcoholic liquor for consumption on premises in designated portions of the 40th Ward, begs leave to recommend that Your Honorable Body *Pass* the substitute ordinance which is transmitted herewith.

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

Respectfully submitted,

(Signed) EUGENE C. SCHULTER, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Council finds that the area described in Section 2 of this ordinance is adversely affected by the over-concentration of businesses licensed to sell alcoholic liquor within and near the area.

SECTION 2. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by inserting the language in italics as a new subsection, in proper sequence, as follows:

4-60-022

Subject to the provisions of Subsection 4-60-021(c), no additional license

shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

* * * * *

On the west side of North Broadway, from West Glenlake Avenue to West Granville Avenue.

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

AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 023(e) OF MUNICIPAL CODE OF CHICAGO TO PROHIBIT ISSUANCE OF NEW ALCOHOLIC PACKAGE GOODS LICENSES ON PORTION OF WEST WILSON AVENUE.

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having had under consideration an ordinance introduced by Alderman Helen Shiller (which was referred on April 22, 1993) amending Section 4-60-020(e) of the Municipal Code of Chicago, prohibiting the issuance of new liquor licenses for the sale of alcoholic package goods in designated portions of the 46th Ward, begs leave to recommend that Your Honorable Body Pass the substitute ordinance which is transmitted herewith.

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

Respectfully submitted,

(Signed) EUGENE C. SCHULTER, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Council finds that the area described in Section 2 of this ordinance is adversely affected by the over-concentration of businesses licensed to sell alcoholic liquor within and near the area.

SECTION 2. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by inserting the language in italics as a new subsection, in proper sequence, as follows:

4-60-023

Subject to the provisions of Subsection 4-60-021(c), no additional package goods license shall be issued for any premises located within the following areas:

* * * * *

On West Wilson Avenue (both sides) from North Sheridan Road to the first alley west of North Magnolia Avenue.

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

WAIVER OF FOOD VENDOR LICENSE FEES AND VENDOR LICENSE FEES FOR PARTICIPANTS IN SAINT BENEDICT PARISH FESTIVAL.

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having had under consideration an order introduced by Alderman Eugene Schulter (which was referred on May 19, 1993) waiving the Food Vendor License fees and Vendor License fees for participants in the Saint Benedict Parish Festival, begs leave to recommend that Your Honorable Body Pass said order which is transmitted herewith.

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

Respectfully submitted,

(Signed) EUGENE C. SCHULTER, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Navs -- None.

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

The following is said order as passed:

Ordered, That the Director of the Department of Revenue of the City of Chicago waive the Food Vendor License fees and the Vendor License fees for the participants in the Saint Benedict Parish Festival to be held in the school parking lot located at 2215 West Irving Park Road and on the 2200 block of West Byron Street on July 11, 1993, from 7:00 A.M. to 9:00 P.M..

WAIVER OF FOOD VENDOR LICENSE FEES AND VENDOR LICENSE FEES FOR PARTICIPANTS IN "SUNDAY AFTERNOON WITH RAVENSWOOD".

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having had under consideration an order introduced by Alderman Eugene Schulter (which was referred on May 19, 1993), waiving the Food Vendor License fees and the Vendor License fees for participants in the "Sunday Afternoon with Ravenswood", begs leave to report and recommend that Your Honorable Body Pass said order which is transmitted herewith.

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

Respectfully submitted,

(Signed) EUGENE C. SCHULTER, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Director of the Department of Revenue of the City of Chicago waive the Food Vendor License fees and the Vendor License fees for the participants in the "Sunday Afternoon with Ravenswood" to be held Sunday, August 22, 1993 at 2348 West Irving Park Road, from 10:00 A.M. to 4:00 P.M..

COMMITTEE ON SPECIAL EVENTS AND CULTURAL AFFAIRS.

PERMISSION TO CONDUCT SIDEWALK SALES ON PORTIONS OF SPECIFIED STREETS.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration nine (9) orders (referred April 22 and May 19, 1993) to grant permission to hold sidewalk sales on portions of specified streets, begs leave to recommend that Your Honorable Body Pass the proposed orders which are transmitted herewith.

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

Respectfully submitted,

(Signed) JOHN S. MADRZYK, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

A-Z Party Center/Ms. Kristi Rotunno.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to the A-Z Party Center, 6185 North Canfield Avenue, c/o Kristi Rotunno, for the conduct of a sidewalk sale for the period of June 10, 11 and 12, 1993, during the hours of 9:00 A.M. to 5:00 P.M. each day.

Albany Park Chamber Of Commerce.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to the Albany Park Chamber of Commerce, 4745 North Kedzie Avenue, for the conduct of a sidewalk sale on West

Lawrence Avenue, between North Troy Street and North Pulaski Road; and North Kedzie Avenue, between West Wilson Avenue and West Ainslie Street, during the hours of 9:00 A.M. to 10:00 P.M. each day for the period of May 13 through May 16, 1993.

Atlas Stationers, Inc.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Atlas Stationers, Inc., for the conduct of a sidewalk sale at 227 West Lake Street, for the period of August 19 and 20, 1993, during the hours of 8:00 A.M. to 5:30 P.M. each day.

Englewood Business Men's Association/Ms. Audrey Drew.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Englewood Business Men's Association, Audrey Drew, 6438 South Halsted Street, for the conduct of a sidewalk sale of both sides of South Halsted Street, from the 6200 block to the 6500 block; and on West 63rd Street, from the 700 block west to the 900 block for the period of June 3, 4 and 5, 1993, during the hours of 9:00 A.M. to 7:00 P.M..

MC Mages Sporting Goods Store.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to MC Mages Sporting Goods Store, 620 North LaSalle Street, for the conduct of a sidewalk sale in front of 620 North LaSalle Street and alongside on West Ontario Street, for the period of April 29, through May 2, 1993, during the hours of 10:00 A.M. to 6:00 P.M. each day.

Sappanos Paint Co., Inc./Mr. Harold Goldmeier.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Sappanos Paint Co., Inc., Harold Goldmeier, 2940 North Halsted Street, for the conduct of a ladder sale in front of 2940 North Halsted Street, for the period of May 21, 22, 23 and 24, 1993, during the hours of 9:00 A.M. to 6:00 P.M. each day.

Velasquez Furniture Store/Mr. Raulo Velasquez.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Raulo Velasquez/Velasquez Furniture Store, for the conduct of a sidewalk sale in front of 2206 North Milwaukee Avenue, for the following periods during the hours of 8:00 A.M. to 10:00 P.M. each day:

May 13 -- 16, 20 -- 23 and 27 -- 31, 1993 and;

June 3 -- 6, 10 -- 13, 17 -- 20 and 24 -- 27, 1993.

Viva Hallmark.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Viva Hallmark for the conduct of a sidewalk sale at 224 South Michigan Avenue, for the period of May 25 through May 30, June 25 through July 4, and September 10 through September 12, 1993, during the hours of 10:00 A.M. to 7:00 P.M. each day.

F.W. Woolworth/Mr. Wayne Pyzynski.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Wayne Pyzynski/F.W. Woolworth, for

the conduct of a sidewalk sale in front of 3955 West 26th Street, for the period of May 15 through May 18, 1993, during the hours of 10:00 A.M. to 6:00 P.M. each day.

PERMISSION GRANTED TO AMERICAN SOCIETY OF ARTISTS, INC. FOR PRESENTATION OF SHOWS IN PLAZA OF AMERICAS, LOCATED AT 430 NORTH MICHIGAN AVENUE.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration an order granting permission to the American Society of Artists, Inc. for the conduct of a presentation of shows in the Plaza of Americas, located at 430 North Michigan Avenue, begs leave to report and recommend that Your Honorable Body Pass the proposed order which is transmitted herewith.

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

Respectfully submitted,

(Signed) JOHN S. MADRZYK, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to the American Society of Artists, Inc., 500 North Michigan Avenue, to conduct a presentation of shows at Plaza of Americas, located next to the 1st Nationwide Bank at 430 North Michigan Avenue, for the following periods:

June 10 -- 11, 1993 -- 5:30 A.M. to 8:00 P.M.;

July 22 -- 23, 1993 -- 5:30 A.M. to 8:00 P.M.; and

August 26 -- 27, 1993 -- 5:30 A.M. to 8:00 P.M..

PERMISSION FOR TRAFFIC CLOSURES ON PORTIONS OF SPECIFIED STREETS FOR SUNDRY EVENTS.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration two (2) orders (referred on March 26 and May 19, 1993) to grant permission to close to traffic portions of specified streets, begs leave to recommend that Your Honorable Body Pass the proposed orders, which are transmitted herewith.

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

Respectfully submitted,

(Signed) JOHN S. MADRZYK, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

Annual Germanfest/Mr. Eric Himmel.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to the Annual Germanfest, Eric Himmel, 2165 West Windsor Avenue, to close to traffic West Leland Avenue, between North Lincoln Avenue and North Western Avenue; and North Lincoln Avenue, between West Leland Avenue and West Eastwood Avenue, on Friday, September 17, Saturday, September 18, Sunday, September 19, and Monday, September 20, 1993, from the hours of 10:00 A.M. Friday to 10:00 A.M. Monday.

1993 Newberry Library Book Fair And Bughouse Square Debates/Ms. Amy Segal.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Amy Segal, 60 West Walton Street, to close to traffic West Walton Street, between North Clark Street and North Dearborn Street on Saturday, August 21, 1993, for the conduct of the 1993 Newberry Library Book Fair and Bughouse Square Debates, during the hours of 8:00 A.M. to 6:00 P.M..

AUTHORIZATION FOR WAIVER OF VARIOUS LICENSE FEES FOR SUNDRY EVENTS.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration twenty-one (21) orders (referred on April 22 and May 19, 1993) authorizing the waiver of various license fees for participants in sundry events, begs leave to recommend that Your Honorable Body *Pass* the proposed orders, which are transmitted herewith.

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

Respectfully submitted,

(Signed) JOHN S. MADRZYK, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

Food Vendor License Fees.

Andersonville Midsommarfest.

Ordered, That the Director of the Department of Revenue of the City of Chicago issue free of charge, Food Vendor Licenses to all participants in the Andersonville Midsommarfest to be held on North Clark Street from the 5200 to 5500 blocks for the period of June 19 -- 20, 1993.

Saint Andrew Greek Orthodox 1993 Festival.

Ordered, That the Director of the Department of Revenue of the City of Chicago waive the Vendor's License fee for the special event food vendors participating in the Saint Andrew Greek Orthodox 1993 Festival, to be held on the church grounds at 5649 North Sheridan Road, Sunday, July 11, 1993, during the hours of 12:00 Noon to 12:00 Midnight.

Saint Bede Church Summerfest.

Ordered, That the Director of the Department of Revenue of the City of Chicago is hereby authorized and directed to waive the Food Vendor License

fees for participants in the summerfest sponsored by Saint Bede Church, 4440 West 83rd Street, to be conducted on West 83rd Street, between the 4400 and 4600 blocks, for the period of July 9 through July 11, 1993.

Saint Henry's Carnival.

Ordered, That the Director of the Department of Revenue of the City of Chicago is hereby authorized and directed to waive the Food Vendor License fees for participants in Saint Henry's Carnival, scheduled for July 7 through July 11, 1993.

Culpepper & Merriweather, Inc./Taste Of Chicago.

Ordered, That the Director of the Department of Revenue of the City of Chicago is hereby authorized and directed to waive the Food Vendor and Itinerant Merchant License fees for participants from the Culpepper & Merriweather, Inc., 2928 EO Ocotillo Road, Queen Creek, Arizona, in the Taste of Chicago event, which will run during the period of June 26 through July 4, 1993.

Saint Columba Church Summer Festival.

Ordered, That the Director of the Department of Revenue of the City of Chicago waive Food Vendor and Itinerant Merchant License fees for participants in the summer festival sponsored by Saint Columba Church, 13323 South Green Bay Avenue, for the period of June 2 through June 6, 1993, to be conducted on East 134th Street, between South Avenue O and South Green Bay Avenue and on South Green Bay Avenue, from East 134th Street to the first alleys north and south thereof.

Saint Denis Church Family Fest.

Ordered, That the Director of the Department of Revenue of the City of Chicago waive the Food Vendor and Itinerant Merchant License fees for the participants in a family fest to be conducted on South St. Louis Avenue, from West 83rd Place to West 83rd Street and in the 3500 block of West 83rd Street, sponsored by Saint Denis Church, 8301 South St. Louis Avenue, for the period of June 15 through June 20, 1993.

Saint Francis De Sales Parish Festival.

Ordered, That the Director of the Department of Revenue of the City of Chicago is hereby authorized and directed to waive the Food Vendor and Itinerant Merchant License fees for all participants in Saint Francis De Sales Parish Festival to be conducted on parish grounds at 10201 South Ewing Avenue, for the period of July 6 through July 12, 1993.

West Andersonville Flea Market And Street Fair.

Ordered, That the Director of the Department of Revenue of the City of Chicago, waive the Itinerant Merchant License fee and Food Vendor License fee for the participants in the West Andersonville Flea Market and Street Fair to be conducted on:

North Paulina Street, between West Foster Avenue and West Balmoral Avenue:

West Berwyn Avenue (in the the 1700 block) between the alleys east and west of North Paulina Street; and on

West Summerdale Avenue (in the 1700 block) between the alleys east and west of North Paulina Street,

for the period of:

Friday, August 27, 1993, from 12:00 Noon to 12:00 Midnight; and Saturday, August 28, 1993, from 12:00 Noon to 6:00 P.M..

20th Ward Neighborhood Festival.

Ordered, That the Director of the Department of Revenue of the City of Chicago, waive Food Vendor and Itinerant Merchant License fees for participants in the 20th Ward Neighborhood Festival, to be held within the boundaries of all of the Midway Plaisance to the east of South Cottage Grove Avenue; all of Midway Plaisance to the east side of South Cottage Grove Avenue; East 57th Street, from South Payne Drive to the east of South Cottage Grove Avenue; South Payne Drive from East 57th Street to East Best Drive; and East Best Drive from South St. Lawrence Avenue to the east side of South Cottage Grove Avenue, for the period of April 28 thru May 2, 1993.

General Retail License Fees.

Saint Andrew Greek Orthodox Church 1993 Festival.

Ordered, That the Director of the Department of Revenue of the City of Chicago waive the General Retail License fees for the local businesses participating in the Saint Andrew Greek Orthodox Church 1993 Festival, to be held on the church grounds at 5649 North Sheridan Road, Sunday, July 11, 1993, during the hours of 12:00 Noon to 12:00 Midnight.

Itinerant Merchant License Fees.

Annual Old Town Art Fair.

Ordered, That the Director of the Department of Revenue of the City of Chicago is hereby authorized and directed to waive the Itinerant Merchant License fees for participants in the annual Old Town Art Fair, sponsored by the Old Triangle Association, 1763 North North Park Avenue, to be conducted in the area bounded by West Willow Street, North Lincoln Park West, West Wisconsin Street and North North Park Avenue, for the period of June 13 -- 14, 1993, during the hours of 8:00 A.M. to 8:00 P.M. each day.

Auxiliary Of Ravenswood Hospital Medical Center Art Show.

Ordered, That the Director of the Department of Revenue of the City of Chicago is hereby authorized and directed to waive the Itinerant Merchant License fees for participants in the Auxiliary of Ravenswood Hospital Medical Center Art Show, to be held at the 1800 North Clybourn Mall on October 2 and 3, 1993.

Edgewater Community Council Festival.

Ordered, That the Director of the Department of Revenue of the City of Chicago is hereby authorized and directed to waive the Itinerant Merchant License fees for participants in the Edgewater Community Council Festival to take place in Berger Park, 6219 North Sheridan Road, for the period of June 26 -- 27, 1993.

Lake View East Festival.

Ordered, That the Director of the Department of Revenue of the City of Chicago waive the Vendor's License fees, for the itinerant merchants for the

Chamber of Commerce members participating in the Lake View East Festival, to be held on June 26, 1993, on North Broadway, from West Surf Street to West Belmont Avenue, from the hours of 6:00 A.M. to 9:00 P.M..

57th Street Children's Book Fair.

Ordered, That the Director of the Department of Revenue of the City of Chicago waive the License fee of \$500.00 for the itinerant merchants participating in the 57th Street Children's Book Fair to be held on September 19, 1993, from 1:00 P.M. to 5:00 P.M..

Miscellaneous Fees And Sureties.

Broadway Art Fair.

Ordered, That the Director of Revenue of the City of Chicago waive all fee permits for the vendors that will be participating in the Broadway Art Fair, to be held on North Broadway, from West Melrose Street south to West Diversey Parkway on August 20, 21 and 22, 1993, from 10:00 A.M. to 8:00 P.M. each day.

Chicago Rhythm & Blues Festival.

Ordered, That the City Comptroller is hereby authorized and directed to waive all department fees and sureties for the Chicago Rhythm & Blues Festival, to be held at Arvey Field in Grant Park on August 27, 28 and 29, 1993.

Italian Festival.

Ordered, That the City Comptroller is hereby authorized and directed to waive all department fees and sureties for the Italian Festival, sponsored by the Ameritel Unico Club of Chicago, 218 North Jefferson Street, Chicago, Illinois 60661, to be held at Arvey Field in Grant Park on August 20, 21 and 22, 1993.

Pan American Festival.

Ordered, That the City Comptroller is hereby authorized and directed to waive all department fees and sureties for the Pan American Festival, sponsored by the Logan Square Y.M.C.A., 3600 West Fullerton Avenue, Chicago, Illinois 60647, to be held at Arvey Field in Grant Park on August 13, 14 and 15, 1993.

Viva Mexico Festival.

Ordered, That the City Comptroller is hereby authorized and directed to waive all department fees and sureties for the Viva Mexico Festival, sponsored by the Latin American Youth Center, 731 West 17th Street, Chicago, Illinois 60616, to be held at Arvey Field in Grant Park on July 23, 24 and 25, 1993.

COMMITTEE ON TRANSPORTATION AND PUBLIC WAY.

AMENDMENT OF TITLE 4, CHAPTER 244, SECTION 140 OF MUNICIPAL CODE OF CHICAGO BY PROHIBITING PEDDLING ON PORTION OF NORTH MILWAUKEE AVENUE AND STREETS ADJACENT THERETO.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass a substitute ordinance amending Chapter 4, Section 4-244-140 of the Municipal Code which restricts peddling in specified areas by adding the following language: "peddling is prohibited on both sides of North Milwaukee Avenue, between North Kedzie Avenue and West Belmont Avenue and on intersecting streets between North Kedzie Avenue and West Belmont Avenue within 100 feet of the closest right-of-way line of Milwaukee Avenue". This ordinance was referred to the committee on May 19, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. An ordinance amending Chapter 4, Section 4-244-140 of the Municipal Code which restricts peddling in specified areas by adding the following language in italics: peddling is prohibited on both sides of North Milwaukee Avenue, between North Kedzie Avenue and West Belmont Avenue and on intersecting streets between North Kedzie Avenue and West Belmont Avenue within 100 feet of the closest right-of-way line of Milwaukee Avenue.

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

AMENDMENT OF TITLE 4, CHAPTER 244, SECTION 140
OF MUNICIPAL CODE OF CHICAGO BY PROHIBITING
PEDDLING IN AREA BOUNDED BY NORTH
CICERO AVENUE, WEST FULLERTON
AVENUE, NORTH LAMON
AVENUE AND WEST
CLYBOURN
AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass a proposed order amending Chapter 4, Section 4-244-140 of the Municipal Code which restricts peddling in specified areas by adding the following language: "peddling is prohibited on North Cicero Avenue (west side) to West Fullerton Avenue (north) to North Lamon Avenue (east side) to West Clybourn Avenue (south)". This order was referred to the committee on May 19, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That an ordinance amending Chapter 4, Section 4-244-140 of the Municipal Code which restricts peddling in specified areas is hereby amended by adding the following language: peddling is prohibited on North Cicero Avenue (west side) to West Fullerton Avenue (north) to North Lamon Avenue (east side) to West Clybourn Avenue (south).

AMENDMENT OF TITLE 4, CHAPTER 244, SECTION 140 OF MUNICIPAL CODE OF CHICAGO BY PROHIBITING PEDDLING IN AREA BOUNDED BY WEST LE MOYNE, NORTH LAWNDALE AVENUE, WEST NORTH AVENUE, AND NORTH CENTRAL PARK AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass an order amending Chapter 4, Section 4-244-140 of the Municipal Code which restricts peddling in specified areas by adding the following language: "peddling is prohibited on West Le Moyne (south side) -- North Lawndale Avenue to West North Avenue (south side) to North Central Park Avenue". This order was referred to the committee on May 19, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That an ordinance amending Chapter 4, Section 4-244-140 of the Municipal Code which restricts peddling in specified areas is hereby amended by adding the following language in italics: peddling is prohibited on West Le Moyne (south side) -- North Lawndale Avenue to West North Avenue (south side) to North Central Park Avenue.

AMENDMENT OF TITLE 9, CHAPTER 64, SECTION 170 OF MUNICIPAL CODE OF CHICAGO REGARDING SPECIAL USE PARKING RESTRICTIONS BY INCREASING ANNUAL PERMIT FEES, REQUIRING VALID CITY VEHICLE TAX STICKER AND INCLUDING TAXICABS IN SPECIAL USE CATEGORY WITHIN FORTY-SIXTH WARD.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith (referred on May 19, 1993) amending Title 9, Chapter 64 of the Municipal Code of Chicago by allowing persons owning taxicabs who live in the 46th Ward to park their vehicle at the curb adjacent to their residence if said vehicle has no outstanding parking violations and bears a valid and current city vehicle tax sticker along with a special permit issued in accordance with this subsection.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Title 9, Chapter 64 of the Municipal Code of Chicago is hereby amended by adding the language in italics and deleting the language in brackets, as follows:

9-64-170 Large Vehicles -- Parking Restricted.

(a) It shall be unlawful to park any truck, tractor, semitrailer, trailer, recreational vehicle more than 22 feet in length, self-contained motor home, bus, taxicab or livery vehicle on any residential street for a longer period than is necessary for the reasonably expeditious loading or unloading of such vehicle, except that a driver of a bus may park the bus in a designated bus stand as authorized elsewhere in the traffic code; provided, however, that in the 12th, 13th, 14th, 18th, 23rd, 40th and 46th Wards this prohibition shall not apply to the owner of a pickup truck or van weighing under 4,500 pounds who has no outstanding parking violations, when such vehicle is parked at the curb adjacent to [his] the owner's place of residence and the vehicle bears a valid and current city

vehicle tax sticker and a special parking permit issued in accordance with this subsection. In the 46th Ward this prohibition also shall not apply to the owner of a taxicab who has no outstanding parking violations, when such vehicle is not in service, when the vehicle is parked at the curb adjacent to the owner's place of residence and when the vehicle bears a valid and current city vehicle tax sticker and a special permit issued in accordance with this subsection. The owner shall apply for a special permit for such parking from the alderman of the ward in which he or she resides. The [commissioner of transportation] parking administrator shall issue a permit upon receipt of a completed application, payment of a [\$25.00] \$30.00 annual fee, and upon passage and publication of a City Council order authorizing the issuance of the permit. A permit issued under this subsection shall be valid until the thirtieth of June following the date of issuance and there shall be a proration of the permit fee. The permit shall be affixed without the use of supplemental adhesives to the inside of the windshield of the vehicle, directly above the city vehicle tax sticker. [If a residential parking zone restriction is in effect at the owner's place of residence, a residential parking permit shall also be required in accordance with Section 9-64-090.]

- (b) It shall be unlawful to park any truck, tractor, semitrailer, trailer or self-contained motor home, or bus on any business street in the city for a longer period than is necessary for the reasonably expeditious loading or unloading of such vehicle, except that a driver of a bus may park the bus in a designated bus stand as authorized elsewhere in the traffic code.
- (c) It shall be unlawful to stand or park any vehicle six feet or greater in height within 20 feet of a crosswalk.
- SECTION 2. This ordinance shall take effect ninety (90) days after passage and publication.

AUTHORIZATION FOR GRANT OF EASEMENT TO ILLINOIS BELL TELEPHONE COMPANY FOR INSTALLATION OF FIBER OPTIC FACILITIES IN CONNECTION WITH NAVY PIER DEVELOPMENT.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass an ordinance authorizing a grant of easement to the Illinois Bell Telephone Company for the installation of fiber optic facilities in connection with the development of Navy Pier. This ordinance was referred to the committee on May 19, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Metropolitan Pier and Exposition Authority is in the process of redeveloping Navy Pier as a significant cultural, entertainment and recreational attraction; and

WHEREAS, Pursuant to an Intergovernmental Cooperation Agreement executed August 25, 1992, the City and the M.P.E.A. have agreed to cooperate in the development of a park and roadway improvement for the City-owned property located west of Navy Pier ("Headlands"); and

WHEREAS, Illinois Bell Telephone Company ("Bell") has proposed the installation of fiber optic facilities in connection with the described development, in order to provide telecommunication services to the Pier, as well as to the Jardine Water Purification Plant; and

WHEREAS, Bell desires that the City grant it an easement within the Headlands to locate such facilities; and

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

SECTION 1. The Mayor or his proxy is authorized to execute, and the Clerk to attest, a Grant of Easement in substantially the form attached to and incorporated in this ordinance as Exhibit A.

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

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

Exhibit "A".

Grant Of Easement.

In consideration of One Dollar and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the City of Chicago, an Illinois home rule municipality pursuant to Article VII, Section 6(a) of the Illinois Constitution of 1970 ("Grantor"), hereby grants and conveys to Illinois Bell Telephone Company, an Illinois corporation ("Grantee") a perpetual, non-assignable easement in gross for purposes of installing, constructing, repairing, replacing, altering, reconstructing and removing a Controlled Environment Vault and related facilities which are reasonably necessary for the operation of such Vault (together "Facilities") in, on, under, across and through the real property described on (Sub)Exhibit A which is attached and incorporated ("Premises") subject to the following conditions and limitations:

1. Such Facilities shall be built and maintained in strict compliance with (Sub)Exhibit B which is attached and incorporated, and all applicable statutes, ordinances, regulations, rules, orders, and other laws.

- 2. Grantee shall be entitled to a temporary construction right-ofentry in, over, across and through such portion of the adjacent and abutting property (but not including public right-of-way) of Grantor ("Grantor's Abutting Property") as Grantor shall designate in order to exercise the rights granted herein, subject to the reasonable conditions stated by Grantor.
- 3. At the end of each day during or following entry upon Grantor's Abutting Property, Grantee shall restore Grantor's Abutting Property to the condition it was in immediately preceding entry, including restoration of all landscaping and the proper disposal and removal of all material and spoils except to the extent permitted by Grantor during construction or removal of the Facilities.
- 4. Grantee shall indemnify, defend and hold harmless the City, its agents, employees, lessees, invitees and licensees ("Indemnitees") for all damages to or destruction of property or any injury to or death of persons arising or resulting from the rights granted hereunder or the activities or omissions of Grantee or its agents, employees, lessees, invitees or licensees, occurring on, at, adjacent to or related to the Premises, the Facilities, or Grantor's Abutting Property, except to the extent proximately caused by the respective Indemnitees.
- 5. After Grantee completes its construction and installation of the Facilities, and without thereby relieving it of its duty after disturbing landscaping on or adjacent to the Premises to restore landscaping, Grantee shall promptly upon receiving invoices therefor, reimburse the Metropolitan Pier and Exposition Authority all of the Metropolitan Pier and Exposition Authority's costs in connection with initially landscaping the Premises, in an amount not to exceed \$5,000.
- 6. The rights and obligations of this Grant of Easement shall run with the premises and shall be binding on, enforceable by and inure to the benefit of the Grantor, the Grantee and their respective successors and assigns.

In Witness Whereof, Grantor has executed and attested this day of	s caused this Grant of Easement to be of, 1993.
	City of Chicago
	By: Mayor

	Attest: Daniel J. Burke, Deputy City Clerk
Metropolitan Pier And Exposition Grantor's Abutting Property, hereby	Authority, as lessee of the Premises and y consents to this Grant of Easement.
	Metropolitan Pier And Exposition Authority
	By:
	Attest:
	Accepted: Illinois Bell Telephone Company
	Ву:
	Its:
State of Illinois) SS: County of Cook)	
I,, in the State aforesaid, do hereby of known to me to be the Deputy City (a Notary Public in and for said County, certify that Daniel J. Burke, personally Clerk of the City of Chicago, a municipal

I, _________, a Notary Public in and for said County, in the State aforesaid, do hereby certify that Daniel J. Burke, personally known to me to be the Deputy City Clerk of the City of Chicago, a municipal corporation, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and being first duly sworn by me acknowledged that as Deputy Clerk, he signed and delivered the said instrument, pursuant to authority given by the City of Chicago, as his free and voluntary act and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

Given under my notarial seal this _	day of, 1993.	
	Notary Public	-

[(Sub)Exhibits "A" and "B" attached to this Grant of Easement printed on pages 33621 through 33622 of this Journal.]

AUTHORIZATION FOR GRANTS OF PRIVILEGE IN PUBLIC WAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass the proposed ordinances transmitted herewith (referred May 19, 1993) for grants of privilege in the public way.

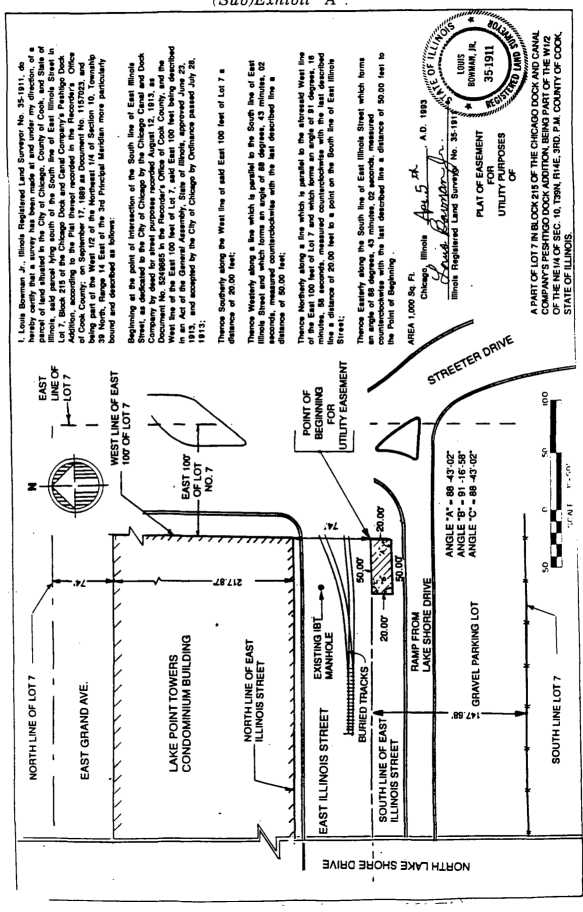
This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

(Continued on page 33623)

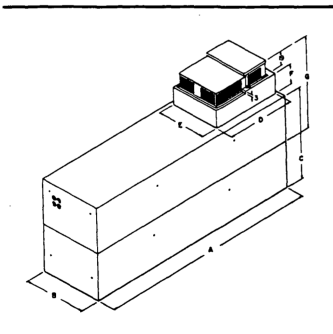
(Sub)Exhibit "A".

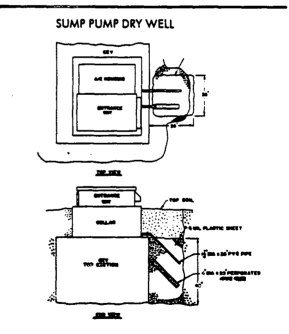


(Sub)Exhibit "B".

E.V. DIMENSIONS

-) Volt Convenience Outlet ingeney Light
) Volt Equipment Bay Outlet onsiscer Light
 Conditioner Evaporator Unit
 Conditioner Housing transeway Cover
 Eshaust Hood adder Extension ey Deadlock in Eshaust Domper usiliary Generator new Way Manual Light Switch iir-lintake Louvers dain Circuit Breaker Bax sur Filter Henum sir Filter Henum sir Filter entilation Blower Jenhamon Duct Controller Lectrical Ground (Potential Bond) teater Jehumidifier ump Pump htmospheric Manitor Vir Intake Hood Autorized Domper Conduit Terminators Diverhead Cable Rack vir Conditioner Service Switch





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73															
10 × 10 × 9	5	8.5	8.5	130	130	125	74	66	107.5	116.5	128.5	15	15	TOP SOLTOM	28,800 30,400 32,500 24,000 24,000 24,000
6×6×9	6	8	9.5	204	84	125.5	74	66	108	117	129	21	11	TOP BUTTOK	32,300 33,900 36,000 30,200 30,200 30,200
16 × 10 × 10	5	8.5	8.5	202	130	137	94	66	114.5	123.5	135.5	21	15	TOP BOTTOM	41,500 43,400 46,000 35,900 35,900 35,900
4×6×9	6	8	9.5	300	84	125.5	94	66	108	117	129	29	11	TOP BOTTOM	46,200 49,000 51,800 42,800 42,800 42,800
28 × 11 × 10	6	9	9	348	144	138	126	76	114.5	123.5	135.5	32	15	TOP BOTTOM	72,500 74,900 78,100 70,000 70,000 70,000

(Continued from page 33620)

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

Adams And Son Produce.

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

SECTION 1. Permission and authority are hereby given and granted to Adams and Son Produce, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use an area on the public right-of-way for the display of merchandise adjacent to the premises located at 3655 North Southport Avenue. Said area shall measure twenty-five (25) feet in length and three (3) feet in width, for a total of seventy-five (75) square feet and shall begin two (2) feet from the face of the curb line and seven (7) feet from the face of the building along North Southport Avenue. Said display structures shall be removed on a daily basis so as no structures remain on the public right-of-way overnight. Authority herein given and granted shall be for a period of five (5) years from and after the date of passage of this ordinance.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good

condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

- SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago and the Director of Revenue at their discretion, at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.
- SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.
- SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of

such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

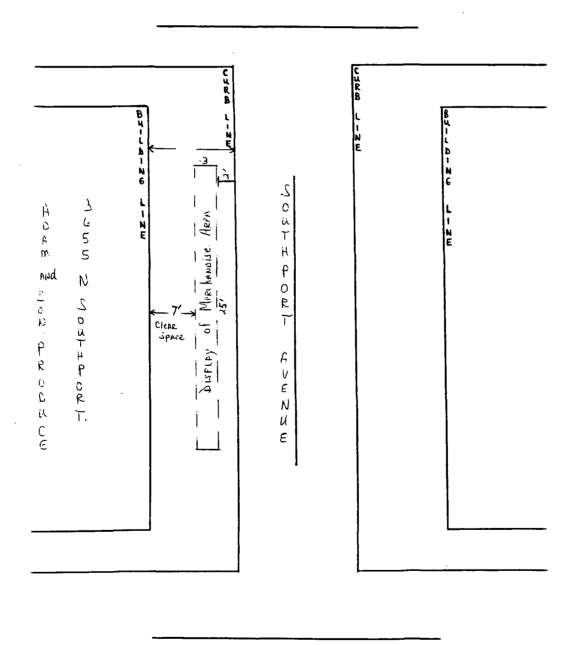
SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33626 of this Journal.]

Ordinance associated with this drawing printed on pages 33623 through 33625 of this Journal.



Aetna Plywood, Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Aetna Plywood, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed a railroad switch track adjacent to the premises at 1731 North Elston Avenue, over and across the sixty-six (66) foot right-of-way of West Willow Street approximately five hundred fifty (550) feet northeasterly of the east line of North Elston Avenue for a period of five (5) years from and after June 27, 1993.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

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

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

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. Commissioner of Streets and Sanitation, is hereby authorized, in his or her discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including

those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33630 of this Journal.]

American National Bank & Trust, Under Trust Number 64020.

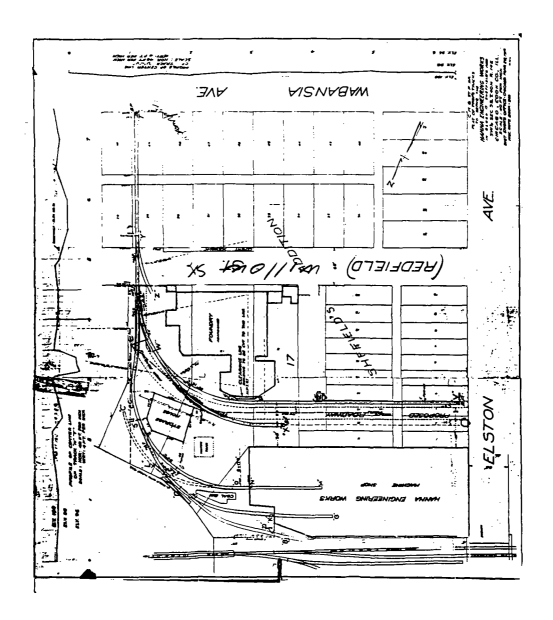
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to American National Bank & Trust, under Trust Number 64020, upon the terms and subject to the conditions of this ordinance, to maintain and use vaulted area to be used as private parking facilities under South Franklin and West Monroe Streets as follows:

South Franklin Street -- Vault length 1st and 2nd level -- two hundred four (204) feet, eight (8) inches, width eleven (11) feet, six (6) inches, depth twenty-three (23) feet, total 3,563.52 square feet.

(Continued on page 33631)

Ordinance associated with this drawing printed on pages 33627 through 33629 of this Journal.



(Continued from page 33629)

West Monroe Street -- Vault length 1st and 2nd level -- two hundred forty (240) feet, ten (10) inches, width six (6) feet, six (6) inches, depth, twenty-six (26) feet, four (4) inches, total 2,535.45 square feet.

Total square feet of space being used is 6,098.97. Authority herein granted for a period of five (5) years from and after April 1, 1992.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Seventeen Thousand Four Hundred Twenty-six and no/100 Dollars (\$17,426.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

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

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its

option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation, is hereby authorized, in his or her discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33634 of this Journal.]

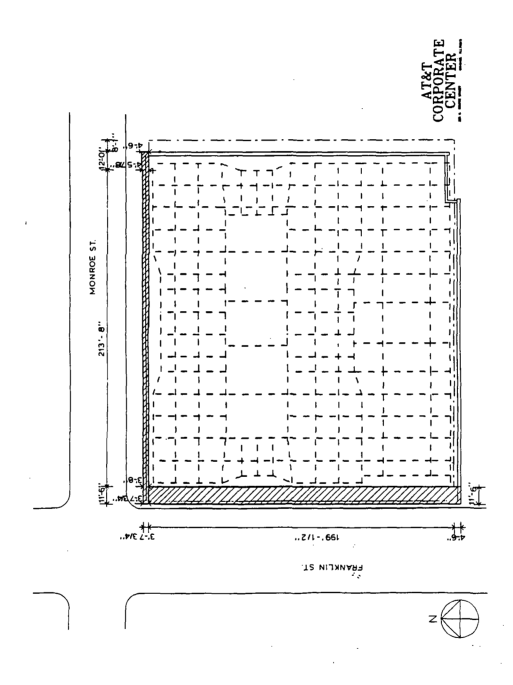
American National Bank And Trust Of Chicago, Under Trust Number 66121.

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

SECTION 1. Permission and authority are hereby given and granted to American National Bank and Trust of Chicago, under Trust Number 66121, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) three-sided kiosks in the public right -of-way along North Clark Street and West Lake Street adjacent to the premises known as 201 North Clark Street. Said kiosks shall measure three (3) feet in length and three (3) feet in width and shall be eight (8) feet in height and shall have a three-sided appearance as shown on print hereto attached. Said kiosks shall be used as a source of information for prospective patrons of the established businesses located in the 201 North Clark Street building as well as advertised in the pedway system. Authority herein given and granted shall be for a period of five (5) years from and after the date of passage of this ordinance.

(Continued on page 33635)

Ordinance associated with this drawing printed on pages 33629 through 33633 of this Journal.



(Continued from page 33633)

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

- SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago and the Director of Revenue at their discretion, at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.
- SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.
- SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits,

pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and

submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33638 of this Journal.]

Chicago Transit Authority.

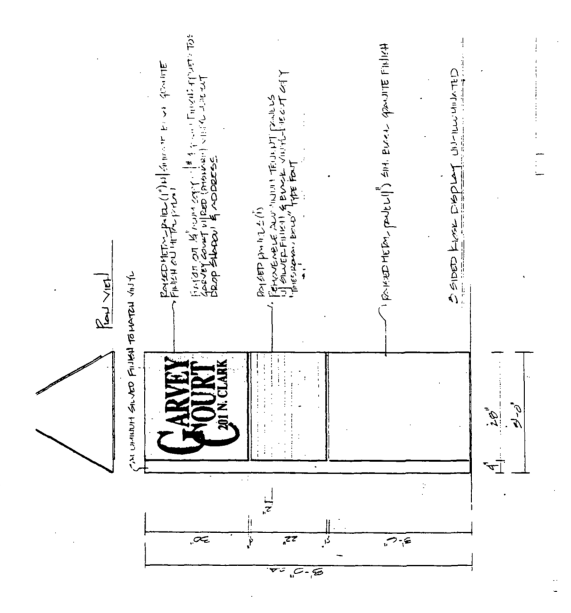
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to the Chicago Transit Authority, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use a utility vault with a manhole in the public right-of-way along North Desplaines Street adjacent to the premises known as 125 -- 127 North Desplaines Street. Said vault shall measure fourteen (14) feet, four (4) inches in length and twelve (12) feet in width, for a total of one hundred seventy-two (172) square feet of space and shall be installed at a depth of ten (10) feet, two (2) inches. Said vaulted space shall be used for utility purposes, specifically a manhole for C.T.A. cables. Authority herein given and granted shall be for a period of five (5) years from and after the date of passage of this ordinance.

The location of said privilege shall be as shown on prints hereto attached, which by reference are hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

(Continued on page 33639)

Ordinance associated with this drawing printed on pages 33633 through 33637 of this Journal.



(Continued from page 33637)

- SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago and the Director of Revenue at their discretion, at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.
- SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.
- SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation, is hereby authorized, in his or her discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of

such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

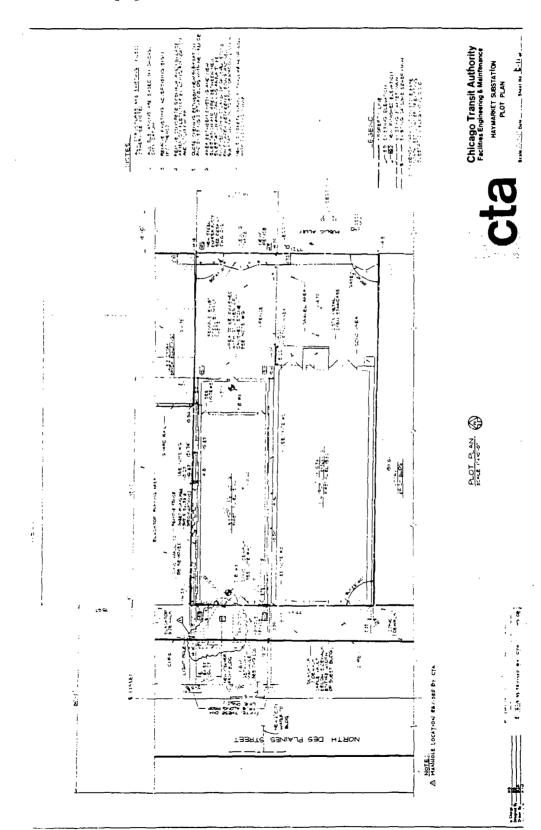
SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

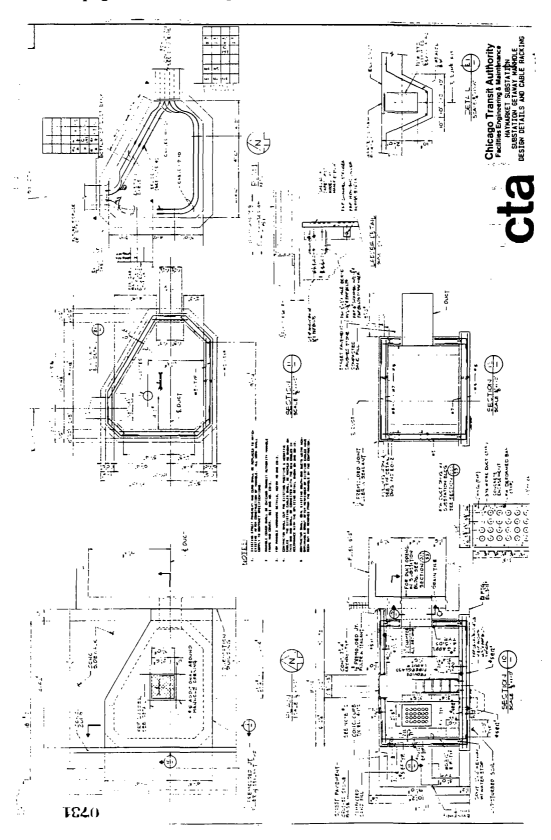
SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawings attached to this ordinance printed on pages 33641 through 33642 of this Journal.]

Ordinance associated with this drawing printed on pages 33637 through 33640 of this Journal.



Ordinance associated with this drawing printed on pages 33637 through 33640 of this Journal.



Citicorp Savings Of Illinois.

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

SECTION 1. Permission and authority are hereby given and granted to Citicorp Savings of Illinois, upon the terms and subject to the conditions of this ordinance, to maintain and use as now installed a twenty inch conduit encased in concrete containing three and one-half $(3\frac{1}{2})$ inch electric conduits and one (1) one inch electric conduit diagonally under and across the east/west public alley north of West 62nd Place at a point one hundred twenty (120) feet west of the west line of South Kedzie Avenue. Authority herein granted for a period of five (5) years from and after March 26, 1993.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

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

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

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

Grantee shall be responsible and pay for the removal, SECTION 5. relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. Commissioner of Streets and Sanitation, is hereby authorized, in his or her discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including

those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33646 of this Journal.]

Citiplace International, Inc. (674 North Michigan Avenue)

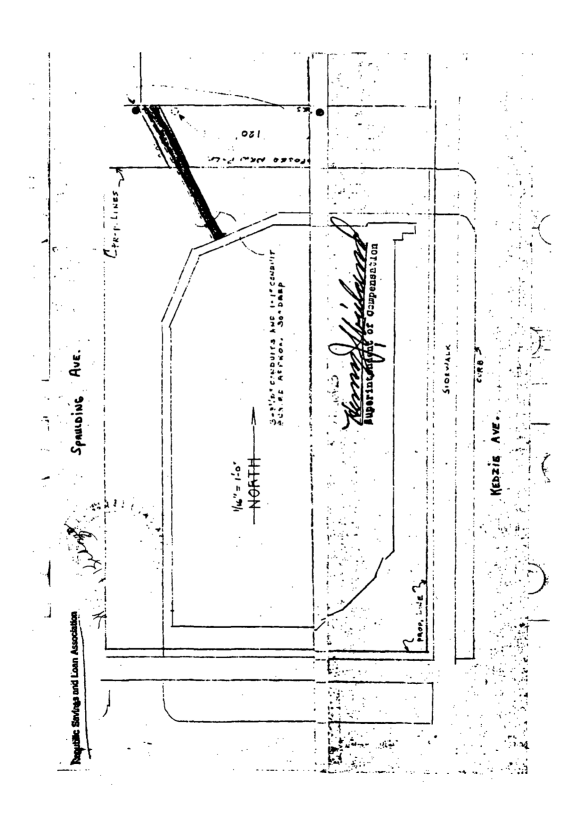
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Citiplace International, Inc., upon the terms and subject to the conditions of this ordinance, to install, maintain and use three (3) $2\frac{1}{2} \times 2\frac{1}{2} \times 4$ inch sidewalk type Fire Department Siamese Connections occupying approximately six (6) feet in length and one (1) foot in width of the public way adjacent to the premises at 674 North Michigan Avenue. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after December 14, 1993.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance.

(Continued on page 33647)

Ordinance associated with this drawing printed on pages 33643 through 33645 of this Journal.



(Continued from page 33645)

Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

- SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago and the Director of Revenue at their discretion, at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.
- SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.
- SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The

Commissioner of Streets and Sanitation, is hereby authorized, in his or her discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33650 of this Journal.]

Citiplace International, Inc. (674 -- 678 North Michigan Avenue)

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

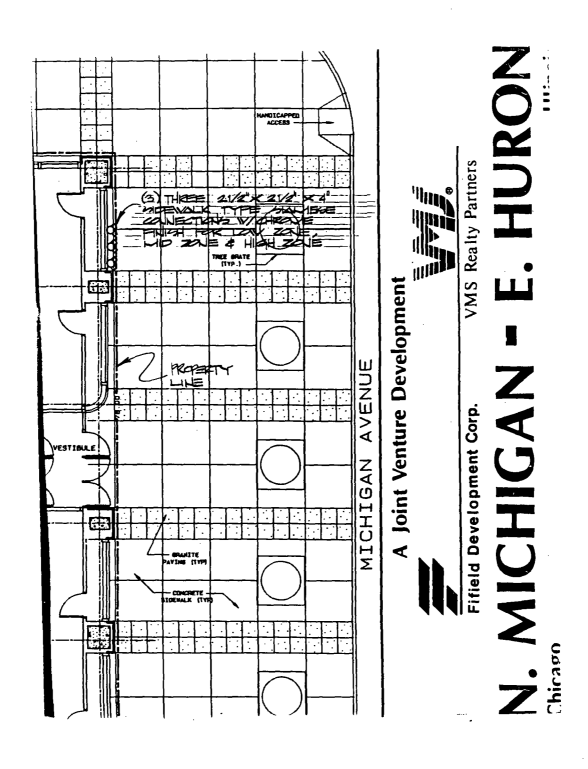
SECTION 1. Permission and authority are hereby given and granted to Citiplace International, Inc., upon the terms and subject to the conditions of this ordinance, to maintain, use as now constructed vaulted sidewalk space adjacent to its property located at 674 -- 678 North Michigan Avenue. Said vaulted space shall run for a total distance of seventy-nine (79) feet and at a depth of fourteen (14) feet and a width of fifteen (15) feet under and along North Rush Street.

Said vaulted space shall also run one hundred thirteen (113) feet at a depth of fourteen (14) feet and a width of twenty-one (21) feet under and along East Huron Street. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after July 12, 1993.

The location of said privilege shall be as shown on prints hereto attached, which by reference are hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

(Continued on page 33651)

Ordinance associated with this drawing printed on pages 33645 through 33649 of this Journal.



(Continued from page 33649)

- SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Six Thousand Nine Hundred Thirty-four and no/100 Dollars (\$6,934.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago and the Director of Revenue at their discretion, at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.
- SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.
- SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation, is hereby authorized, in his or her discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of

such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Prints referred to in this ordinance unavailable at time of printing.]

Harris Trust & Savings Bank, As Trustee.

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

SECTION 1. Permission and authority are hereby given and granted to Harris Trust & Savings Bank, as Trustee upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed a decorative archway constructed of wrought iron, masonry cement and steel. Said archway shall span the width of Arcade Court immediately east of the east line of South LaSalle Street adjacent to its property located at 19 South LaSalle Street. Authority for the above named privilege is herein given and granted for a period of five (5) years from and after April 13, 1993.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of One Thousand Five Hundred Fifty-six and no/100 Dollars (\$1,556.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

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

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including

those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33656 of this Journal.]

Hayman Realsource Company.

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

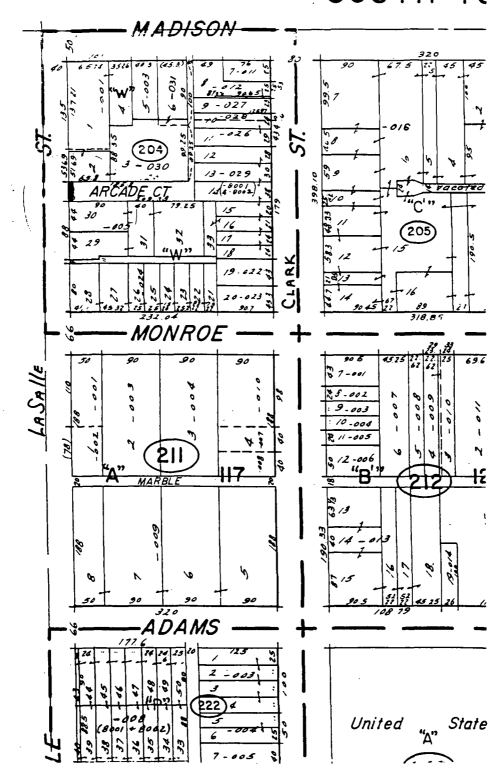
SECTION 1. Permission and authority are hereby given and granted to Hayman Realsource Company, upon the terms and subject to the conditions of this ordinance to maintain and use a portion of the public way adjacent to the Quincy Street side of the building located at 208 South LaSalle Street. Said privilege is granted for the purpose of providing live entertainment, with tables and chairs to view said entertainment. Said area to be occupied shall measure one hundred sixty-six (166) feet in length and seven (7) feet, six (6) inches in width for a total of one thousand two hundred forty-seven (1,247) square feet. Said authority herein granted shall be limited to each Wednesday of the week from June 1, 1993 to September 30, 1993. Said hours of operation for each Wednesday shall be limited to 11:30 A.M. to 2:00 P.M..

(Continued on page 33657)

Ordinance associated with this drawing printed on pages 33653 through 33655 of this Journal.

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(Continued from page 33655)

Said privilege shall be used in accordance with ordinances of the City of Chicago ("City") and the directions of the Commissioner of Transportation and the Director of Revenue. The grantee shall maintain an access space for thruway pedestrian movement which shall in no way be less than six (6) feet at any measuring point between the outer limits of the area where the entertainment and tables and chairs described above are located and the curb line. Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way over or under said privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Six Hundred Forty and no/100 Dollars (\$640.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

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

Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. Commissioner of Streets and Sanitation, is hereby authorized, in his or her discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance,

operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33660 of this Journal.]

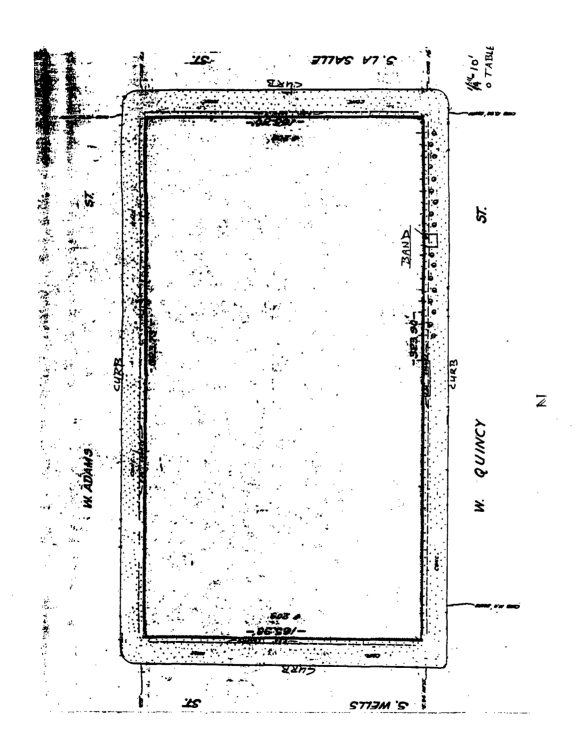
Investment Properties Associates.

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

SECTION 1. Permission and authority are hereby given and granted to Investment Properties Associates, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed a passageway and stairway under that portion of the subsidewalk area in North State Street near the north entrance to the building known as 16 North State Street. Said area extending approximately fifteen (15) feet east of the west property line of North State Street and extending twenty (20) feet south from the center line of the alley known as Calhoun Place, the

(Continued on page 33661)

Ordinance associated with this drawing printed on pages 33655 through 33659 of this Journal.



(Continued from page 33659)

approximate overall area being twenty (20) feet by fifteen (15) feet, and is used as a building entrance connection from the premises known as 16 North State Street to the Madison-Washington-State Street Subway Station. Authority herein granted for a period of five (5) years from and after May 19, 1993.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Four Hundred and Eighty no/100 Dollars (\$480.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

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

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the

grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. Commissioner of Streets and Sanitation, is hereby authorized, in his or her discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued

by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33664 of this Journal.]

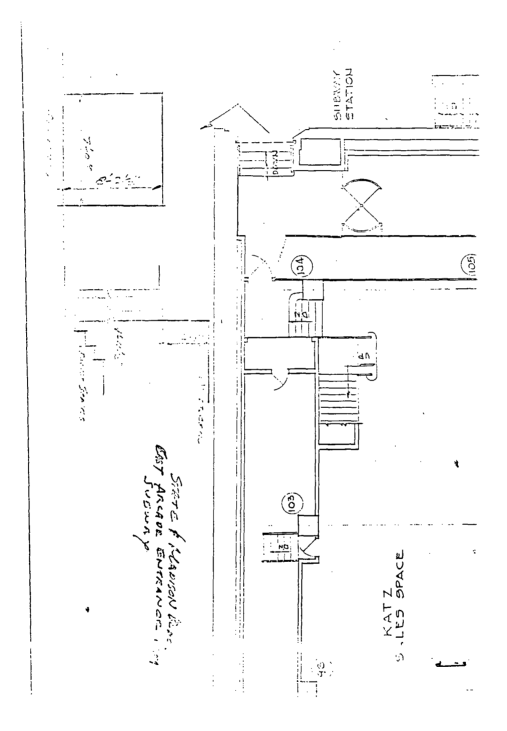
Mr. James Koutsougeras (Doing Business As The Melrose Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to Mr. James Koutsougeras, doing business as The Melrose Restaurant, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use a removable three-rail steel fence surrounding a sidewalk cafe area along West Melrose Street adjacent to the premises known as 3233 North Broadway. Said fence shall be attached to the sidewalk and shall measure seventy-five (75) feet in length and each rail shall be approximately two (2) inches in diameter and shall be installed at a height of thirty-four (34) inches. Said three rail fence shall leave a minimum of six (6) feet of clear space from the face of the curb line for pedestrian traffic flow at all times. Authority herein given and granted shall be for a period of five (5) years from and after the date of passage of this ordinance.

(Continued on page 33665)

Ordinance associated with this drawing printed on pages 33659 through 33663 of this Journal.



(Continued from page 33663)

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

- SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago and the Director of Revenue at their discretion, at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.
- SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.
- SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including

pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and

submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33668 of this Journal.]

The Orchestral Association.

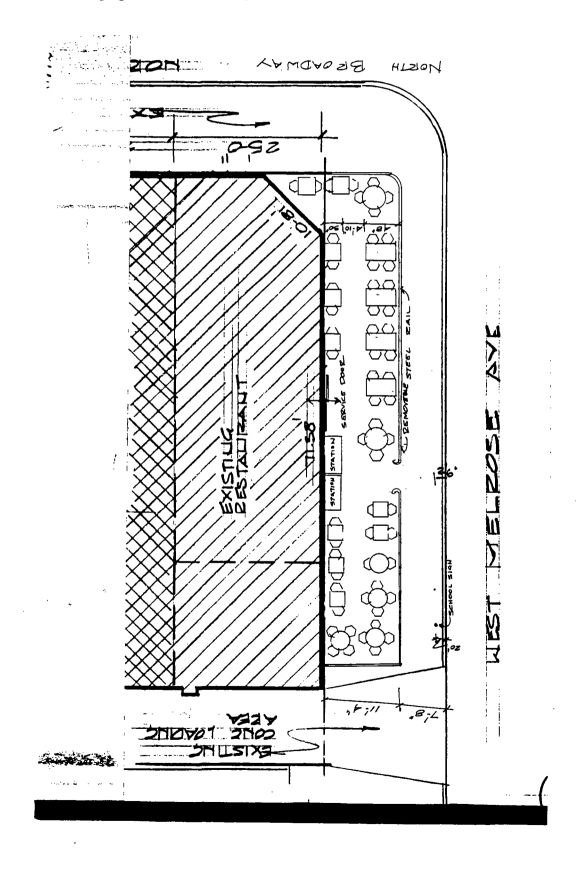
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Orchestral Association, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use vaulted sidewalk space along the public right-of-way located at 220 South Michigan Avenue. Said vaulted space shall measure one hundred two (102) feet in length and sixteen (16) feet in width, for a total of one thousand seven hundred and six (1,706) square feet of space. Said vaulted space shall be installed at a depth of eleven (11) feet and shall be utilized as office space, library space, and an employee locker room, a storage area and mechanical rooms. Authority herein given and granted for a period of five (5) years from and after June 27, 1993.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

(Continued on page 33669)

Ordinance associated with this drawing printed on pages 33663 through 33667 of this Journal.



(Continued from page 33667)

- SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Four Thousand Three Hundred Sixty-eight and no/100 Dollars (\$4,368.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago and the Director of Revenue at their discretion, at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.
- SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.
- SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation, is hereby authorized, in his or her discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final

and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33672 of this Journal.]

Strobeck Real Estate, Inc.

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

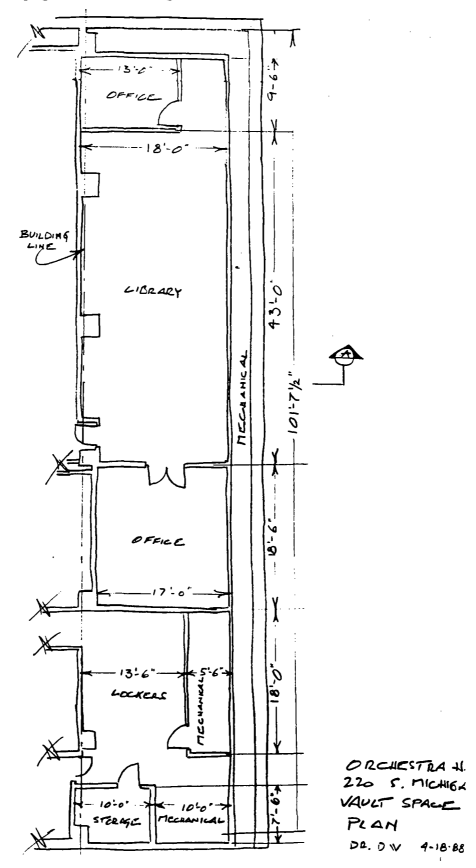
SECTION 1. Permission and authority are hereby given and granted to Strobeck Real Estate, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use vaulted sidewalk space adjacent to its property located at 104 South Michigan Avenue. Said vaulted space shall exist under and along the South Michigan Avenue and East Monroe Street property lines, described as follows: under and along South Michigan Avenue, said vaulted space shall run for a total distance of ninety-five (95) feet, at a width of twenty-eight (28) feet, and at a depth of fourteen (14) feet; and under and along East Monroe Street, said vaulted space shall run for a total distance of one hundred thirty (130) feet, at a width of ten (10) feet, and at a depth of fourteen (14) feet. Said vaulted areas shall exist by authority herein granted for a period of five (5) years from and after the date of passage of this ordinance.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Six Thousand Twenty-nine and no/100 Dollars (\$6,029.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein

(Continued on page 33673)

Ordinance associated with this drawing printed on pages 33667 through 33673 of this Journal.



(Continued from page 33671)

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

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

SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. Commissioner of Streets and Sanitation, is hereby authorized, in his or her discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The

Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

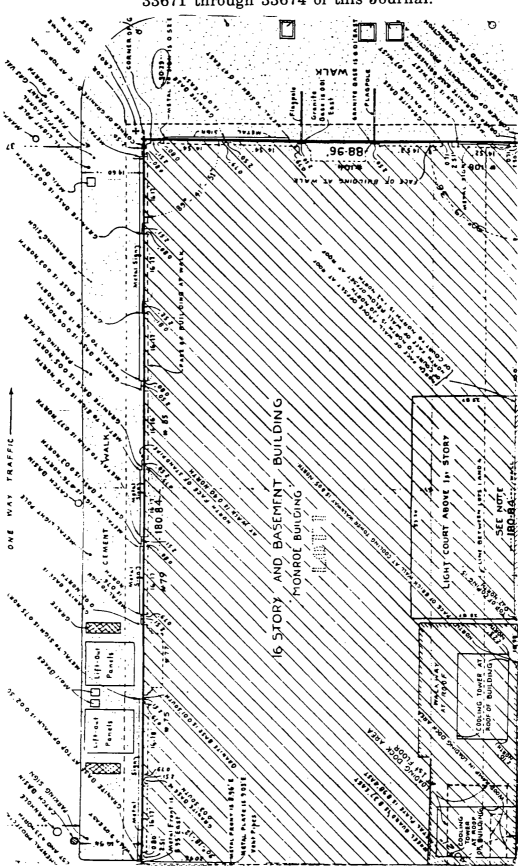
SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33675 of this Journal.]

Ordinance associated with this drawing printed on pages 33671 through 33674 of this Journal.



The University Of Chicago.

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

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, an Illinois not-for-profit corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed a network of steam tunnels under and across various City rights-of-way used for the purpose of supplying steam for heating throughout The University of Chicago campus. Said network crosses under the Midway Plaisance and seven (7) City rights-of-way, locations and dimensions are as follows:

Tunnel Number 1.

Begins at a point approximately seventy-five (75) feet south of the south line of East 60th Street, under and along the east side of South Blackstone Avenue, continuing in a northerly direction under and across the thirty-three (33) foot right-of-way of East 60th Street, approximately twenty-five (25) feet, thence changing to a westerly direction and continuing for approximately two hundred twenty-five (225) feet, outside dimensions of said tunnel being nine (9) feet in height and ten (10) feet in width at a depth of approximately seven (7) feet, six (6) inches. A section spurring in a northerly direction from a point approximately eighty-five (85) feet from the south line of East 60th Street, in a northerly direction for a distance of approximately two hundred seventy-five (275) feet under and along the Midway Plaisance Number 1, outside dimensions of said tunnel being approximately nine (9) feet in height and five (5) feet in width;

Tunnel Number 2.

Under and across the sixty-six (66) foot right-of-way of South Dorchester Avenue, twenty-six (26) feet north of the north line of East 60th Street, continuing under and along the Midway Plaisance Number 2 in a westerly direction a distance of approximately eight hundred ninety-five (895) feet, thence again changing direction to a northerly direction continuing for a distance of approximately five hundred sixty-seven (567) feet, outside dimensions of said tunnel being nine (9) feet in height and ten (10) feet in width, at a depth of approximately eight (8) feet continuing;

Tunnel Number 3.

Under and across the sixty-six (66) foot right-of-way of East 59th Street, approximately twenty-five (25) feet east of the east line of South Woodlawn Avenue, outside dimensions of said tunnel being nine (9) feet in height and ten (10) feet in width, entering into private property;

Tunnel Number 4.

Under and across the sixty-six (66) foot right-of-way of South Woodlawn Avenue, into, under and along the Midway Plaisance Number 3 continuing in a westerly direction approximately thirty (30) feet, thence changing to a southerly direction and continuing for a distance of approximately fifty (50) feet, outside dimensions being nine (9) feet in height and seven (7) feet in width at a depth of approximately seven (7) feet, six (6) inches, continuing;

Tunnel Number 5.

Under and across the forty-three (43) foot right-of-way of East 60th Street, approximately twenty-five (25) feet west of the west line of South Woodlawn Avenue and into private property, outside dimensions of said tunnel being nine (9) feet in height and ten (10) feet in width, at a depth of approximately four (4) feet, six (6) inches;

Tunnel Number 6.

Under and across the eighty (80) foot right-of-way of South University Avenue, approximately twenty (20) feet south of the south line of East 60th Street, entering into private property, outside dimensions of said tunnel being nine (9) feet in height and ten (10) feet in width;

Tunnel Number 7.

Under and across the eighty (80) foot right-of-way of South Greenwood Avenue, approximately twenty (20) feet south of the south line of East 60th Street, entering into private property, outside dimensions being five (5) feet, ten (10) inches in width, four (4) feet, two (2) inches in height at a depth of approximately two (2) feet, six (6) inches.

Said privileged use of the public rights-of-way shall exist by authority herein granted for a period of five (5) years from and after April 13, 1993.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

- SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Three Thousand Six Hundred and no/100 Dollars (\$3,600.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago and the Director of Revenue at their discretion, at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.
- SECTION 4. In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.
- SECTION 5. Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation, is hereby authorized, in his or her

discretion, and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

SECTION 6. The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, both Public Liability and Property Damage that may result from the granting of said privilege. The Certificate of Insurance shall name the City of Chicago and its agents and employees as Additional Insureds and shall also clearly indicate that the privilege being granted by this ordinance is covered by an insurance policy. Certificates renewing such insurance coverage must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 7. The Permittee(s) shall indemnify, keep and save harmless the City of Chicago, its agents and employees against all claims, liabilities, judgments, costs, damages and other expenses which may in any way arise or accrue against, be charged to or recovered from the City, its agents or employees in consequence of the permission given by this ordinance, or any act or thing done or omitted or neglected to be done by the grantee, its agents or employees in and about the construction, reconstruction, maintenance, operation, use or removal of the authorized structures or appliances or the use, operation or restoration of public way as herein required, including those arising from any personal injuries or deaths or damage or destruction of property.

SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, including the obligations to indemnify, keep and save harmless the City of Chicago and to provide insurance coverage. Such permit shall not be issued unless and until grantee has filed with the City Clerk a written acceptance of the terms and conditions of this ordinance, and submitted to the Department of Revenue evidence of the required insurance coverage and the first year's compensation.

SECTION 9. The permission and authority granted by this ordinance shall not be assignable except upon the approval of the Director of Revenue after full disclosure.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and approval.

[Drawing attached to this ordinance printed on page 33681 of this Journal.]

AUTHORIZATION FOR GRANTS OF PRIVILEGE IN PUBLIC WAY FOR CANOPIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass the proposed orders transmitted herewith (referred on May 19, 1993) to construct, maintain and use sundry canopies by various establishments.

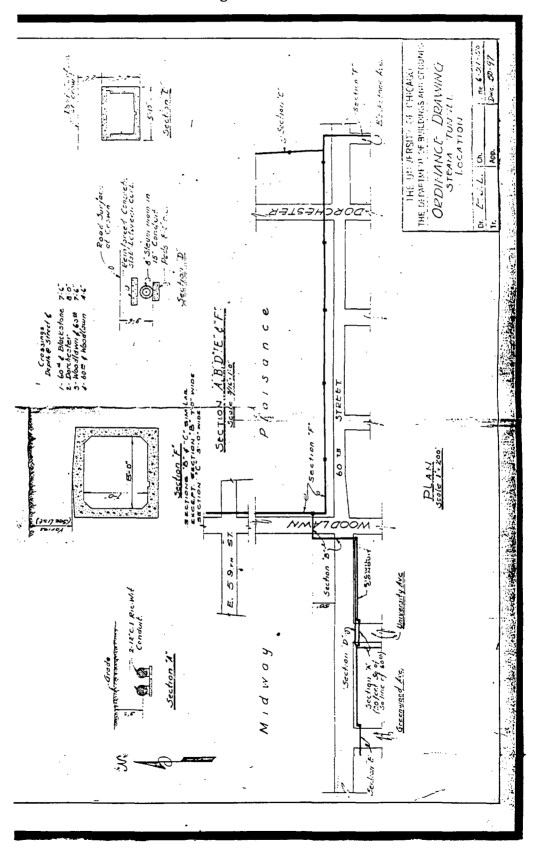
This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

(Continued on page 33682)

Ordinance associated with this drawing printed on pages 33676 through 33680 of this Journal.



(Continued from page 33680)

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

A And G Furniture: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to A & G Furniture ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2300 South California Avenue for a period of three (3) years from and after May 19, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed thirty-three (33) feet in length, nor two (2) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty-eight and no/100 Dollars (\$58.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Adobe, Inc. (Doing Business As Ayyy Caramba): Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Adobe, Inc., doing business as Ayyy Caramba ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 230 North Michigan Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seven (7) feet, ten (10) inches in length, nor five (5) feet in width.

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

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

The permit shall be subject to amendment, modification or revocation by the Mayor and the Director of Revenue in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago. The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

The Brown Elephant: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to The Brown Elephant ("Permittee") to construct, maintain and use three (3) canopies over the public way attached to the structure located at 3641 North Halsted Street for a period of three (3) years from and after March 20, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed three (3) at twenty (20) feet, respectively, in length, nor three (3) at two (2) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Burton Place, Inc.: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Burton Place, Inc. ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 1447 North Wells Street for a period of three (3) years from and after May 15, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at thirty (30) feet and one (1) at twenty-five (25) feet, respectively, in length, nor two (2) at four (4) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

City Place International, Inc.: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to City Place International, Inc. ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 676 North Michigan Avenue for a period of three (3) years from and after March 21, 1993 in accordance with the ordinances of the City of

Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at twenty-seven (27) feet and one (1) at ninety (90) feet, respectively, in length, nor one (1) at four (4) feet and one (1) at thirteen (13) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of One Hundred Fifteen and no/100 Dollars (\$115.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Congress Hotel: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to the Congress Hotel ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 520 North Michigan Avenue for a period of three (3) years from and after May 15, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-four (24) feet in length, nor fourteen (14) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty and no/100 Dollars (\$50.00) per annum, in

advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

D'Last Studio, Incorporated: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to D'Last Studio, Incorporated ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 18 West Jackson Boulevard for a period of three (3) years from and after March 20, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed six (6) feet in length, nor five (5) feet, six (6) inches in width.

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

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

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Fannie May Candies Shop Number 281: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Fannie May Candies Shop Number 281 ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 5558 West Belmont Avenue for a period of three (3) years from and after May 16, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at thirty-one (31) feet and one (1) at sixteen (16) feet, respectively, in length, nor two (2) at five (5) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of One Hundred Six and no/100 Dollars (\$106.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Ms. Anne Gosciniak: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Anne Gosciniak ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3451 North Central Avenue for a period of three (3) years from and after May 24, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-three (23) feet in length, nor four (4) feet in width.

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

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Hyatt On Printers Row: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Hyatt On Printers Row ("Permittee") to construct, maintain and use ten (10) canopies over the public way attached to the structure located at 502 South Dearborn Street for a period of three (3) years from and after May 16, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed seven (7) at eleven (11) feet and three (3) at thirteen (13) feet, respectively, in length, nor ten (10) at five (5) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Five Hundred and no/100 Dollars (\$500.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Mr. J's Restaurant: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Mr. J's Restaurant ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 822 North State Street (same) for a period of three (3) years from and after

May 6, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed one (1) at thirty (30) feet in length, nor three (3) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty-five and no/100 Dollars (\$55.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Lake Front Restaurant: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Lake Front Restaurant ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3042 North Broadway -- same along West Barry Avenue, for a period of three (3) years from and after May 5, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed one (1) at thirty-six (36) feet in length, nor twelve (12) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Sixty-one and no/100 Dollars (\$61.00) per annum, in

advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Lucas, Inc.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Lucas, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3523 North Clark Street for a period of three (3) years from and after May 19, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed forty (40) feet in length, nor four (4) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Sixty-five and no/100 Dollars (\$65.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Metropolitan Three Illinois Center: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Metropolitan Three Illinois Center ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 303 East Wacker Drive for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed eighty-six (86) feet in length, nor twenty-four (24) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of One Hundred Eleven and no/100 Dollars (\$111.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

The permit shall be subject to amendment, modification or revocation by the Mayor and the Director of Revenue in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopy without cost to the City of Chicago. The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Midland Building Corporation: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Midland Building Corporation ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 176 West Adams Street for a period of three (3) years from and after May 10, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed ninety (90) feet in length, nor five (5) to twelve (12) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of One Hundred Fifteen and no/100 Dollars (\$115.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Mongerson Wunderlich Galleries, Ltd.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Mongerson Wunderlich Galleris, Ltd. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 704 North Wells Street for a period of three (3) years from and after May 16, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed eight (8) feet in length, nor four (4) feet in width.

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

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

NBD Trust Co. Of Illinois, Under Trust Number 1156-CH: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to NBD Trust Co. of Illinois under Trust Number No. 1156-CH ("Permittee") to construct, maintain and use thirteen (13) canopies over the public way attached to the structure located at 5 -- 9 North State Street/8 -- 10 East Madison Street for a period of three (3) years from and after April 20,

1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed thirteen (13) at eighteen (18) feet, respectively, in length, nor thirteen (13) at nine (9) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Six Hundred Fifty and no/100 Dollars (\$650.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Oakwood Limited Partnership I: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Oakwood Limited Partnership I ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 4541 North Sheridan Road for a period of three (3) years from and after May 15, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed nineteen (19) feet in length, nor ten (10) feet in width.

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

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

"Original" Ferrara, Incorporated: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to "Original" Ferrara, Incorporated ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 2210 West Taylor Street for a period of three (3) years from and after May 15, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed two (2) at eighteen (18) feet, respectively in length, nor two (2) at five (5) feet, respectively in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

The Patio Restaurant: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to The Patio Restaurant ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 1503 West Taylor Street for a period of three (3) years from and after May 15, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-six (26) feet in length, nor three (3) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty-one and no/100 Dollars (\$51.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Peerless Weighing & Vending Machine Corp.: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Peerless Weighing & Vending Machine Corp. ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 207 South Wabash Avenue for a period of three (3) years from and after March 21, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed one (1) at eighty (80) feet and one (1) at fifty (50) feet, respectively, in length, nor two (2) at five (5) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of One Hundred Fifty-five and no/100 Dollars (\$155.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

The permit shall be subject to amendment, modification or revocation by the Mayor and the Director of Revenue in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago. The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

P.J. Wells Bar & Grill, Inc.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to P.J. Wells Bar & Grill, Inc. ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 1528 North Wells Street for a period of three (3) years from and after May 15, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed thirty (30) feet in length, nor three (3) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty-five and no/100 Dollars (\$55.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

The Pumping Company, Incorporated: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to The Pumping Company, Incorporated ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 6157 North Broadway for a period of three (3) years from and after May 26, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-five (25) feet in length, nor two (2) feet in width.

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

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Quan Truong Of Lin's Garden Chinese Restaurant: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Quan Truong of Lin's Garden Chinese Restaurant ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3300 West Fullerton Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the

City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed thirty-one (31) feet in length, nor two (2) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty-six and no/100 Dollars (\$56.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Adolpho Reyes And Estella Reyes: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Adolpho Reyes and Estella Reyes ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 1527 West 18th Street for a period of three (3) years from and after March 21, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-two (22) feet in length, nor three (3) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty and no/100 Dollars (\$50.00) per annum, in

advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Sanctuary Of Faith Church: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Sanctuary Of Faith Church ("Permittee") to maintain and use one (1) canopy over the public way attached to the structure located at 3612 West Chicago Avenue for a period of three (3) years from and after May 16, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-two (22) feet in length, nor five (5) feet in width.

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

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

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

Stein & Co. Theatre District Self Park: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Hyatt on Printers Row ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 181 North Dearborn Street for a period of three (3) years from and after October 5, 1992 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed fifty-six (56) feet in length, nor sixteen (16) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of One Hundred Sixty-two and no/100 Dollars (\$162.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted to the date of expiration.

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

The permit shall be subject to amendment, modification or revocation by the Mayor and the Director of Revenue in their discretion without the consent of the Permittee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the Permittee shall remove the canopies without cost to the City of Chicago. The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

West Huron Joint Ventures American National Bank And Trust: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to West Huron Joint Ventures American National Bank and Trust ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 77 West Huron Street for a period of three (3) years from and after May 6, 1993 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-two (22) feet in length, nor fifteen (15) feet in width.

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

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

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

The privilege herein granted shall not be exercised until a permit shall have been issued by the Director of Revenue.

AUTHORIZATION FOR GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SIDEWALK CAFES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass the proposed ordinances transmitted herewith (referred on May 19, 1993) for various establishments to maintain and use portions of the public right-of-way for sidewalk cafes.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

Ms. Angela Mitchell (Doing Business As Artist's Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to Angela Mitchell, doing business as Artist's Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 412 South Michigan Avenue. Said sidewalk cafe area shall be seventy (70) feet in length and fifteen (15) feet in width, for a total of one thousand fifty (1,050) square feet and shall begin fifteen (15) feet, six (6) inches from the face of the curb line along South Michigan Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 11:00 P.M.

Compensation: \$1,470.00/Seating: 75.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Athenian Room Restaurant.

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

SECTION 1. Permission and authority are hereby given and granted to Athenian Room Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 807 West Webster Avenue. Said sidewalk cafe area shall be sixty-nine (69) feet in length and four (4) feet in width, for a total of two hundred seventy-six (276) square feet and shall begin six (6) feet, seven (7) inches from the face of the building line and three (3) feet from the face of the curb line along West Webster Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 11:30 P.M. Sunday, 12:00 Noon to 10:00 P.M.

Compensation: \$300.00/Seating: 20.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Adobe, Inc. (Doing Business As Ayyy Caramba Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to Adobe, Inc., doing business as Ayyy Caramba Restaurant, upon the terms

and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 230 North Michigan Avenue. Said sidewalk cafe area Number 1 shall be thirty-five (35) feet in length and seven (7) feet in width, for a total of two hundred forty-five (245) square feet and shall begin seven (7) feet from the face of the curb line along South Water Street. Said sidewalk cafe area Number 2 shall be fourteen (14) feet in length and seven (7) feet in width for a total of ninety-eight (98) square feet and shall begin seven (7) feet from the face of the curb line along South Water Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:00 A.M. to 11:00 P.M. Saturday and Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$1,331.00/Seating: 24.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Red Pepper, Inc. (Doing Business As Basta Pasta).

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

SECTION 1. Permission and authority are hereby given and granted to Red Pepper, Inc., doing business as Basta Pasta, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 6733 North Olmstead Street. Said sidewalk cafe area shall be sixty-two (62) feet in length and three (3) feet in width, for a total of one hundred eighty-six (186) square feet and shall begin nine (9) feet from the face of the curb line along North Oshkosh Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Sunday, 11:00 A.M. to 9:00 P.M.

Compensation: \$300.00/Seating: 32.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

The consumption of solely alcohol in the above referenced cafe area is strictly prohibited.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Drago Tubic (Doing Business As B. & D. Liquors And Lounge).

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

SECTION 1. Permission and authority are hereby given and granted to Drago Tubic doing business as B. & D. Liquors and Lounge, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 6600 South Kedzie Avenue. Said sidewalk cafe area shall be one hundred (100) feet in length and ten (10) feet in width, for a total of one thousand (1,000) square feet and shall begin six (6) feet from the face of the building line along West 66th Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$680.00/Seating: 40.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and

appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Kerouac's Cafe, Inc. (Doing Business As Cafe Fresco).

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

SECTION 1. Permission and authority are hereby given and granted to Kerouac's Cafe, Inc., doing business as Cafe Fresco, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1202 West Grand Avenue. Said sidewalk cafe area shall be fourteen (14) feet in length and five (5) feet six (6) inches in width, for a total of seventy-nine (79) square feet and shall begin six (6) feet from the face of the curb line along West Grand Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 12:00 Midnight Sunday, 12:00 Noon to 12:00 Midnight

Compensation: \$300.00/Seating: 12.

No signage shall be located in the public right-of-way at any time other than a 2 foot x 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free

from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Milan Perencevic (Doing Business As Cafe Milan).

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

SECTION 1. Permission and authority are hereby given and granted to Milan Perencevic, doing business as Cafe Milan, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3332 North Broadway. Said sidewalk cafe area shall be twenty-nine (29) feet, six (6) inches in length and eleven (11) feet in width, for a total of three hundred twenty-five (325) square feet and shall begin six (6) feet from the

face of the building line along West Buckingham Place. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 9:00 A.M. to 11:00 P.M. Saturday and Sunday, 9:00 A.M. to 11:00 P.M.

Compensation: \$325.00/Seating: 25.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of

indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Uzdawinis And Kobayashi, Inc. (Doing Business As Cafe Selmarie).

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

SECTION 1. Permission and authority are hereby given and granted to Uzdawinis and Kobayashi, Inc., doing business as Cafe Selmarie, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2327 West Giddings Street. Said sidewalk cafe area shall be twenty-two (22) feet in length and twenty-two (22) feet in width, for a total of four hundred eighty-four (484) square feet and shall begin twelve (12) feet, six (6) inches from the face of the building along West Giddings Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Tuesday through Saturday, 10:00 A.M. to 11:00 P.M. Sunday, 10:00 A.M. to 10:00 P.M.

Compensation: \$330.00/Seating: 30.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

GVM Global Marketing, Inc. (Doing Business As Caffe Classico).

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

SECTION 1. Permission and authority are hereby given and granted to GVM Global Marketing, Inc., doing business as Caffe Classico, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 20 North Michigan Avenue. Said sidewalk cafe area shall be ten (10) feet in length and ten (10) feet in width, for a total of one hundred (100) square feet and shall begin ten (10) feet from the face of the curb line along North Michigan Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 7:00 A.M. to 9:00 P.M.

Compensation: \$388.00/Seating: 25.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Rose Wells, Inc. (Doing Business As Centro Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to Rose Wells, Inc., doing business as Centro Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 710 North Wells Street. Said sidewalk cafe area shall be twenty (20) feet in length and nine (9) feet in width, for a total of one hundred eighty (180) square feet and shall begin six (6) feet, four (4) inches from the face of the curb line along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 11:00 P.M.

Compensation: \$324.00/Seating: 26.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Just Good Food, Inc. (Doing Business As Chez'D).

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

SECTION 1. Permission and authority are hereby given and granted to Just Good Food, Inc., doing business as Chez'D, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 746 West Webster Avenue. Said sidewalk cafe area shall be twenty (20) feet in length and eight (8) feet in width, for a total of one hundred sixty (160) square feet and shall begin six (6) feet from the face of the building line along West Webster Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 10:30 A.M. to 10:30 P.M. Saturday and Sunday, 10:00 A.M. to 10:30 P.M.

Compensation: \$300.00/Seating: 24.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Max Enterprises, Ltd. (Doing Business As Clark Street Bistro).

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

SECTION 1. Permission and authority are hereby given and granted to Max Enterprises, Ltd., doing business as Clark Street Bistro, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2600 North Clark Street. Said sidewalk cafe area shall be seventy-seven (77) feet in length and six (6) feet, six (6) inches in width, for a total of five hundred (500) square feet and shall begin eight (8) feet from the face of the curb line along West Wrightwood Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 12:00 Midnight

Compensation: \$700.00/Seating: 40.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and

appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

330 West Hubbard Restaurant Corporation (Doing Business As Coco Pazzo).

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

SECTION 1. Permission and authority are hereby given and granted to 330 West Hubbard Restaurant Corporation, doing business as Coco Pazzo, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 300 West Hubbard Street. Said sidewalk cafe area shall be thirty-six (36) feet in length and seven (7) feet in width, for a total of two hundred fifty-two (252) square feet and shall begin six (6) feet from the face of the curb line along West Hubbard Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:30 A.M. to 10:00 P.M. Saturday and Sunday, 5:00 P.M. to 11:00 P.M.

Compensation: \$454.00/Seating: 34.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free

from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the

granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

180 North Wacker Restaurant Corporation (Doing Business As Coogan's Riverside Saloon).

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

SECTION 1. Permission and authority are hereby given and granted to 180 North Wacker Restaurant Corporation, doing business as Coogan's Riverside Saloon, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 180 North Wacker Drive. Said sidewalk cafe area shall be twenty-four (24) feet in length and ten (10) feet in width, for a total of two hundred forty (240) square feet and shall

begin ten (10) feet from the face of the curb line along North Wacker Drive. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:00 A.M. to 9:00 P.M.

Compensation: \$932.00/Seating: 20.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and

appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Tremont Hotel Management Company (Doing Business As Cricket's).

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

SECTION 1. Permission and authority are hereby given and granted to Tremont Hotel Management Company, doing business as Cricket's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 100 East Chestnut Street. Said sidewalk cafe areas shall be eighteen (18) feet in length and four (4) feet in width; six (6) feet in length and six (6) feet in width; six (6) feet in length and six (6) feet in width; and ten (10) feet in length and six (6) feet in width, respectively, for a total of two hundred-four (204) square feet and shall begin five (5) feet from the face of the curb line and nine (9) feet from the face of the building along East Chestnut Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 11:00 P.M.

Compensation: \$386.00/Seating: 22.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the

Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Obydon Ltd. (Doing Business As The Executive House Hotel).

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

SECTION 1. Permission and authority are hereby given and granted to Obydon Ltd., doing business as The Executive House Hotel, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 71 East Wacker Drive. Said sidewalk cafe area shall be thirty-nine (39)

feet in length and twelve (12) feet in width, for a total of four hundred sixtyeight (468) square feet and shall begin twelve (12) feet from the face of the curb line along East Wacker Drive. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 9:00 P.M.

Compensation: \$1,816.00/Seating: 40.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Frontera, Inc. (Doing Business As Frontera Grill).

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

SECTION 1. Permission and authority are hereby given and granted to Frontera, Inc., doing business as Frontera Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 445 North Clark Street. Said sidewalk cafe area shall be fifty (50) feet in length and eight (8) feet, nine (9) inches in width, for a total of four hundred thirty-seven (437) square feet and shall begin seven (7) feet, six (6) inches from the face of the curb line along North Clark Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 10:00 A.M. to 11:00 P.M.

Compensation: \$786.00/Seating: 36.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free

from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Meta-Mobile, Inc. (Doing Business As Green Street Cafe).

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

SECTION 1. Permission and authority are hereby given and granted to Meta-Mobile, Inc., doing business as Green Street Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 333 South Green Street. Said sidewalk cafe area shall be fifty-one (51) feet in length and seven (7) feet in width, for a total of three hundred fifty-seven (357) square feet and shall begin eight (8) feet from the face of the curb line

along South Green Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 7:00 A.M. to 12:00 Midnight Saturday and Sunday, 9:00 A.M. to 12:00 Midnight

Compensation: \$300.00/Seating: 28.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and

appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Gourmand, Incorporated (Doing Business As Gourmand Coffee).

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

SECTION 1. Permission and authority are hereby given and granted to Gourmand, Incorporated, doing business as Gourmand Coffee, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for sidewalk cafes adjacent to its premises located at 728 South Dearborn Street. Said sidewalk cafe area Number 1 shall be twelve (12) feet in length and four (4) feet in width, for a total of forty-eight (48) square feet and shall begin two (2) feet from the face of the curb line along South Dearborn Street. Sidewalk cafe area Number 2 shall be nine (9) feet in length and four (4) feet in width, for a total of thirty-six (36) square feet and shall begin thirteen (13) feet from the face of the curb line along South Dearborn Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 11:00 P.M.

Compensation: \$300.00/Seating: 20.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way

under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability,

Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Granata's Restaurant, Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Granata's Restaurant, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 120 North Wells Street. Said sidewalk cafe area shall be twenty (20) feet in length and ten (10) feet in width, for a total of two hundred (200) square feet and shall begin ten (10) feet from the face of the curb line along North Wells Street. The

compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. to 4:30 P.M.

Compensation: \$943.50/Seating: 30.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents. officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

John B., Incorporated (Doing Business As John Barleycorn Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to John B., Incorporated, doing business as John Barleycorn Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 658 West Belden Avenue. Said sidewalk cafe area shall be forty-five (45) feet in length and eleven (11) feet in width, for a total of four hundred ninety-five (495) square feet and shall begin seven (7) feet from the face of the curb line along North Orchard Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 5:00 P.M. to 10:00 P.M. Friday, 5:00 P.M. to 11:00 P.M. Saturday, 11:00 A.M. to 11:00 P.M. Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$300.00/Seating: 39.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

Authority for the above named privilege is herein given and granted for a period beginning June 1, 1993 through, and including, September 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

The insurance company and the grantee, as provided in SECTION 4. Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional

insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Beat, Inc. (Doing Business as Kerouac Jack's).

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

SECTION 1. Permission and authority are hereby given and granted to Beat, Inc., doing business as Kerouac Jack's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3407 North Paulina Street. Said sidewalk cafe area shall be seventeen (17) feet in length and thirteen (13) feet in width, for a total of two hundred twenty-one (221) square feet and shall begin six (6) feet from the face of the curb line along North Paulina Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 10:00 A.M. to 12:00 Midnight

Compensation: \$300.00/Seating: 24.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

company and the grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Moby Nick, Inc. (Doing Business As Kronies).

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

SECTION 1. Permission and authority are hereby given and granted to Moby Nick, Inc., doing business as Kronies, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 18 East Bellevue Street. Said sidewalk cafe area shall be twelve (12) and twenty (20) feet in length and both areas ten (10) feet in width, for a total of three hundred twenty (320) square feet and shall leave six (6) feet of clear space from the building line to the beginning of the cafe area along East Bellevue Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 12:00 Noon to 11:00 P.M.

Compensation: \$576.00/Seating: 30.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Lakefront Restaurant, Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Lakefront Restaurant, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3042 North Broadway. Said sidewalk cafe area shall be forty (40) feet in length and twelve (12) feet in width, for a total of four hundred eighty (480) square feet and shall begin six (6) feet, four (4) inches from the face of the curb line along West Barry Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 11:00 P.M.

Compensation: \$480.00/Seating: 36.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Hyatt Corporation (Doing Business As LaTour Cafe).

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

SECTION 1. Permission and authority are hereby given and granted to Hyatt Corporation, doing business as LaTour Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of

the public right-of-way for a sidewalk cafe adjacent to its premises located at 800 North Michigan Avenue. Said sidewalk cafe area shall be seventy-three (73) feet in length and twelve (12) feet in width, for a total of eight hundred seventy-six (876) square feet and shall begin six (6) feet from the face of the building line along North Michigan Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 7:00 A.M. to 11:00 P.M.

Compensation: \$6,308.00/Seating: 38.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction,

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Luciano's Food, Inc. (Doing Business As Luciano's).

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

SECTION 1. Permission and authority are hereby given and granted to Luciano's Food, Inc., doing business as Luciano's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 871 North Rush Street. Said sidewalk cafe area shall be thirty-one (31) feet in length and seven (7) feet in width, for a total of two hundred seventeen (217) square feet and shall begin nine (9) feet from the face of the curb line along North Rush Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:30 A.M. to 3:00 P.M.

Compensation: \$391.00/Seating: 20.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way

under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability,

Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Malnati's River North, Inc. (Doing Business As Lou Malnati's Pizzeria).

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

SECTION 1. Permission and authority are hereby given and granted to Malnati's River North, Inc., doing business as Lou Malnati's Pizzeria, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 439 North Wells Street. Said sidewalk cafe area shall be thirty-four (34) feet in length and nine (9) feet in width, for a total of three

hundred and six (306) square feet and shall leave six (6) feet of clear space from the face of the building to the cafe border along North Wells Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$551.00/Seating: 26.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

JPNS, Inc. (Doing Business As The "Marc" Restaurant).

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

SECTION 1. Permission and authority are hereby given and granted to JPNS, Inc., doing business as The "Marc" Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 311 West Superior Street. Said sidewalk cafe area shall be forty-two (42) feet in length and six (6) feet in width, for a total of two hundred fifty-two (252) square feet and shall begin eight (8) feet from the face of the curb line along West Superior Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$454.00/Seating: 30.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free

from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the

granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Metropolis Rotisseria, Inc. (Doing Business As Metropolis Rotisseria).

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

SECTION 1. Permission and authority are hereby given and granted to Metropolis Rotisseria, Inc., doing business as Metropolis Rotisseria, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 924 West Armitage Avenue. Said sidewalk cafe area shall be forty-four (44) feet in length and ten (10) feet in width, for a total of four hundred forty (440) square feet and shall begin six (6) feet from the face

of the curb line along North Bissell Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:30 A.M. to 9:30 P.M.

Compensation: \$300.00/Seating: 25.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

733 South Dearborn Corporation (Doing Business As Moonraker).

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

SECTION 1. Permission and authority are hereby given and granted to 733 South Dearborn Corporation, doing business as Moonraker, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 733 South Dearborn Street. Said sidewalk cafe area shall be forty-one (41) feet in length and seven (7) feet, six (6) inches in width, for a total of three hundred eight (308) square feet and shall begin seven (7) feet, four (4) inches from the face of the building and three (3) feet from the face of the curb line along South Dearborn Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:30 A.M. to 12:00 Midnight Saturday, 9:00 A.M. to 12:00 Midnight Sunday, 9:00 A.M. to 10:00 P.M.

Compensation: \$432.00/Seating: 44.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until

the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Nana's Fast Food, Incorporated.

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

SECTION 1. Permission and authority are hereby given and granted to Nana's Fast Food, Incorporated, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 7 West Kinzie Street. Said sidewalk cafe area shall be twenty-five (25) feet in length and nine (9) feet, eight (8) inches in width, for a total of two hundred forty-two (242) square feet and shall begin eight (8) feet from the face of the curb line along West Kinzie Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 10:00 A.M. to 10:00 P.M.

Compensation: \$436.00/Seating: 24.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

- SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Public Works and in accordance with the City Municipal Code. In the event of failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.
- SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance

company and the grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Wexford Organics, Inc. (Doing Business As The Organic Tomato).

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

SECTION 1. Permission and authority are hereby given and granted to Wexford Organics, Inc., doing business as The Organic Tomato, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 22 West Maple Street. Said sidewalk cafe area shall be forty (40) feet in length and nine (9) feet, eight (8) inches in width, for a total of three hundred eighty-six (386) square feet and shall begin eighteen (18) feet from the face of the curb line along West Maple Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:30 A.M. to 11:00 P.M.

Compensation: \$694.00/Seating: 20.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

R.K.C. Muffins, Inc. (Doing Business As R.K.C. Muffins).

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

SECTION 1. Permission and authority are hereby given and granted to R.K.C. Muffins, Inc., doing business as R.K.C. Muffins, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 210 South Clark Street. Said sidewalk cafe area shall be fifty-five (55) feet in length and seven (7) feet in width, for a total of three hundred eighty-five (385) square feet and shall begin eight (8) feet from the face of the curb line along West Quincy Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 7:00 A.M. to 5:00 P.M.

Compensation: \$539.00/Seating: 28.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Roscoe's Tavern, Ltd. (Doing Business As Roscoe's Cafe).

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

SECTION 1. Permission and authority are hereby given and granted to Roscoe's Tavern, Ltd., doing business as Roscoe's Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3354 North Halsted Street. Said sidewalk cafe area shall be forty-one (41) feet in length and eight (8) feet in width, for a total of three hundred twenty-eight (328) square feet and shall begin two (2) feet, four (4) inches from the face of the curb line and shall leave seven (7) feet of clear area from the building line to the edge of the cafe area along West Roscoe Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 12:00 Noon to 11:00 P.M.

Compensation: \$328.00/Seating: 32.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of

Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Public Works and in accordance with the City Municipal Code. In the event of failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Gama, Inc. (Doing Business As Rosebud Cafe).

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

SECTION 1. Permission and authority are hereby given and granted to Gama, Inc., doing business as Rosebud Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1500 West Taylor Street. Said sidewalk cafe area shall be thirty-six (36) feet in length and seven (7) feet, six (6) inches in width, for a total of two hundred seventy (270) square feet and shall begin seven (7) feet, six (6) inches from the face of the curb line along South Laflin Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:00 A.M. to 11:00 P.M. Saturday and Sunday, 4:00 P.M. to 10:00 P.M.

Compensation: \$300.00/Seating: 36.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Rose Rush, Inc. (Doing Business As Rosebud On Rush).

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

SECTION 1. Permission and authority are hereby given and granted to Rose Rush, Inc., doing business as Rosebud on Rush, upon the terms and

subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 55 East Superior Street. Said sidewalk cafe area shall be thirty-eight (38) feet in length and six (6) feet in width, for a total of two hundred thirty (230) square feet and shall begin seven (7) feet from the face of the curb line along North Rush Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:00 A.M. to 11:00 P.M. Saturday and Sunday, 4:00 P.M. to 11:00 P.M.

Compensation: \$414.00/Seating: 30.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Sashas Ltd. (Doing Business As Sashas On State).

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

SECTION 1. Permission and authority are hereby given and granted to Sashas Ltd., doing business as Sashas on State, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 829 North State Street. Said sidewalk cafe area shall be forty (40) feet in length and twelve (12) feet in width, for a total of four hundred eighty (480) square feet and shall begin twelve (12) feet from the face of the curb line along East Pearson Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 11:00 P.M. Sunday, 9:00 A.M. to 11:00 P.M.

Compensation: \$864.00/Seating: 32.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

The Shamrock Club, Inc. (Doing Business As The Shamrock Club).

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

SECTION 1. Permission and authority are hereby given and granted to The Shamrock Club, Inc., doing business as The Shamrock Club, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 210 West Kinzie Street. Said sidewalk cafe area shall be ten (10) feet in length and eight (8) feet in width, for a total of eighty (80) square feet and shall begin eight (8) feet from the face of the curb line along West Kinzie Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 11:00 P.M.

Compensation: \$300.00/Seating: 12.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction,

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

R.B.I. Sluggers, Inc. (Doing Business As Slugger's).

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

SECTION 1. Permission and authority are hereby given and granted to R.B.I. Sluggers, Inc., doing business as Slugger's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3540 North Clark Street. Said sidewalk cafe area shall be sixty (60) feet in length and ten (10) feet in width, for a total of six hundred (600) square feet and shall begin eight (8) feet from the face of the curb line along West Eddy Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$600.00/Seating: 72.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1,

in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents. officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Rezko Food's, Inc. (Doing Business As Subway Sandwiches & Salads).

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

SECTION 1. Permission and authority are hereby given and granted to Rezko Food's, Inc., doing business as Subway Sandwiches & Salads, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 43 East Chicago Avenue. Said sidewalk cafe area shall be sixteen (16) feet in length and eight (8) feet in width, for a total of one hundred twenty-eight (128) square feet and shall begin eight (8) feet from the face of the curb line along East Chicago Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$300.00/Seating: 20.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

- SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Public Works and in accordance with the City Municipal Code. In the event of failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.
- SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair,

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of

indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Two Humberto's, Inc. (Doing Business As Timothy O'Toole's).

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

SECTION 1. Permission and authority are hereby given and granted to Two Humberto's, Inc., doing business as Timothy O'Toole's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for sidewalk cafes adjacent to its premises located at 622 North Fairbanks Court. Said sidewalk cafe areas Number 1 and Number 2 shall each be twenty-nine (29) feet in length and two (2) feet, six (6) inches in width, for a total of one hundred forty-five (145) square feet and shall leave six (6) feet, five (5) inches of clear space for pedestrian traffic between the two (2) cafe areas along East Ontario Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 4:00 P.M. to 11:00 P.M. Saturday and Sunday, 4:00 P.M. to 11:00 P.M.

Compensation: \$300.00/Seating: 30.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this

ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

T & W Enterprises, Inc. (Doing Business As Tom And Wendee's Homemade Italian Ice).

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

SECTION 1. Permission and authority are hereby given and granted to T & W Enterprises, Inc., doing business as Tom and Wendee's Homemade Italian Ice, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1136 West Armitage Avenue. Said sidewalk cafe area shall be twenty-five (25) feet in length and six (6) feet, eight (8) inches in width, for a total of one hundred sixty-seven (167) square feet and shall begin seven (7) feet from the face of the curb line along North Clifton Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:30 A.M. to 11:00 P.M. Friday and Saturday, 11:30 A.M. to 12:00 Midnight.

Compensation: \$300.00/Seating: 10.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

company and the grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Fassk, Inc. (Doing Business As Trattoria Peppinos).

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

SECTION 1. Permission and authority are hereby given and granted to Fassk, Inc., doing business as Trattoria Peppinos, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 616 South Dearborn Street. Said sidewalk cafe area shall be thirty-three (33) feet, four (4) inches in length and five (5) feet in width, for a total of one hundred sixty-seven (167) square feet and shall begin eight (8) feet from the face of the building line along South Dearborn Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Saturday through Thursday, 11:00 A.M. to 10:00 P.M. Friday, 11:00 A.M. to 11:00 P.M.

Compensation: \$300.00/Seating: 20.

No signage shall be located in the public right-of-way at any time other than a 2 foot by 2 foot menu board.

For sidewalk areas that measure fifteen (15) feet or more, only fifty (50) percent of said sidewalk area may be used for a sidewalk cafe.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Uncommon Ground, Inc. (Doing Business As The Uncommon Ground).

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

SECTION 1. Permission and authority are hereby given and granted to Uncommon Ground, Inc., doing business as The Uncommon Ground, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for sidewalk cafes adjacent to its premises located at 1214 West Grace Street. Said sidewalk cafe area Number 1 shall be twenty-three (23) feet in length and seven (7) feet in width; cafe area Number 2 shall be eight (8) feet in length and five (5) feet in width; and cafe area Number 3 shall be eight (8) feet in length and five (5) feet in width, for a total of two hundred forty-one (241) square feet and shall begin five (5) feet from the face of the building and seven (7) feet from the face of the curb line along West Grace Street, while leaving nine (9) inches of clear space between the cafe areas. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 11:00 P.M.

Compensation: \$300.00/Seating: 25.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Via Veneto, Inc. (Doing Business As Via Veneto Ristorante).

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

SECTION 1. Permission and authority are hereby given and granted to Via Veneto, Inc., doing business as Via Veneto Ristorante, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3449 West Peterson Street. Said sidewalk cafe area shall be twenty-seven (27) feet in length and eleven (11) feet, ten (10) inches in width, for a total of three hundred twenty-four (324) square feet and shall begin seven (7) feet from the face of the curb line along West Peterson Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 10:30 A.M. to 11:00 P.M. Saturday, 3:00 P.M. to 11:00 P.M. Sunday, 3:00 P.M. to 10:00 P.M.

Compensation: \$300.00/Seating: 30.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

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

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or

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

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

Windy City Fruit And Nut Co., Inc.

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

SECTION 1. Permission and authority are hereby given and granted to Windy City Fruit and Nut Co., Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3308 North Broadway. Said sidewalk cafe area shall be eight (8) feet in length and six (6) feet in width, for a total of forty-eight (48) square feet and shall begin seven (7) feet from the face of the curb line along North Broadway. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$300.00/Seating: 10.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

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

SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this Section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than \$1,000,000 Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this

ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

M. D. J. Corporation (Doing Business As Zanzibar).

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

SECTION 1. Permission and authority are hereby given and granted to M. D. J. Corporation, doing business as Zanzibar, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 731 North Dearborn Street. Said sidewalk cafe area shall be thirty-five (35) feet in length and eight (8) feet in width, for a total of two hundred eighty (280) square feet and shall begin eleven (11) feet from the face of the curb line along West Superior Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 11:00 P.M.

Compensation: \$504.00/Seating: 16.

Amplification of music is prohibited on the above referenced portion of the public right-of-way during the operation of said sidewalk cafe.

There shall be six (6) feet of unobstructed clear space for pedestrian passage at all times.

Authority for the above named privilege is herein given and granted from and after April 1, 1993 through, and including, November 1, 1993.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

- SECTION 2. The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.
- SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Public Works and in accordance with the City Municipal Code. In the event of failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.
- SECTION 4. The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair,

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

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of

indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

VACATION OF PORTION OF NORTH BESLY COURT, BETWEEN WEST BLOOMINGDALE AVENUE AND WEST WABANSIA AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass an ordinance vacating North Besly Court, between West Bloomingdale Avenue and West Wabansia Avenue. This ordinance was referred to the committee on June 2, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government pursuant to Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois, and as such may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City has experienced a significant loss of industry and jobs in recent years, accompanied by a corresponding erosion of its tax base, due in part to industrial firms' inability to acquire additional property needed for their continued viability and growth; and

WHEREAS, Many industrial firms adjoin streets and alleys that are no longer required for public use and might more productively be used for plant expansion and modernization, employee parking, improved security, truck loading areas, or other industrial uses; and

WHEREAS, The City would benefit from the vacation of these streets and alleys by reducing City expenditures on maintenance, repair and replacement; by reducing fly-dumping, vandalism and other criminal activity; and by expanding the City's property tax base; and

WHEREAS, The City can strengthen established industrial areas and expand the City's job base by encouraging the growth and modernization of existing industrial facilities through the vacation of public streets and alleys for reduced compensation; and

WHEREAS, Sipi Metals Corporation is an industrial firm employing approximately 150 persons in the processing, recovery, and recycling of metals; and

WHEREAS, Sipi Metals Corporation proposes to limit the use of the street to be vacated herein for purposes of processing, recovery, and recycling of metals and such other uses which are reasonably necessary therefor; and

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

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

SECTION 1. That all that part of North Besly Court lying easterly of the easterly line of Lots 46 to 56, both inclusive, and the easterly line of Lot 59;

lying westerly of the westerly line of Lots 60 to 72, both inclusive; lying northerly of a line drawn from the southeasterly corner of Lot 59 to the southwesterly corner of Lot 60; and lying southerly of a line drawn from the northeasterly corner of Lot 46 to the northwesterly corner of Lot 72, all in Block 20 in subdivision of Blocks 17, 18, 20, 21 (except Lots 1, 6, 12 in said Block 21) 23, 28, 29, 30, 31, 32 (except Lots 1, 2, 3, 6, 7), 33, 38, 39, 40, 41 of Sheffield's Addition to Chicago in Sections 29, 31, 32 and 33, Township 40 North, Range 14 East of the Third Principal Meridian; said part of public street herein vacated being further described as all that part of North Besly Court lying between West Bloomingdale Avenue and West Wabansia Avenue as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The City of Chicago hereby reserves for the benefit of the Metropolitan Water Reclamation District of Greater Chicago an easement to construct, reconstruct, repair, maintain and operate existing intercepting sewers and appurtenances thereto in all that part of North Besly Court, as herein vacated, with the right of access to said facilities at all times. It is further provided that no buildings or other structures shall be erected on the said area herein reserved or other use made of said area, which in the judgment of the officials having control of the aforesaid facilities would interfere with the construction, reconstruction, repair, maintenance and operation of said facilities, or the construction of additional facilities.

The beneficiary hereby agrees to accept and maintain as private sewers all existing City of Chicago sewers and appurtenants thereto located in that part of North Besly Court herein vacated.

SECTION 3. The Commissioner of Planning and Development is hereby authorized to accept, subject to the approval of the Corporation Counsel as to form and legality, and on behalf of the City of Chicago, the benefits of a covenant or similar instrument restricting the use of the public way vacated by this ordinance for processing, recovery and recycling of metals only and for those structures and additional uses which are reasonably necessary to permit such activities including the location of processing, recovery and recycling facilities, storage, employee and customer parking, and similar other uses and facilities. Such covenant shall be enforceable in law or in equity and shall be deemed to provide for reconveyance of the property to the City upon substantial breach of the terms and conditions thereof. The benefits of such covenant shall be deemed in gross to the City of Chicago, its successors and assigns, and the burdens of such covenant shall run with and burden the public way vacated by this ordinance. The covenant may be released or abandoned by the City only upon approval of the City Council which may condition its approval upon the payment of such additional compensation which it deems to be equal to the benefits accruing because of the release or abandonment.

SECTION 4. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, Sipi Metals Corporation shall file or cause to be filed in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with a restrictive covenant complying with Section 3 of this ordinance, approved by the Corporation Counsel, and an attached drawing approved by the Superintendent of Maps.

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

[Drawing attached to this ordinance printed on page 33826 of this Journal.]

VACATION OF PORTION OF SOUTH HILLOCK AVENUE BETWEEN SOUTH LOCK STREET AND SOUTH BRANCH OF CHICAGO RIVER.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* an ordinance vacating South Hillock Avenue, between South Lock Street and the south branch of the Chicago River. This ordinance was referred to the committee on June 2, 1993.

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

Respectfully submitted,

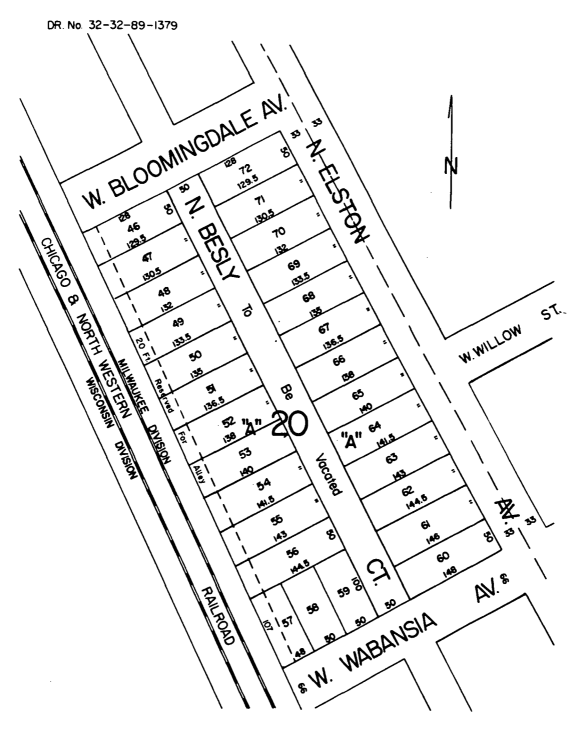
(Signed) PATRICK M. HUELS, Chairman.

(Continued on page 33827)

Ordinance associated with this drawing printed on pages 33823 through 33825 of this Journal.

Sub of Blk's 17,13,20,2! (except lots 1,6,12 in said Blk. 2! (except lots 1,6,12 in said Blk. 2!) 23, 28, 29, 30, 31, 32 (except lots 1,2,3,6,7) 33, 38,39,40,4! of Sheffield's Add to Chicago in Secs. 29, 31,32 8 33-40-14 (By Trustees of ChicagoLand Ca.)

"A"



(Continued from page 33825)

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government pursuant to Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois, and as such may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City has experienced a significant loss of industry and jobs in recent years, accompanied by a corresponding erosion of its tax base, due in part to industrial firms' inability to acquire additional property needed for their continued viability and growth; and

WHEREAS, Many industrial firms adjoin streets and alleys that are no longer required for public use and might more productively be used for plant expansion and modernization, employee parking, improved security, truck loading areas, or other industrial uses; and

WHEREAS, The City would benefit from the vacation of these streets and alleys by reducing City expenditures on maintenance, repair and replacement; by reducing fly-dumping, vandalism and other criminal activity; and by expanding the City's property tax base; and

WHEREAS, The City can strengthen established industrial areas and expand the City's job base by encouraging the growth and modernization of existing industrial facilities through the vacation of public streets and alleys for reduced compensation; and

WHEREAS, Holsum Baking ("Holsum"), a division of Metz Baking Company, is a firm employing 250 persons at 2883 South Hillock Avenue,

Chicago, Illinois 60608 in the wholesale baking and food production and distribution industry; and

WHEREAS, Metz Baking Company is the owner of the property referenced above; and

WHEREAS, Holsum proposes to limit the use of Hillock Avenue herein for purposes of wholesale baking, production and distribution of food and kindred products, and such other uses which are reasonably necessary therefor; and

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

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

SECTION 1. That all that part of South Hillock Avenue lying north of the north line of Block 17 in Canal Trustee's Subdivision of the south fractional Section 29, Township 39 North, Range 14 East of the Third Principal Meridian; lying south of the south line of Lots 11, 12 and 13 in Block 9 in Canal Trustee's extended subdivision of Blocks 7, 8 and 9 of the southwest quarter of Section 29, Township 39 North, Range 14 East of the Third Principal Meridian; lying westerly of a line drawn from the intersection of the northeasterly and southeasterly lines of Lot 11 in Block 9 in Canal Trustee's extended subdivision aforementioned to the intersection of the northwesterly and northeasterly lines of Block 17 in Canal Trustee's Subdivision of the south fractional Section 29 aforementioned; and lying easterly of the easterly dock line of the south fork of the south branch of the Chicago River as established by ordinance passed June 11, 1869, said part of public street herein vacated being further described as all that part of South Hillock Avenue lying between South Lock Street and the easterly dock line of the south fork of the south branch of the Chicago River as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The Metz Baking Company hereby agrees to accept and maintain as private sewers all existing sewers and appurtenances thereto which are located in that part of South Hillock Avenue as herein vacated.

The City of Chicago hereby reserves for the benefit of Commonwealth Edison Company, their successors or assigns, an easement to operate, maintain, construct, replace, and renew overhead poles, wires, and associated equipment, and underground conduit, cables and associated equipment for the transmission and distribution of electric energy under, over, and along all that part of South Hillock Street as herein vacated with the right of ingress and egress.

SECTION 3. The Commissioner of Planning and Development is hereby authorized to accept, subject to the approval of the Corporation Counsel as to form and legality, and on behalf of the City of Chicago, the benefits of a covenant or similar instrument restricting the use of the public way vacated by this ordinance for wholesale baking, production and distribution of food and kindred products only and for those structures and additional uses which are reasonably necessary to permit such activities including the location of production, distribution and service facilities, storage, employee and customer parking, an accessory retail outlet store, and similar other uses and facilities. Such covenant shall be enforceable in law or in equity and shall be deemed to provide for reconveyance of the property to the City upon substantial breach of the terms and conditions thereof. The benefits of such covenant shall be deemed in gross to the City of Chicago, its successors and assigns, and the burdens of such covenant shall run with and burden the public way vacated by this ordinance. The covenant may be released or abandoned by the City only upon approval of the City Council which may condition its approval upon the payment of such additional compensation which it deems to be equal to the benefits accruing because of the release or abandonment but not considering the improvements constructed or installed by Metz Baking Company or its successors or assigns.

SECTION 4. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, Metz Baking Company shall file or cause to be filed for record of the Office of Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with a restrictive covenant complying with Section 3 of this ordinance, approved by the Corporation Counsel, and an attached drawing approved by the Superintendent of Maps.

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

[Drawing attached to this ordinance printed on page 33830 of this Journal.]

Ordinance associated with this drawing printed on pages 33827 through 33829 of this Journal.

• A •

Canal Trustee's Sub. of South Fractional Sec. 29-39-14.

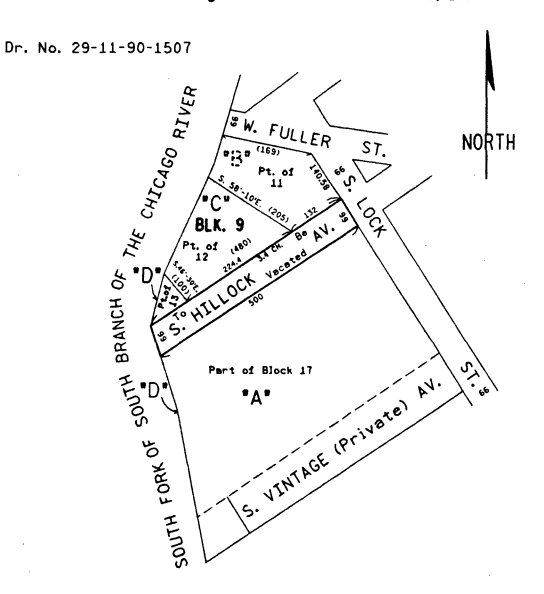
•B*

Canal Trustee's Sub. of the Blocks in Frac'l. 1/2 Sec. 29-39-14.

"C"

Canal Trustee's extended Sub. of Blocks 7, 8 and 9 of S.W. 1/4
Sec. 29-39-14 at Bridgeport.

Ordinance for establishing Dock Line Passed June 11, 1869.



VACATION OF PORTIONS OF PUBLIC ALLEYS AND GRANTS OF EASEMENT FOR PUBLIC ALLEYS IN AREA BOUNDED BY NORTH RAVENSWOOD AVENUE, WEST CUYLER AVENUE, NORTH WOLCOTT AVENUE AND WEST WARNER AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass an ordinance vacating segments of two (2) alleys extending west from North Ravenswood Avenue, north of West Cuyler Avenue and West Belle Plaine Avenue, respectively. This ordinance was referred to the committee on June 2, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government pursuant to Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois, and as such may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City has experienced a significant loss of industry and jobs in recent years, accompanied by a corresponding erosion of its tax base, due in part to industrial firms' inability to acquire additional property needed for their continued viability and growth; and

WHEREAS, Many industrial firms adjoin streets and alleys that are no longer required for public use and might more productively be used for plant expansion and modernization, employee parking, improved security, truck loading areas, or other industrial uses; and

WHEREAS, The City would benefit from the vacation of these streets and alleys by reducing City expenditures on maintenance, repair and replacement; by reducing fly-dumping, vandalism and other criminal activity; and by expanding the City's property tax base; and

WHEREAS, The City can strengthen established industrial areas and expand the City's job base by encouraging the growth and modernization of existing industrial facilities through the vacation of public streets and alleys for reduced compensation; and

WHEREAS, Atlas Electric Devices Co. and its division, Kaan Engineering (collectively "Atlas"), are industrial firms employing approximately 185 persons in the manufacturing of physical and material testing equipment and other products; and

WHEREAS, Atlas rents from Ravenswood-Warner Corporation, an Illinois corporation, pursuant to the terms of a ten-year lease with a five-year renewal option and a right to purchase the property at 4114 North Ravenswood Avenue, Chicago, Illinois for manufacturing purposes; and

WHEREAS, Atlas and Ravenswood-Warner Corporation propose to limit the use of alleys to be vacated herein for such manufacturing purposes and such other uses which are reasonably necessary therefor; and

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

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

SECTION 1. That all that part of the east/west 16 foot public alley lying south of the south line of Lots 1 to 7, both inclusive; lying north of the north line of Lots 36 to 42, both inclusive; lying east of a line drawn from the southwest corner of Lot 7 to the northwest corner of Lot 36, all in Block 2 in Cuyler's Addition to Ravenswood, being a subdivision of the southwest quarter of the southeast quarter (except railroad) in Section 18, Township 40 North, Range 14 East of the Third Principal Meridian; and lying west of a straight line produced from a point in the north line of Lot 1 in Block 1 which is 5.27 feet west of the northeast corner thereof to a point in the south line of Lot 42 in Block 4 which is 7.37 feet west of the southeast corner thereof in Cuyler's Addition to Ravenswood aforementioned;

Also

all that part of the east/west 16 foot public alley lying south of the south line of Lots 1 to 7, both inclusive; lying north of the north line of Lots 36 to 42, both inclusive; lying east of a line drawn from the southwest corner of Lot 7 to the northwest corner of Lot 36 all in Block 3 in Cuyler's Addition to Ravenswood aforementioned; and lying west of a straight line produced from a point in the north line of Lot 1 in Block 1 which is 5.27 feet west of the northeast corner thereof to a point in the south line of Lot 42 in Block 4 which is 7.37 feet west of the southeast corner thereof in Cuyler's Addition to Ravenswood aforementioned; said part of public alleys herein vacated being further described as the east 169 feet, more or less, of the east/west 16 foot public alley in the block bounded by West Warner Avenue, West Belle Plaine Avenue, West Wolcott Avenue and North Ravenswood Avenue; also the east 169 feet, more or less, of the east/west 16 foot public alley in the block bounded by West Belle Plaine Avenue, West Cuyler Avenue, North Wolcott Avenue and North Ravenswood Avenue as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are hereby vacated and closed, inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.

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

SECTION 3. The Chicago Transit Authority shall grant an easement to the City of Chicago for public alley over and across the following described property:

Lot 35 in Block 2 and Lot 8 in Block 3 in Cuyler's Addition to Ravenswood, being a subdivision of the southwest quarter of the southeast quarter (except railroad) in Section 18, Township 40 North, Range 14 East of the Third Principal Meridian; as colored in yellow and indicated by the words "Proposed Easement For Public Alley" on the aforementioned drawing.

SECTION 4. The Commissioner of Planning and Development is hereby authorized to accept, subject to the approval of the Corporation Counsel as to form and legality, and on behalf of the City of Chicago, the benefits of a covenant or similar instrument restricting the use of the public way vacated by this ordinance to manufacturing (including production, processing, cleaning, servicing, testing and repair) of materials, goods or products only and for those structures and additional uses which are reasonably necessary to permit such manufacturing use including the location of necessary facilities, storage, employee and customer parking, and similar other uses and facilities. Such covenant shall be enforceable in law or in equity and shall be deemed to provide for reconveyance of the property to the City upon substantial breach of the terms and conditions thereof. The benefits of such covenant shall be deemed in gross to the City of Chicago, its successors and assigns, and the burdens of such covenant shall run with and burden the public way vacated by this ordinance. The covenant may be released or abandoned by the City only upon approval of the City Council which may condition its approval upon the payment of such additional compensation which it deems to be equal to the benefits accruing because of the release or abandonment.

SECTION 5. The vacation herein provided for is made upon the express condition that within 90 days after the passage of this ordinance, Ravenswood-Warner Corporation shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with a restrictive covenant complying with Section 4 of this ordinance, and a Grant of Easement for Public Alley complying with Section 3 of this ordinance, both of which shall be subject to the approval of the Corporation Counsel, and an attached drawing approved by the Superintendent of Maps.

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

[Drawing attached to this ordinance printed on page 33835 of this Journal.]

NORTH

Ordinance associated with this drawing printed on pages 33832 through 33834 of this Journal.

* A *

Cuyler's Addition to Ravenswood, ceing a Sub. of the S.W. 1/4 of the S.E. 1/4 (Except Rail Road) Sec. 18-40-14.

"R"

Ordinance for Widening Ravenswood Av. between Belle Plaine Av. and Warner Av. Passed June 21, 1915.

Order of Possession entered of record June 29, 1917 County Court Gen. No. 35910

Rec. Aug. 22, 1917

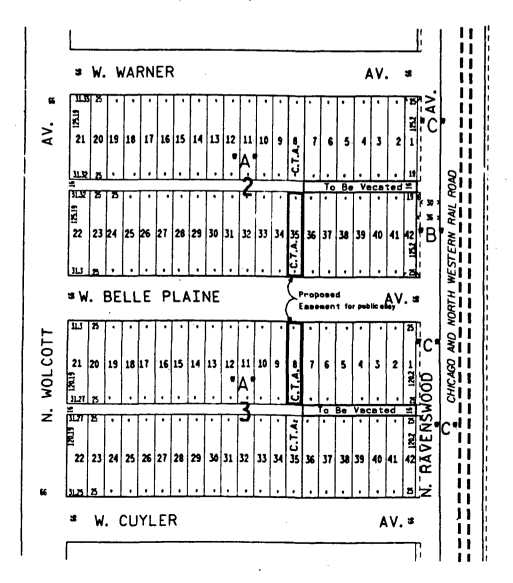
Doc. No. 6177070

"C

Dedication for Public Street. Rec. Mar. 11, 1907

Doc. No. 4001821

Dr. No. 18-47-91-1647, revised June 2, 1992



AUTHORIZATION FOR APPROVAL OF PLAT OF CENTRAL STATION SECOND RESUBDIVISION ON PORTION OF SOUTH INDIANA AVENUE AND DEDICATION OF PORTION OF SOUTH PRAIRIE AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass an ordinance authorizing and directing the approval of a plat of Central Station 2nd Resubdivision located between a line 738.97 feet north of the north line of East 16th Street and a line 380.0 north thereof, having a frontage of 380.0 feet along the east line of South Indiana Avenue and providing for the dedication of South Prairie Avenue. This ordinance was referred to the committee on May 19, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Superintendent of Maps, Ex Officio Examiner of Subdivisions, is hereby authorized and directed to approve a proposed plat of Central Station 2nd Resubdivision located between a line 738.97 feet north of the north line of East 16th Street and a line 380.0 feet north thereof, having a frontage of 380.0 feet along the east line of South Indiana Avenue and providing for the dedication of South Prairie Avenue, as shown on the attached plat, when the necessary certificates are shown on said plat for MCL/Central Station Limited Partnership and Central Station Limited Partnership, beneficiary of Chicago Title and Trust Company, Trust Number 1080000 (File No. 22-1-93-1757).

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

[Plat attached to this ordinance printed on page 33838 of this Journal.]

AUTHORIZATION FOR APPROVAL OF PLAT OF JADE GARDEN UNIT 1 RESUBDIVISION ON PORTION OF SOUTH CHINA PLACE AND EXTENSION OF PORTION OF SOUTH PRINCETON AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

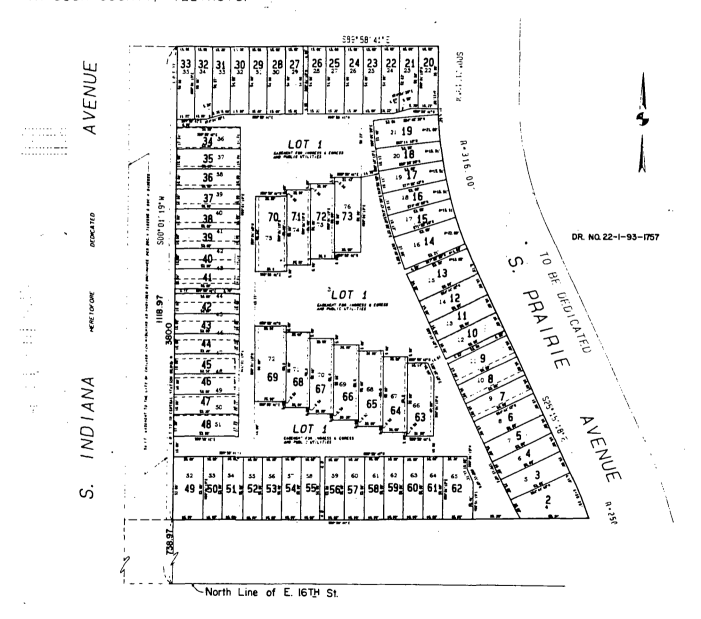
To the President and Members of the City Council:

(Continued on page 33839)

Ordinance associated with this plat printed on page 33837 of this Journal.

CENTRAL STATION 2ND. RESUBDIVISION

BEING A SUBDINESSON IN THE MORTHWEST FRACTIONAL SUARTER OF SECTION 22, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD FRANCEPAL MERIDIAN, IN SOOK COUNTY, ILLINGUE.



(Continued from page 33837)

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass an ordinance authorizing and directing the approval of a plat of Jade Garden Unit 1 Resubdivision, located on the northerly side of South China Place easterly of South Princeton Avenue, having a frontage of 417.0 feet along the northerly line of South China Place and a depth of 195.0 feet, also providing for the dedication of 215.0 feet to be used for the extension of South Princeton Avenue. This ordinance was referred to the committee on May 19, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Superintendent of Maps, Ex Officio Examiner of Subdivisions, is hereby authorized and directed to approve a proposed plat of Jade Garden Unit 1, a resubdivision located on the northerly side of South China Place easterly of South Princeton Avenue, having a frontage of 417.0 feet along the northerly line of South China Place and a depth of 195.0 feet,

also providing for the dedication of 215.0 feet to be used for the extension of South Princeton Avenue, as shown on the attached plat, when the necessary certificates are shown on said plat for Chinese American Development Corporation (File No. 21-1-93-1753).

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

[Plat attached to this ordinance printed on page 33841 of this Journal.]

ESTABLISHMENT OF TAXICAB STAND NUMBER 710 ON PORTION OF NORTH STATE STREET.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith (referred on May 19, 1993) authorizing and directing the Commissioner of Transportation to establish Taxicab Stand Number 710 on the west side of North State Street, from West Division Street to the first alley south thereof, from 7:00 P.M. to 5:00 A.M. all days of the week -- 3 vehicles.

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

Respectfully submitted,

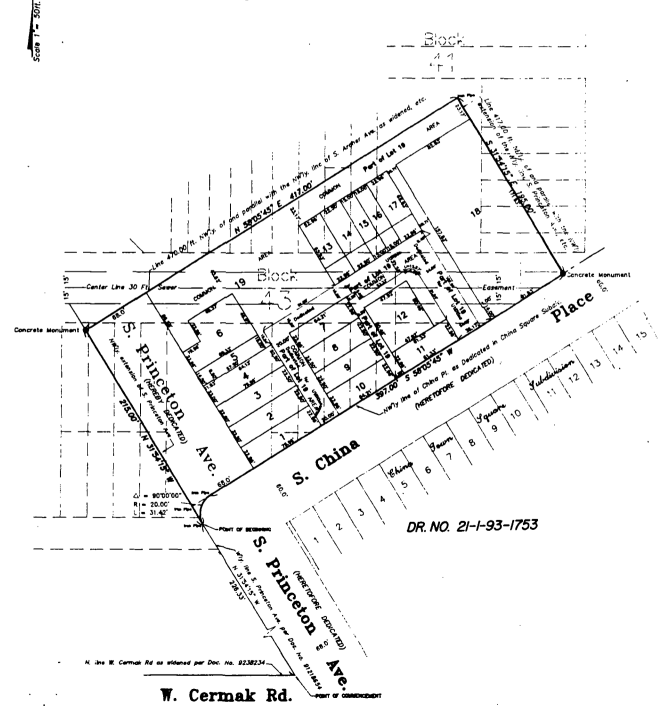
(Signed) PATRICK M. HUELS, Chairman.

(Continued on page 33842)

Ordinance associated with this plat printed on pages 33839 through 33840 of this Journal.

Jade Garden Unit I

Being a resubdivision of part of Blocks 41 and 43 and vacated streets and Alleys lying within and adjoining said Blocks in Canal Trustees' New Subdivision of Blocks in the East Fraction of the Southeast Fraction of the Southeast Fractional 1/4 of Section 21, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.



(Continued from page 33840)

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Commissioner of the Department of Transportation is authorized and directed to establish Taxicab Stand Number 710 on the west side of North State Street from West Division Street to the first alley south thereof, from 7:00 P.M. to 5:00 A.M. all days of the week -- 3 vehicles.

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

AUTHORIZATION FOR EXEMPTION OF SUNDRY APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES AT SPECIFIED LOCATIONS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass the proposed ordinances transmitted herewith authorizing and directing the Commissioner of Transportation to exempt sundry applicants from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at various locations. These ordinances were referred to the committee on May 19, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

East Lake Management And Development Corporation.

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

SECTION 1. Pursuant to Section 10-20-210 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt East Lake Management and Development Corporation of 2850 South Michigan Avenue, from the provisions requiring barriers as a

prerequisite to prohibit alley ingress and/or egress to parking facilities for 2907 South Wabash Avenue.

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

Mr. Rudy Guerrero.

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

SECTION 1. Pursuant to Section 10-20-210 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Rudy Guerrero of 2651 South Whipple Street, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 2651 South Whipple Street.

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

Illinois Facilities Fund.

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

SECTION 1. Pursuant to Section 10-20-210 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt the Illinois Facilities Fund of 300 West Adams Street, Suite 431, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at 710 -- 714 North Monticello Avenue.

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

The Salvation Army.

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

SECTION 1. Pursuant to Section 10-20-210 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt The Salvation Army of 4056 -- 4058 North Pulaski Road, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to their parking facility at 4056 -- 4058 North Pulaski Road.

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

Security Hardware Specialists.

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

SECTION 1. Pursuant to Section 10-20-210 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Security Hardware Specialists, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 1010 West Jackson Boulevard.

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

AUTHORIZATION FOR INSTALLATION OF "REVEREND DR. E. YOUNG STREET" HONORARY STREET SIGNS ON PORTION OF WEST 94TH.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass an ordinance authorizing the Commissioner of Transportation to take the necessary action to install "Reverend Dr. E. Young Street" honorary street signs on West 94th, between South Perry Avenue and South State Street. This ordinance was referred to the committee on May 19, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which authorizes erection of honorary street name signs, the Commissioner of Transportation shall take the necessary action for standardization of West 94th, between South Perry Avenue and South State Street as "Reverend Dr. E. Young Street".

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

PERMISSION FOR INSTALLATION OF GUARDRAIL BEHIND PREMISES AT 3943 NORTH OTTAWA AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, June 2, 1993.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass an order authorizing and directing the Commissioner of Transportation to grant permission to Mr. Anthony Masaluso to install a guardrail at the alley entrance in the back of his premises located at 3943 North Ottawa Avenue. This order was referred to the committee on May 19, 1993.

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

Respectfully submitted,

(Signed) PATRICK M. HUELS,
Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Anthony Masaluso, 3943 North Ottawa Avenue, to install a guardrail at the alley entrance in back of his premises.

JOINT COMMITTEE.

COMMITTEE ON BUILDINGS.

COMMITTEE ON HOUSING AND REAL ESTATE.

CHICAGO HOUSING AUTHORITY URGED TO INSTALL WINDOW GUARDS OR OTHER SAFETY EQUIPMENT IN ALL C.H.A. RESIDENCES AND TO PARTICIPATE IN CITY COUNCIL COMMITTEE HEARINGS TO DISCUSS FURTHER SAFETY MEASURES FOR CHILD PROTECTION.

A Joint Committee, composed of the members of the Committee on Buildings and the members of the Committee on Housing and Real Estate, submitted the following report:

CHICAGO, June 9, 1993.

To the President and Members of the City Council:

Your Committee on Buildings, together with the Committee on Housing and Real Estate, having had under consideration a resolution signed by Alderman Medrano and others (referred to your joint committee on May 19, 1993) concerning installation of window guards in C.H.A. buildings for child protection, begs leave to report and recommend that Your Honorable Body Adopt the proposed resolution which is transmitted herewith.

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

Respectfully submitted,

(Signed) BERNARD L. STONE, Committee on Buildings, Chairman.

(Signed) AMBROSIO MEDRANO, Committee on Housing and Real Estate, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Navs -- None.

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

The following is said resolution as adopted:

WHEREAS, The Chicago Housing Authority is the largest residential landlord in the City of Chicago, providing apartments for many thousands of residents, many of them in high-rise buildings; and

WHEREAS, Many C.H.A. residents are infants, toddlers and small children, whose natural curiosity draws them to open windows in order to see and contact the world outside their small apartments; and

WHEREAS, Every year, children are killed or critically injured in falls from open windows in C.H.A. high-rise apartment buildings; and

WHEREAS, The installation of window guards or other appropriate equipment could prevent the repetition of these tragedies; and

WHEREAS, Investment in window guards or other appropriate equipment could reduce the C.H.A.'s exposure to possible financial liability for these tragic deaths and injuries, and may thereby help rather than hurt the C.H.A. financially; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this ninth day of June, 1993, do hereby call on the Chicago Housing Authority to install window guards or other safety equipment in windows above the second floor of C.H.A. residences, in order to prevent further loss of life or crippling injury; and
- Be It Further Resolved, That we call on the C.H.A. to consult with the Chicago Department of Buildings and to participate in hearings before a joint committee of the City Council, consisting of the Committee on Buildings and the Committee on Housing and Real Estate, in order to determine the types of equipment available, and the types that may be effective in averting death or injury to small children without imposing an excessive financial burden on the C.H.A.; and
- Be It Further Resolved, That suitable copies of this resolution be presented to the Chicago Housing Authority.

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 Mayor Richard M. Daley and Aldermen Beavers, Dixon, Shaw, Huels, Fary, Burke, Evans, Munoz, Laski, Watson, Suarez, Mell and O'Connor. 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Hendon, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

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 adopted, read as follows (the italic heading in each case not being a part of the resolution):

Presented By

THE HONORABLE RICHARD M. DALEY, MAYOR:

CONGRATULATIONS EXTENDED TO REVEREND RAYMOND C. BAUMHART, S.J. ON HIS RETIREMENT AS PRESIDENT OF LOYOLA UNIVERSITY.

WHEREAS, Reverend Raymond C. Baumhart, S.J., will retire this month as president of Loyola University after a career spanning thirty years; and

WHEREAS, Father Baumhart, who was ordained a priest in 1957, began his career at Loyola University in 1962, as assistant professor in the School of Business Administration; and

WHEREAS, Father Baumhart was named assistant dean of the School of Business Administration in 1963 and became dean of the school in 1964; and

WHEREAS, Father Baumhart displayed the ability and willingness to take on additional responsibilities at the university, serving as acting vice president for the Medical Center from 1968 to 1969, and as executive vice president of the university from 1968 to 1970; and

WHEREAS, Under Father Baumhart's leadership, Loyola University has experienced unprecedented growth, consolidating with Mundelein College and Mallinckrodt College and constructing ten new buildings on three Chicago campuses; and

WHEREAS, More than half of the alumni of Loyola University have received their degrees during Father Baumhart's career at the university; and

WHEREAS, In addition to his devoted service to Loyola University, Father Baumhart has also served as a trustee of Saint Louis University and Boston College, as a John W. Hill Fellow at Harvard University and as a visiting lecturer at Boston College; and

WHEREAS, Father Baumhart's works have also been widely published, especially in the field of business ethics; and

WHEREAS, Despite the burden of ever-increasing administrative responsibilities and the fiscal challenges of preserving and enhancing a major urban university, Father Baumhart has always insisted on the development of the human conscience and ethical values as a major component and purpose of education; and

WHEREAS, Father Baumhart's many contributions to Loyola University will continue to benefit the City of Chicago and all of its residents, and all of us will share in his many successes; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this ninth day of June, 1993, do hereby congratulate Reverend Raymond C. Baumhart, S.J., on the occasion of his retirement, and extend our sincerest thanks for his many contributions to our city as well as our heartfelt wishes for his future health and happiness; and

Be It Further Resolved, That suitable copies of this resolution be presented to Reverend Raymond C. Baumhart, S.J., as a token of our esteem and appreciation.

Presented By

ALDERMAN BEAVERS (7th Ward):

CONGRATULATIONS EXTENDED TO CHICAGO FIRE DEPARTMENT ENGINE COMPANY NUMBER 72 ON ITS 100TH ANNIVERSARY.

WHEREAS, The Chicago Fire Department's Engine 72 has served the

southeast part of this great City since 1893 and is thus celebrating its centennial; and

WHEREAS, Engine 72 was formed in an area that was newly annexed to Chicago, that area which was south, and grew out of, the Columbian Exposition, the Great World's Fair. It began as a two-story wood frame house with a one-horse hose wagon staffed by Lieutenant James Cunningham, two pipemen and a driver. It is now a much more imposing structure at East 79th Street and South South Chicago Avenue, efficient, modern and fully staffed, responding on a 24-hour basis to fires, hazardous material spills and ambulance assists, and during normal business hours conducting commercial and industrial inspections and supervising fire drills in local schools; and

WHEREAS, Engine 72 has become a working symbol of the salvation of life and property on our City's grateful southeast side; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby congratulate the Chicago Fire Department's Engine 72 on its one hundredth anniversary and extend to this fine company our fervent wishes for continuing success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Engine 72 of the Chicago Fire Department.

PRESIDENT CLINTON URGED TO TAKE DIPLOMATIC ACTIONS NECESSARY TO END CIVIL WAR IN LIBERIA.

WHEREAS, The cultural and historical ties between the United States of America and Liberia are longstanding and amicable; and

WHEREAS, A civil war began in Liberia on December 24, 1989, and continues to this day; and

WHEREAS, Approximately 150,000 Liberians, representing 6% of that nation's population, have been killed thus far in the civil war, and thousands more have been injured and deprived of their homes; and

WHEREAS, Despite the efforts of neighboring nations, conditions in Liberia are worsening, as evidenced by the massacre on June 6, 1993 of over

- 300 innocent and sleeping men, women and children in a refugee camp located at Kakata, Liberia; now, therefore,
- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this ninth day of June, 1993, do hereby condemn the massacre at Kakata on June 6, 1993; and
- Be It Further Resolved, That we do hereby call on all warring factions in Liberia to cease hostilities and to end the ongoing tragedy of Liberia's civil war; and
- Be It Further Resolved, That we do hereby call on President Bill Clinton to use all diplomatic means necessary and available to bring about the end of the civil war in Liberia; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to President Clinton as a demonstration of our concern.

Presented By

ALDERMAN DIXON (8th Ward):

TRIBUTE TO LATE MRS. BARBARA JUNE LOTT.

WHEREAS, God in his infinite wisdom has called to her eternal reward Barbara June Lott, lifelong citizen of Chicago's south side and a beloved friend and educator; and

WHEREAS, Barbara June Lott was a product of Saint Anselm's Elementary School, Hyde Park High School, the University of Illinois, and she received her master's degree at Roosevelt University; and

WHEREAS, A first-class teacher, Barbara June Lott began her career at Harlan High School in 1960, and in her long career with Chicago's Board of Education she also served in administrative positions, for a time as administrator of District 14; and

WHEREAS, Barbara June Lott leaves to mourn her husband, Gay-Lloyd Lott, one son, one granddaughter, and a host of other relatives and friends; now, therefore,

Be It Resolved, That a suitable copy of this resolution be prepared for presentation to Gay-Lloyd Lott and family.

CONGRATULATIONS EXTENDED TO MRS. CHRISTEEN ELIZABETH BRANCH-GIBSON ON HER ELECTION AS FIRST WOMAN PRESIDENT OF ILLINOIS SELECTED MORTICIANS ASSOCIATION, INC.

WHEREAS, On June 19, 1993, Christeen Elizabeth Branch-Gibson is being installed as the first woman president of Illinois Selected Morticians Association, Inc., as part of the Association's fifty-third anniversary celebration; and

WHEREAS, A native and lifetime resident of Chicago, Christeen E. Branch-Gibson attended public schools, Wilson Junior College, Chicago Teachers College, Roosevelt University and Worsham College of Mortuary Science; and

WHEREAS, The proprietor and executive funeral director of Halsted Memorial Chapel for over three decades, Christeen Elizabeth Branch-Gibson has proven herself a concerned, caring and astute businesswoman who provides comfort to her clients in their difficult period of grieving, and also as an active member of her grateful community and especially of New Nazareth Missionary Baptist Church, where she is assistant choir director; and

WHEREAS, An active participant in numerous civic and community organizations, Christeen Elizabeth Branch-Gibson brings to her new post a degree of acumen, leadership and concern which assures her success; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby extend our heartiest congratulations to Christeen Elizabeth Branch-Gibson as she assumes the position of first woman president of Illinois Selected Morticians Association, Inc., and extend to this fine citizen our best wishes for continuing success; and
- Be It Further Resolved, That we congratulate the Illinois Selected Morticians Association, Inc. on the occasion of their fifty-third anniversary; and
- Be It Further Resolved, That suitable copies of this resolution be prepared and presented to Christeen Elizabeth Branch-Gibson and the Illinois Selected Morticians Association, Inc..

MR. RUSSELL MARYLAND HONORED AS ROLE MODEL FOR YOUTH OF SAINT FELICITAS PARISH AND JUNE 13, 1993

DECLARED "RUSSELL MARYLAND DAY IN CHICAGO".

WHEREAS, Russell Maryland, a star player with the Dallas Cowboys who resides in Chicago's great 8th Ward and is a vital and caring member of Saint Felicitas Parish, is one of our City's most illustrious citizens and a role model for the youth in our community and beyond; and

WHEREAS, A graduate of Whitney Young High School and the University of Miami, Russell Maryland has adopted Saint Felicitas Elementary School as one of his pet projects, appearing there often to illustrate to the young people the importance of education and athletics; and

WHEREAS, The recently incorporated Russell Maryland Foundation has been established to reinforce the positive message of athletics and education to boys and girls throughout the City of Chicago, and has full commitment from many NFL stars who plan to appear before these young people to provide edification and inspiration; and

WHEREAS, On Sunday, June 13, 1993, the grateful community of Saint Felicitas Church is gathering to honor Russell Maryland not only for his celebrity and athletic prowess, but also for his towering citizenship, his example, and his genuine concern in handing down solid and enlightening values to the generation behind him; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby declare that June 13, 1993 is hereby known as "Russell Maryland Day in Chicago" in honor of one of our town's most illustrious and concerned citizens; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Russell Maryland.

GRATITUDE EXTENDED TO DOCTORS CLAUDE AND ADDIE WYATT, CO-PASTORS OF VERNON PARK CHURCH OF GOD FOR THEIR CONTRIBUTIONS TO CITIZENS OF CHICAGO AND JUNE 19, 1993 DECLARED "DOCTORS CLAUDE AND ADDIE WYATT DAY IN CHICAGO".

WHEREAS, On Saturday, June 19, 1993, their many friends and admirers

are gathering for a dedication ceremony to name a portion of East 90th Street after Drs. Claude and Addie Wyatt, co-pastors of Vernon Park Church of God; and

WHEREAS, Drs. Claude and Addie Wyatt have great significance in their grateful community and especially among their grateful congregation. They have recently been honored for thirty-eight consecutive years of service and ministry to the Chicago communities of Chatham, Avalon and South Shore; and

WHEREAS, Under the great spiritual leadership of Drs. Claude and Addie Wyatt, the congregation of Vernon Park Church of God has grown from seven in 1955 to over a thousand at the present time and these two inspiring citizens have reached out to the hungry, the homeless, the sick and the afflicted. Their ministry has embraced all who have sought comfort and enlightenment; and

WHEREAS, The leaders of this great City are cognizant of the debt owed our great spiritual leaders; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby declare that June 19, 1993 be known as "Drs. Claude and Addie Wyatt Day in Chicago" in honor of two of our finest citizens and most dedicated religious leaders. We also wish them continuing success and fulfillment in the years to come; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Vernon Park Church of God.

Presented By

ALDERMAN SHAW (9th Ward):

CONGRATULATIONS EXTENDED TO REVEREND ALBERT R. SAMPSON ON HIS EIGHTEENTH ANNIVERSARY AS PASTOR OF FERNWOOD UNITED METHODIST CHURCH.

WHEREAS, The Reverend Albert R. Sampson is celebrating eighteen years as pastor and spiritual leader of Fernwood United Methodist Church,

10057 South Wallace Street on Chicago's great south side; and

WHEREAS, Reverend Albert R. Sampson, a renowned and respected clergyman, is also a noted civil rights leader, community activist and tireless fighter for human rights. His commitment on behalf of African-Americans throughout the United States has led to extensive involvement in issues for social change; and

WHEREAS, Reverend Albert R. Sampson, who was ordained in 1966 by the Reverend Dr. Martin Luther King, Jr., went on to receive degrees from Shaw University, Governor's State University, and in 1977 received his masters degree from McCormick Theological Seminary; and

WHEREAS, In his extensive travels Reverend Albert R. Sampson has undertaken projects in Africa, Europe and the Caribbean. He was selected to participate in the signatory of the Kairos Doctrine with Reverend Frank Chikane, President, South African Council of Churches, and has filled many other posts; and

WHEREAS, The leaders of this great City are cognizant of the debt owed our great spiritual leaders; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby extend our congratulations to Reverend Albert R. Sampson as he and his congregation celebrate his eighteenth anniversary as pastor of Fernwood United Methodist Church, and extend to this towering spiritual leader our best wishes for continuing success and fulfillment; and
- Be It Further Resolved, That suitable copies of this resolution be prepared and presented to Reverend Albert R. Sampson, Mrs. Dorothy Jenkins, archivist, Fernwood United Methodist Church, and Mrs. Ware, Chairperson, Eighteenth Anniversary Committee.

Presented By

ALDERMAN HUELS (11th Ward):

TRIBUTE TO LATE MRS. EILEEN A. ANNERINO.

WHEREAS, Eileen A. Annerino passed away on Wednesday, May 12, 1993 at the age of sixty-seven; and

WHEREAS, Eileen Annerino, dearly beloved wife of August J. Annerino, retired lieutenant of the Chicago Police Department; and

WHEREAS, Eileen Annerino, devoted and loving mother of August F. (C.P.D.), Colleen, Maureen (Daniel, C.F.D.) Cozzi, Kevin (Mary) and the late Terrence Annerino; and

WHEREAS, Eileen Annerino, cherished grandmother of Lisa, Dana, Daniel, Nicholas and Michael; and

WHEREAS, Eileen Annerino, lifelong resident of the Bridgeport community and devout member of Nativity of Our Lord Parish; and

WHEREAS, Eileen Annerino, cherished friend of many and good neighbor to all; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered on this ninth day of June in 1993, do hereby mourn the death of Eileen A. Annerino, and extend our heartfelt sympathy and deepest condolences to her husband, family and friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Eileen A. Annerino.

TRIBUTE TO LATE MR. TONY V. FRATTO.

WHEREAS, Tony V. Fratto passed away on Thursday, May 13, 1993 at the age of seventy-four; and

WHEREAS, Tony Fratto, beloved husband of the late Frances (nee Salerno); and

WHEREAS, Tony Fratto, loving father of Anthony (Karen), Joseph (Ruthann), Gerard and Rafaela (Thomas) Vegitabile; and

WHEREAS, Tony Fratto, devoted son of the late Saverlo and Raffaela Fratto; and

WHEREAS, Tony Fratto, adored grandfather of Vicky, Anthony, Karen, Joseph, Francesca, Peter and Lori; and

WHEREAS, Tony Fratto, dear brother of Frank (Concetta), Rose Fratto, Catherine Fratto, Therese (Tony) Miritello, and the late Joseph, Sam, John and Mary Scalise; and

WHEREAS, Tony Fratto, dear brother-in-law of Roseann (James) Gurgone and the late Patsy (Lucille) Salerno; and

WHEREAS, Tony Fratto, fondly remembered uncle of many nieces and nephews; and

WHEREAS, A lifelong resident of the Bridgeport/Chinatown community, Mr. Fratto was a devoted member of Saint Jerome's Parish; and

WHEREAS, Mr. Fratto was a veteran of World War II, serving his country in the United States Army; and

WHEREAS, A beloved friend to many and a good neighbor to all, Tony Fratto will be sorely missed by all who knew him; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered on this ninth day of June in 1993, do hereby mourn the death of Tony V. Fratto, and extend our deepest condolences and most heartfelt sympathy to his children, family and friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available for the family of Tony V. Fratto.

TRIBUTE TO LATE MR. JOSEPH J. MUNIZZI.

WHEREAS, Joseph J. Munizzi passed away on Thursday, May 13, 1993 at the age of sixty-one; and

WHEREAS, Joseph Munizzi, dearly beloved husband of Lucille (nee Botica); and

WHEREAS, Joseph Munizzi, loving father of Nina (Robert) Lesch and Donna (Joseph) Vaccaro; and

WHEREAS, Joseph Munizzi, devoted son of the late Carmen and Catherine (nee Scalise) Munizzi; and

WHEREAS, Joseph Munizzi, dear brother of Frank (Catherine nee Clementi), Anthony (Theresa nee Diaz) and the late Catherine (late Jake) Scialabba and Carmella "Nanu" of Douglas and Devan Lesch; and WHEREAS, Joseph Munizzi, fondly remembered uncle and great uncle of many nieces and nephews; and

WHEREAS, Joseph Munizzi, a valued and beloved friend to many and a good neighbor to all; and

WHEREAS, Joseph Munizzi will be sorely missed by all who knew him; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered on this ninth day of June in 1993, do hereby mourn the death of Joseph J. Munizzi, and extend our deepest condolences and most heartfelt sympathy to his wife, family and friends; and

Be It Further Resolved, That a suitable copy of this resolution be made available to the family of Joseph J. Munizzi.

CONGRATULATIONS EXTENDED TO MR. AND MRS. WALLY GUSICH ON THEIR FORTIETH WEDDING ANNIVERSARY.

WHEREAS, Wally and Grace Gusich celebrated their fortieth wedding anniversary on May 23, 1993; and

WHEREAS, Wally Gusich and the former Grace Jauregui first met in 1950 shortly after he was discharged from the United States Army; and

WHEREAS, Wally and Grace Gusich were married at All Saints Church; and

WHEREAS, Their four decades of married life have produced a loving and close family consisting of their sons, Mark and Greg and their daughter, Cindy; and

WHEREAS, Throughout their children's youth Wally and Grace worked hard to provide them with love and support, with Grace volunteering often at school; and

WHEREAS, Lifelong residents of Bridgeport, Wally and Grace Gusich are devout members of Saint David's Parish, with Wally serving as a parish trustee; and WHEREAS, The family of Wally and Grace Gusich has since expanded to include their daughters-in-law, Sharon and Maria, son-in-law, Ronny and grandchildren, Mark, Theresa, Julieann and Dana; and

WHEREAS, Wally Gusich is a member of the Hamburg Athletic Association and the 11th Ward Democratic Organization; and

WHEREAS, Wally and Grace Gusich have passed forty years of marriage in loving and consistent devotion to one another, truly exemplifying the spirit of the sacrament of marriage and serving as a model and inspiration to their children; and

WHEREAS, Wally and Grace Gusich are richly deserving of the fond and warm wishes of all who know them as they mark this marital milestone; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here on this ninth day of June, 1993, do hereby extend our heartiest congratulations to Wally and Grace Gusich upon the fortieth anniversary of their marriage and join with their many friends and family members in wishing them many, many more years of happiness together; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Wally and Grace Gusich.

Presented By

ALDERMAN FARY (12th Ward) And ALDERMAN HUELS (11th Ward):

TRIBUTE TO LATE MR. LAWRENCE T. BREWERTON.

WHEREAS, Almighty God in his infinite wisdom, has called Lawrence (Larry) T. Brewerton to his eternal reward on June 6th, 1993; and

WHEREAS, A model family man, Lawrence T. Brewerton, dearly beloved husband of Florence (nee Kody), loving father of Lawrence, Dennis (Nina), Arthur and Cheryl, dear grandfather of Justin, the late Brett, Kristin, Lauren, Amanda and Tabatha; and

WHEREAS, Lawrence Brewerton, a proud veteran of World War II, member of C.C.C. Camp Dunbar, Wisconsin, 1933, never wavered in his dedication, faith in human beings and service to his fellow man; and

WHEREAS, Lawrence Brewerton, a good neighbor, exemplary resident of the McKinley Park community was loved and respected by all who knew him for his compassion for people and his sincere love and devotion to family and friends; now, therefore,

- Be It Resolved by the City Council of the City of Chicago, That we, the Mayor and members of the City Council, gathered on this ninth day of June, 1993, do hereby express our deepest sympathy at the passing of Mr. Lawrence T. Brewerton, and do also extend to his family and many friends our deepest condolences on the occasion of their profound loss; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to his wife and children as proof of the esteem in which he was held.

Presented By

ALDERMAN BURKE (14th Ward):

TRIBUTE TO LATE MR. MORTON A. BLITSTEIN.

WHEREAS, Almighty God in his infinite wisdom has called Morton A. Blitstein to his eternal reward at the age of eighty; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Mr. Blitstein was founder and chairman of the Board of Crown Glass Corporation, a distributor of glass bottles and packaging items; and

WHEREAS, During his long and distinguished career, Mr. Blitstein dedicated tremendous time and energy as a volunteer fundraiser for the Jewish United Fund of Metropolitan Chicago, where he served as chairman of the Treasurer's Committee and as chairman of the organization's Special Gifts and Pacesetters groups; and

WHEREAS, Mr. Blitstein also dedicated himself to the Hebrew Theological College in Skokie, the Society of the Pillars of the Torah, and the Congregation Ezras Israel in Rogers Park; and

WHEREAS, Mr. Blitstein was a devoted husband to his wife, Anne, and a loving father to his sons, Joel and Berle, to whom he passed on many of the same fine qualities he himself possessed in abundance; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Mr. Blitstein to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Mr. Blitstein will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Morton A. Blitstein for his fruitful life, and do hereby extend our most sincere condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Morton A. Blitstein.

TRIBUTE TO LATE MR. DANIEL BRINDISI.

WHEREAS, Almighty God in his infinite wisdom has called Daniel Brindisi to his eternal reward at the age of seventy-six; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A devoted community activist, Mr. Brindisi was executive director of the Near Northwest Civic Committee, the city's oldest anti-gang program; and

WHEREAS, Mr. Brindisi dedicated himself to providing sports, crafts and activities as alternatives to being a gang member; and

WHEREAS, Mr. Brindisi also helped develop Camp Pompeii in Park Forest, a summer camp offered by the Near Northwest Civic Committee; and

WHEREAS, Because of his dedication to the youth of his community, Mr. Brindisi earned numerous awards, including the Sertoma Club Man of the

Year, the Crusade of Mercy Man of the Year, the Silver Beaver Award and the Joseph Pontil Award; and

WHEREAS, Mr. Brindisi was also a member of the Joint Civic Committee on Italian Americans and a 4th Degree member of the Knights of Columbus; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Mr. Brindisi to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Mr. Brindisi will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Daniel Brindisi for his fruitful life, and do hereby extend our most sincere condolences to his family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Daniel Brindisi.

TRIBUTE TO LATE MR. EDWIN J. HOLMAN.

WHEREAS, Almighty God in his infinite wisdom has called Edwin J. Holman to his eternal reward at the age of eighty; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Throughout his long and distinguished career as an attorney, a judge and a member of the Kansas legislature, Mr. Holman upheld the finest standards of government, earning the respect and admiration of his colleagues; and

WHEREAS, While practicing law, Mr. Holman became interested in the relationship between doctors and lawyers and joined the American Medical Association in 1947, where he served as secretary of the Judicial Council and as head of the Medical Ethics Department; and

WHEREAS, Mr. Holman was a devoted husband to his wife, Frances, and a loving father to his children, Helen Gauvreau, Mary Weiland, Therese

Rafter and Robert, to whom he passed on many of the same fine qualities he himself possessed in abundance; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Mr. Holman to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Mr. Holman will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Edwin J. Holman for his fruitful life, and do hereby extend our most sincere condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Edwin J. Holman.

TRIBUTE TO LATE REVEREND JOHN M. KANE.

WHEREAS, Almighty God in his infinite wisdom has called the Reverend John M. Kane to his eternal reward at the age of eighty-five; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Reverend Kane's dedication, sacrifice and commitment to the members of his parishes and to the Chicago Archdiocese should serve as an example to all; and

WHEREAS, Reverend Kane founded Saint Catherine of Alexandria Church in 1957, and served as its first pastor and as pastor emeritus; and

WHEREAS, Throughout his long and distinguished career, Reverend Kane instilled faith in the people of the numerous parishes in which he served, including Immaculate Conception, Saint Patricks and Saint Brides; and

WHEREAS, His intelligence, character and faith endeared Reverend Kane to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

- WHEREAS, Reverend Kane will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Reverend John M. Kane for his fruitful life and his years of dedicated service, and do hereby extend our most sincere condolences to his family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Reverend John M. Kane.

TRIBUTE TO LATE CHICAGO POLICE CAPTAIN STANLEY J. PANEK.

WHEREAS, Almighty God in his infinite wisdom has called Chicago Police Captain Stanley J. Panek to his eternal reward at the age of sixty-four; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Captain Panek honorably and courageously served in the Illinois National Guard from 1948 until 1989, where he retired as a lieutenant colonel; and

WHEREAS, Throughout his long and distinguished career, Captain Panek upheld the finest traditions of law enforcement, earning him the respect and admiration of his colleagues; and

WHEREAS, Captain Panek, one of the youngest captains in the Chicago Police Department, served in numerous divisions of the Chicago Police Department and headed a community-oriented program that assigned sergeants to attend meetings of neighborhood organizations in the early 1970s; and

WHEREAS, Captain Panek also served as the liaison between the Chicago Police Department and the Illinois National Guard during the west side riots after the 1968 assassination of Dr. Martin Luther King Jr., and earned the Superintendent's Award of Merit for his noble efforts; and

WHEREAS, Captain Panek was a devoted husband to his wife, Lee, and a loving father to his daughter, Kathy Goggin, to whom he passed on many of the same fine qualities he himself possessed in abundance; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Captain Panek to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Captain Panek will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Chicago police Captain Stanley J. Panek for his fruitful life and for his years of dedicated service to the City of Chicago and to Cook County, and do hereby extend our most sincere condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Captain Stanley J. Panek.

TRIBUTE TO LATE MRS. MARGUERITE PORTER.

WHEREAS, Almighty God in his infinite wisdom has called Marguerite Porter to her eternal reward at the age of eighty-one; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, After raising her family, Mrs. Porter began work for the State's Attorney's office and as a clerk for the Cook County Recorder of Deeds; and

WHEREAS, Mrs. Porter was a devoted wife to her husband, the late Julius, and a loving mother to her daughter Justice Blanch Manning of the Illinois Appellate Court, to whom she passed on many of the same fine qualities she herself possessed in abundance; and

WHEREAS, Her love of life and her ability to live it to the fullest endeared Mrs. Porter to her family members, friends and all who knew her and enabled her to enrich their lives in ways they will never forget; and

- WHEREAS, Mrs. Porter will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Marguerite Porter for her fruitful life, and do hereby extend our most sincere condolences to her family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Marguerite Porter.

TRIBUTE TO LATE MRS. BERTHA M. RUDOLPH.

WHEREAS, Almighty God in his infinite wisdom has called Bertha M. Rudolph to her eternal reward at the age of ninety; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, Mrs. Rudolph immigrated to the United States from Russia and became a resident of Hyde Park; and

WHEREAS, Along with her brother, Meyer Margolin, Mrs. Rudolph operated the Allied Shoe Company for seventeen years; and

WHEREAS, After selling her business in 1949, Mrs. Rudolph began overseeing commercial and real estate holdings in Hyde Park; and

WHEREAS, Mrs. Rudolph's hard work, sacrifice and dedication should serve as an example to all; and

WHEREAS, Mrs. Rudolph was a devoted wife to her husband, the late Charles, and a loving mother to her sons, Robert, Lloyd and Wallace, to whom she passed on many of the same fine qualities she herself possessed in abundance; and

WHEREAS, Her love of life and her ability to live it to the fullest endeared Mrs. Rudolph to her family members, friends, and all who knew her and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Mrs. Rudolph will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Bertha M. Rudolph for her fruitful life, and do hereby extend our most sincere condolences to her family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Bertha M. Rudolph

TRIBUTE TO LATE PALOS HEIGHTS MAYOR EUGENE G. SIMPSON.

WHEREAS, Almighty God in his infinite wisdom has called former Palos Heights Mayor Eugene G. Simpson to his eternal reward at the age of sixty-five; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Mayor Simpson honorably and courageously served as an infantry sergeant in the 101st Airborne Division of the United States Army during the Korean War; and

WHEREAS, Mayor Simpson established the E.G. Simpson Real Estate firm in Chicago's Beverly neighborhood and later relocated his business after moving to Palos Heights; and

WHEREAS, Mayor Simpson served as an alderman of the 2nd Ward in Palos Heights City Council from 1968 until 1981, when he was elected mayor of Palos Heights; and

WHEREAS, In 1985, Mayor Simpson conceived the Lake Katherine Nature Preserve in Palos Heights and was recognized with a National Landscape Award by First Lady Barbara Bush; and

WHEREAS, Mayor Simpson was a devoted husband to his wife, Diana, and a loving father to his eight children, to whom he passed on many of the same fine qualities he himself possessed in abundance; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Mayor Simpson to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

- WHEREAS, Mayor Simpson will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Mayor Eugene G. Simpson for his fruitful life, and do hereby extend our most sincere condolences to his family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Mayor Eugene G. Simpson.

TRIBUTE TO LATE MR. AUGUST C. SISCO.

WHEREAS, Almighty God in his infinite wisdom has called August C. Sisco to his eternal reward at the age of seventy-seven; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Mr. Sisco honorably and courageously served in the United States Navy during World War II as a communications officer and in the Naval Reserve for over thirty years; and

WHEREAS, Mr. Sisco was with the *Chicago Sun-Times* and its forerunner, the *Chicago Times*, for over forty years as a telegraph editor, copy editor, night copy chief, assistant city editor, night city editor, news editor and financial news editor; and

WHEREAS, Mr. Sisco also worked for the United Press and the Southtown Economist; and

WHEREAS, Throughout his long and distinguished career in the print media, Mr. Sisco upheld the finest journalistic standards and ethics, earning the respect and admiration of his colleagues; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Mr. Sisco to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Mr. Sisco will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate August C. Sisco for his fruitful life, and do hereby extend our most sincere condolences to his family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of August C. Sisco.

TRIBUTE TO LATE MR. GERALD C. SNYDER.

WHEREAS, Almighty God in his infinite wisdom has called Gerald C. Snyder to his eternal reward at the age of ninety; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Through his long and distinguished career as a civil trial attorney, Mr. Snyder fought tirelessly in the reformation of the Illinois Court System, earning the respect and admiration of his colleagues; and

WHEREAS, Mr. Snyder was founder and senior partner of the law firm of Snyder, Clarke, Dalziel, Holmquist and Johnson; and

WHEREAS, Dedicating his life to the law profession, Mr. Snyder was the head of the Lake County Bar Association, chairman of the National Conference of Bar Presidents, president of the American Judicature Society and former president of the Illinois State Bar Association; and

WHEREAS, Mr. Snyder was also the first chairman of the Illinois Supreme Court's Committee on Jury Instructions in Civil Cases, where he edited the first model jury instructions, which were eventually made mandatory in Illinois; and

WHEREAS, Mr. Snyder was a devoted husband to his wife, Mary, and a loving father to his children, Helen Bueschel, Gerald C., Jr., and James L., to whom he passed on many of the same fine qualities he himself possessed in abundance; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Mr. Snyder to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

- WHEREAS, Mr. Snyder will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Gerald C. Snyder for his fruitful life, and do hereby extend our most sincere condolences to his family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Gerald C. Snyder.

TRIBUTE TO LATE MR. PHILIP R. TOOMIN.

WHEREAS, Almighty God in his infinite wisdom has called Philip R. Toomin to his eternal reward at the age of ninety-one; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Mr. Toomin, a longtime Chicago attorney, began his private practice in 1938 specializing in civil litigation and appellate review; and

WHEREAS, In 1957, Mr. Toomin was appointed Associate Justice of the High Court of the United States Trust Territory of the Pacific by Secretary of the Interior Frederick Seaton; and

WHEREAS, Mr. Toomin and his wife, Pauline, wrote a book in 1963 about their experiences in the Pacific, entitled, Black Robe and Grass Skirt; and

WHEREAS, Mr. Toomin was also very active in his community as a former member of the City Club and the Great Books in Glencoe Reading Club, and as a member of the Glencoe Union Church for forty years; and

WHEREAS, Mr. Toomin was a devoted husband to his wife, Pauline, and a loving father to his children, Judge Michael P. Toomin and Marcia Hill, to whom he passed on many of the same fine qualities he himself possessed in abundance; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Mr. Toomin to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

- WHEREAS, Mr. Toomin will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Philip R. Toomin for his fruitful life, and do hereby extend our most sincere condolences to his family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Philip R. Toomin.

TRIBUTE TO LATE MR. ROBERT CHARLES TROTTER.

WHEREAS, Almighty God in his infinite wisdom has called Robert Charles Trotter to his eternal reward at the age of sixty-two; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, In the 1940s, Mr. Trotter formed the Bob Trotter Sextet, a jazz band that played in Illinois and Iowa, and also co-founded the Northbrook Gymnastics School; and

WHEREAS, Mr. Trotter in 1962 was a co-founder of Source EDP, a recruitment and placement firm for computer professionals that eventually developed one hundred branch offices across the country; and

WHEREAS, Mr. Trotter and his son, Charles, established Charlie Trotter's restaurant, which became one of the most popular restaurants in Chicago; and

WHEREAS, Mr. Trotter was a devoted husband to his wife, Dona-Lee, and a loving father to his children, Charles, Thomas, Scott and Anne Hinkamp, to whom he passed on many of the same fine qualities he himself possessed in abundance; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Mr. Trotter to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Mr. Trotter will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Robert Charles Trotter for his fruitful life, and do hereby extend our most sincere condolences to his family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Robert Charles Trotter.

TRIBUTE TO LATE REVEREND DANIEL B. TRUSCH.

WHEREAS, Almighty God in his infinite wisdom has called Reverend Daniel B. Trusch to his eternal reward at the age of sixty-four; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, During his long and distinguished career in education, Reverend Trusch's dedication and intelligence enabled him to instill knowledge and faith in countless students; and

WHEREAS, Reverend Trusch taught at Saint Rita High School from 1955 until 1962, when he became assistant principal at Augustinian Academy in St. Louis; and

WHEREAS, In 1968, Reverend Trusch was appointed principal of Saint Rita High School, where he also served as the province coordinator of financial affairs; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Reverend Trusch to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Reverend Trusch will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Reverend Daniel B. Trusch for his fruitful life, and do hereby extend our most sincere condolences to his family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Reverend Daniel B. Trusch.

TRIBUTE TO LATE PASTOR MORRIS H. TYNES.

WHEREAS, Almighty God in his infinite wisdom has called Pastor Morris H. Tynes to his eternal reward at the age of seventy; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Throughout his long and distinguished career, Pastor Tynes instilled faith in the parishioners of the numerous parishes in which he served, including Greater Moriah Baptist Church and Monumental Baptist Church; and

WHEREAS, Pastor Tynes was a former consultant to the City of Chicago's Human Services Department and director of its Churches United, a social service organization; and

WHEREAS, Pastor Tynes was also very involved in civil rights issues, marching with Dr. Martin Luther King, Jr. in Montgomery, Alabama and Washington, D.C., and acting as an advisor to Presidents John F. Kennedy and Jimmy Carter; and

WHEREAS, By his dedication, sacrifice and eternal commitment to his faith, Pastor Tynes should serve as an example to all; and

WHEREAS, Pastor Tynes was a devoted husband to his wife, Lillian, and a loving father to his daughters, Lillian Perry and Morrisine Irving, to whom he passed on many of the same fine qualities he himself possessed in abundance; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Pastor Tynes to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Pastor Tynes will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Pastor Morris H. Tynes for his fruitful life and his years of dedicated service, and do hereby extend our most sincere condolences to his family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Pastor Morris H. Tynes.

TRIBUTE TO LATE CHICAGO POLICE LIEUTENANT ROBERT J. WEISSKOPF.

WHEREAS, Almighty God in his infinite wisdom has called Chicago Police Lieutenant Robert J. Weisskopf to his eternal reward at the age of seventy-eight; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Lieutenant Weisskopf honorably and courageously served in the Army Reserves during World War II and retired as a lieutenant colonel; and

WHEREAS, During his thirty-five years with the Chicago Police Department, Lieutenant Weisskopf upheld the finest traditions of law enforcement, earning him the respect and admiration of his colleagues; and

WHEREAS, Before becoming a police officer, Lieutenant Weisskopf, following in his father's footsteps, began working as an apprentice pastry chef and was a member of the Pastry Chefs Association; and

WHEREAS, Lieutenant Weisskopf was former president of the German-American Democratic Organization in Chicago, and was on the board of the Chicago chapter of the Special Agents Association; and

WHEREAS, Lieutenant Weisskopf was a devoted husband to his wife, Irene, and a loving father to his son, Robert J., Jr., to whom he passed on many of the same fine qualities he himself possessed in abundance; and

WHEREAS, His love of life and his ability to live it to the fullest endeared Lieutenant Weisskopf to his family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Lieutenant Weisskopf will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Chicago Police Lieutenant Robert J. Weisskopf for his fruitful life and for his years of dedicated service to the City of Chicago and to Cook County, and do hereby extend our most sincere condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Lieutenant Robert J. Weisskopf.

CONGRATULATIONS EXTENDED TO MR. FRANK BALESTRI, JR. ON HIS RETIREMENT FROM CHICAGO PUBLIC LIBRARY.

WHEREAS, Frank D. Balestri, Jr. will celebrate his retirement from the Chicago Public Library on June 12, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous event by Alderman Edward M. Burke; and

WHEREAS, Mr. Balestri began working for the City of Chicago in 1971 for the Department of Streets and Sanitation and in 1981 was transferred to the Special Events Department of Equipment; and

WHEREAS, After returning to work for the City from a work-related injury, Mr. Balestri began working for the Chicago Public Library Brighton Park Branch, where he has worked ever since; and

WHEREAS, No matter what his duties, Mr. Balestri carried them out in an exemplary manner, earning him the respect and admiration of all who worked with him; and

WHEREAS, Mr. Balestri's hard work, sacrifice and dedication should serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby congratulate Frank D. Balestri, Jr. on the occasion of his retirement, and do hereby wish him future success; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Frank D. Balestri, Jr..

CONGRATULATIONS EXTENDED TO MR. ELMER L. BEARD, JR. ON HIS RETIREMENT FROM CITY OF CHICAGO.

WHEREAS, After years of dedicated service, Elmer L. Beard, Jr. will celebrate his retirement from the City of Chicago; and

WHEREAS, The Chicago City Council was informed of this historical and momentous occasion by Alderman Edward M. Burke; and

WHEREAS, Throughout his long and distinguished career with the City of Chicago, Mr. Beard's expertise in urban planning and development has earned him the respect and admiration of his colleagues; and

WHEREAS, Mr. Beard joined the City in 1958 as a project coordinator for the Chicago Department of Urban Renewal, where he served until 1974 when he became an area supervisor for Kentucky Fried Chicken, Inc.; and

WHEREAS, In 1980, Mr. Beard returned to the City as a development coordinator for the Chicago Department of Planning and Community Development and was later promoted to director of development; and

WHEREAS, Mr. Beard also worked as first deputy commissioner for the City of Chicago Housing Department, executive director for the Chicago Housing Authority and first deputy commissioner for the City of Chicago Department of Sewers; and

WHEREAS, No matter what his duties, Mr. Beard carried them out in an exemplary manner, earning him the respect and admiration of all who worked with him; and

WHEREAS, Mr. Beard's hard work, sacrifice and dedication should serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby congratulate Elmer L. Beard, Jr. on the occasion of his retirement, and do hereby wish him future success; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Elmer L. Beard, Jr..

CONGRATULATIONS EXTENDED TO MS. LOIS CONN ON HER RETIREMENT FROM CHICAGO PUBLIC LIBRARY.

WHEREAS, Lois Conn will celebrate her retirement from the Chicago Public Library on June 30, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous event by Alderman Edward M. Burke; and

WHEREAS, During her long and distinguished career with the Chicago Public Library, Ms. Conn's hard work and commitment earned her the respect and admiration of her colleagues; and

WHEREAS, Ms. Conn began her career with the Chicago Public Library in January, 1968 at the Chicago Lawn Branch and in 1974 became the first Library Associate to head an agency, the Gage Park Branch; and

WHEREAS, No matter what position she held with the Chicago Public Library, Ms. Conn upheld the finest standards throughout her career; and

WHEREAS, Ms. Conn has been very active with the Girl Scouts of America for thirty-one years and was awarded the Thanks Badge II, the highest award a volunteer of the Girl Scouts can receive; and

WHEREAS, Ms. Conn is also very active in the Cancer Society; and

WHEREAS, Ms. Conn's hard work, commitment and dedication should serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby congratulate Lois Conn on the occasion of her retirement, and do hereby wish her future success; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Lois Conn.

SPEAKER OF HOUSE OF REPRESENTATIVES, MR. TOM FOLEY, URGED TO RETAIN REPRESENTATIVE WILLIAM O. LIPINSKI AS CHAIRMAN OF MERCHANT MARINE SUBCOMMITTEE.

WHEREAS, Representative William O. Lipinski has honorably served the constituents of the 3rd Congressional District in the House of Representatives for over a decade; and

WHEREAS, Representative Lipinski's dedication to the City of Chicago and the 23rd Ward Democratic Organization is unquestioned; and

WHEREAS, Representative Lipinski, chairman of the Merchant Marine Subcommittee of the Merchant Marine and Fisheries Committee, and ten other House Democrats voted against President Clinton's 1994 Budget Proposal, which would raise taxes significantly; and

WHEREAS, These eleven Democrats are being threatened with the loss of their subcommittee chairmanships in a letter signed by eighty-one members of the House of Representatives; and

WHEREAS, Representative Lipinski's no vote was a direct response to his constituent's strong opposition to higher taxes; and

WHEREAS, Representative Lipinski should not be punished for representing the views of the people; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby strongly urge Speaker of the House Tom Foley and the other House Democrats not to remove Representative William O. Lipinski as the chairman of the Merchant Marine Subcommittee; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Speaker of the House Tom Foley.

CONGRATULATIONS EXTENDED TO SERGEANT JOHN HEALY ON HIS RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, Sergeant John Healy will celebrate his retirement from the Chicago Police Department on June 22, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous occasion by Alderman Edward M. Burke; and

WHEREAS, Sergeant Healy honorably and courageously served in the United States Air Force from 1961 to 1965 as an Airman 1st Class; and

WHEREAS, Sergeant Healy was first appointed to the Chicago Police Department on February 2, 1966 and was promoted to sergeant on May 1, 1977; and

WHEREAS, Sergeant Healy worked in numerous departments and divisions, including the Youth Bureau, the Traffic Division, the Detective Division, and the 6th and 8th Districts; and

WHEREAS, No matter what his duties, Sergeant Healy carried them out in an exemplary manner, earning him three department commendations, sixteen honorable mentions and five complimentary letters; and

WHEREAS, Throughout his long and distinguished career, Sergeant Healy upheld the finest traditions of law enforcement, earning the respect and admiration of his colleagues; and

WHEREAS, Sergeant Healy's hard work, sacrifice and dedication should serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby congratulate Sergeant John Healy on the occasion of his retirement from the Chicago Police Department and extend our deepest gratitude for his years of dedicated service to the City of Chicago and Cook County, and do hereby wish him future success; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Sergeant John Healy.

CONGRATULATIONS EXTENDED TO MR. RONALD W. KULOVITS ON HIS RETIREMENT FROM CHICAGO PARK DISTRICT.

WHEREAS, Ronald W. Kulovits will celebrate his retirement from the Chicago Park District on July 29, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous occasion by Alderman Edward M. Burke; and

WHEREAS, Mr. Kulovits began his career as a physical instructor at Gage Park; and

WHEREAS, During his thirty-two years of service to the Chicago Park District, Mr. Kulovits worked in the area of recreation in numerous parks, including Gage Park, Palmer Park, Mann Park, Hale Park, Scottsdale Park and Grant Park; and

WHEREAS, Mr. Kulovits held numerous positions within the Chicago Park District, including playground supervisor, physical activities supervisor, recreation coordinator and assistant director of recreation; and

- WHEREAS, Mr. Kulovits served as Bernham regional park manager from 1988 until 1990 and was then promoted to director of program support; and
- WHEREAS, No matter what his duties, Mr. Kulovits carried them out in an exemplary manner, earning him the respect and admiration of all who worked with him; and
- WHEREAS, Mr. Kulovits' hard work, sacrifice and dedication should serve as an example to all; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby congratulate Ronald W. Kulovits on the occasion of his retirement and do hereby wish him future success; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Ronald W. Kulovits.

CONGRATULATIONS EXTENDED TO MR. JOHN B. SIMON ON HIS APPOINTMENT AS PRESIDENT OF CHICAGO BAR ASSOCIATION.

WHEREAS, John B. Simon will be appointed as the president of the Chicago Bar Association at its 120th annual dinner meeting on June 18, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous event by Alderman Edward M. Burke; and

WHEREAS, Mr. Simon, in 1967, graduated from DePaul University Law School, where he was a member of Law Review and the recipient of two Bancroft-Witney American Jurisprudence Awards; and

WHEREAS, Throughout his long and distinguished career as an attorney, Mr. Simon has upheld the finest traditions of law enforcement, earning him the respect and admiration of his colleagues; and

WHEREAS, A partner in the law firm of Jenner & Block, Mr. Simon is highly respected for his legal talent and devotion; and

WHEREAS, Mr. Simon dedicates tremendous time and effort to his community by serving numerous organizations, including DePaul University Board of Trustees, the Illinois Inaugural Committee, the Illinois Racing Board and the Chicago World's Fair -- 1992 Authority; and

WHEREAS, Mr. Simon's hard work, sacrifice and dedication should serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby extend our heartiest congratulations to John B. Simon on the occasion of his appointment as president of the Chicago Bar Association and wish him continued success; and

Be It Further Resolved, That a suitable copy of this resolution be presented to John B. Simon.

CONGRATULATIONS EXTENDED TO MRS. ANNAMAE PECTOR ON HER NINETIETH BIRTHDAY.

WHEREAS, Annamae Pector celebrated her ninetieth birthday on May 28, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous event by Alderman Edward M. Burke; and

WHEREAS, Mrs. Pector, a women of intelligence and character, helped her husband, Nathan run Ada Glass Company for twenty-five years; and

WHEREAS, Throughout her long and distinguished life, Mrs. Pector has dedicated tremendous time and effort as an election judge, past president of the Kate Yale Goldsmith Club, a volunteer filling holiday baskets for the disabled at the Spaulding School and working with the blind for many years; and

WHEREAS, Mrs. Pector's hard work, dedication and sacrifice should serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby congratulate Annamae Pector on the occasion of her ninetieth birthday, and do hereby wish her good health, happiness and success in the years to come; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Annamae Pector.

CONGRATULATIONS EXTENDED TO NEWLY ELECTED LOS ANGELES MAYOR RICHARD RIORDAN.

WHEREAS, Richard Riordan was elected mayor of Los Angeles on Tuesday, June 8, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous event by Alderman Edward M. Burke; and

WHEREAS, Mayor Riordan will be the first Republican to govern the City of Los Angeles in more than thirty years; and

WHEREAS, Mayor Riordan's experience and commitment to the betterment of his city will help "Turn L.A. Around"; and

WHEREAS, The City of Los Angeles is in its rebuilding stages and Mayor Riordan's "law-and-order" platform and vast business experience will be a great asset to the city; and

WHEREAS, Mayor Riordan's hard work and dedication will serve as a fine example of leadership for the City of Los Angeles; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby extend our heartiest congratulations to Mayor Richard Riordan, and do hereby wish him future success in fulfilling his obligations as mayor of Los Angeles; and

Be It Further Resolved, That a suitable copy of this resolution be presented to The Honorable Richard Riordan.

CONGRATULATIONS EXTENDED TO MRS. PATRICIA ROBERTS ON HER RETIREMENT FROM CHICAGO PUBLIC LIBRARY.

WHEREAS, Patricia Roberts will celebrate her retirement from the Chicago Public Library on June 30, 1993; and

WHEREAS, The Chicago City Council was informed of this momentous event by Alderman Edward M. Burke; and

WHEREAS, During her twenty-three years with the Chicago Public Library's Brighton Park Branch, Mrs. Roberts' hard work and commitment earned her the respect and admiration of her colleagues; and

WHEREAS, Through Mrs. Roberts' dedication, the Brighton Park Branch was able to provide invaluable service to the community; and

WHEREAS, Mrs. Roberts contributions to the community are worthy of recognition; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby congratulate Patricia Roberts on the occasion of her retirement, and do hereby thank her for her dedicated service; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Patricia Roberts.

CONGRATULATIONS EXTENDED TO MR. AND MRS. JOSEPH WEGER ON THEIR FIFTIETH WEDDING ANNIVERSARY.

WHEREAS, Jean and Joseph Weger celebrated their golden wedding anniversary on June 5, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous occasion by Alderman Edward M. Burke; and

WHEREAS, Jean and Joseph Weger exchanged their marriage vows on June 5, 1943 at Saint John of God Church in Chicago; and

WHEREAS, Lifelong residents of the Back of the Yards community, Jean and Joseph Weger are active members of Saint Bede's Parish; and

WHEREAS, Jean and Joseph Weger are the loving parents of their children, Thomas and Kathleen, and the proud grandparents of Brian and Cheryl; and

WHEREAS, Jean and Joseph Weger have spent the last fifty years in loving and caring devotion to one another and their family, truly exemplifying the spirit of their marriage vows, and as such are richly deserving of this celebration marking this milestone in their lives; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby extend our heartiest congratulations to Jean and Joseph Weger on the very happy occasion of their fiftieth wedding anniversary, and join with their many family members and friends in wishing them many more years of conjugal bliss; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Jean and Joseph Weger.

CONGRATULATIONS EXTENDED TO INTERNATIONAL ASSOCIATION FOR HEALTHCARE SECURITY AND SAFETY ON ITS TWENTY-FIFTH ANNIVERSARY.

WHEREAS, The International Association for Healthcare Security and Safety (I.A.H.S.S.) will celebrate the twenty-fifth anniversary of its first meeting on June 27, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous event by Alderman Edward M. Burke; and

WHEREAS, The I.A.H.S.S. is a non-profit professional organization of hospital security and safety executives that was founded in 1968 by a group of concerned hospital safety administrators and has grown to be the largest association of its kind; and

WHEREAS, The I.A.H.S.S. has worked to improve and professionalize security and safety in medical care facilities through the exchange of information and experience among people in the field; and

WHEREAS, The I.A.H.S.S. has developed a Hospital Security Officer Basic Training Certification standard and a Supervisory Development standard; and

WHEREAS, The I.A.H.S.S. twenty-fifth annual meeting will address the issues of current security, safety management, personal development, management and present a mock trial; and

WHEREAS, Through its work, the I.A.H.S.S. has made a tremendous contribution to the healthcare industry; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby

extend our heartiest congratulations to the International Association for Healthcare Security and Safety on its twenty-fifth anniversary, and wish it many more years of success; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the International Association for Healthcare Security and Safety.

CONGRATULATIONS EXTENDED TO CHICAGO SPECIAL OLYMPICS PROGRAM ON OCCASION OF THEIR "CELEBRATION 25".

WHEREAS, "Celebration 25", the 25th anniversary of the founding of the Chicago Special Olympics Program, will be held at Soldier Field and Daley Plaza on July 20, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous event by Alderman Edward M. Burke; and

WHEREAS, Under the leadership of Mayor Richard J. Daley, Chicago became the first city to develop and promote athletic events for people with mental and developmental disabilities; and

WHEREAS, The Special Olympics program structure was created and developed by Judge Anne M. Burke and the Chicago Special Olympics was founded on July 20, 1968; and

WHEREAS, In connection with "Celebration 25", the Chicago Special Olympics' athletes will participate in a wide range of events, including track and field, aquatics, floor hockey, basketball, bowling, softball, gymnastics, volleyball, ice skating, skiing, soccer, tennis and unified bowling; and

WHEREAS, "Celebration 25" is organized and sponsored by the Chicago Mayor's Office for People with Disabilities, the Chicago Park District and Special Children Charities; and

WHEREAS, Through the efforts of the people of Chicago, Chicago Special Olympics has grown into an international movement that now serves more than two million children and adults with developmental disabilities throughout the world and has over 5,000 athletes participating in this year's event; and

- WHEREAS, the Special Olympics Program has been of inestimable benefit to countless people with developmental disabilities over the years; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby extend our heartiest congratulations to the Chicago Special Olympics on the occasion of "Celebration 25", and wish the program continued success; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the Chicago Special Olympics.

Presented By

ALDERMAN MURPHY (18th Ward):

CONGRATULATIONS EXTENDED TO MR. ROBERT "BUD" JOYCE ON HIS RETIREMENT FROM CITY OF CHICAGO'S DEPARTMENT OF SEWERS.

WHEREAS, Robert "Bud" Joyce, a lifelong Chicagoan and dedicated public servant, is retiring after over thirty-five years with the City of Chicago Department of Sewers; and

WHEREAS, A member of Bricklayers Local 21 for some forty-four years, Robert "Bud" Joyce worked in private industry before joining the Department of Sewers April 1, 1958. His loyalty, dedication and hard work were duly noted, and in 1989 he was promoted to the post of superintendent of the South District; and

WHEREAS, A graduate of Bass Elementary and Tilden High Schools, "Bud" Joyce was a star basketball player and also played on the Park District's Ogden Park team for some years. He married the former Frances Baio October 24, 1953, and the couple have two children and, so far, five grandchildren, with whom "Bud" can now spend much quality time; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby express our gratitude and our congratulations to Robert "Bud" Joyce as he retires from over thirty-five years of diligent and productive public service, and we extend to him and his family our fervent wishes for their continuing happiness and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Robert "Bud" Joyce.

CONGRATULATIONS EXTENDED TO MRS. RUTH JUVINALL ON HER RETIREMENT FROM CHICAGO PUBLIC LIBRARY.

WHEREAS, Ruth Juvinall, Librarian III, first assistant at the Scottsdale Branch of the Chicago Public Library, retires June 30 after a long and distinguished career in public service; and

WHEREAS, A skilled photographer, world traveler, sensitive lecturer, expert librarian and, above all, a person who cares about people and about learning, Mrs. Ruth Juvinall has enjoyed an exemplary career that has made a difference in the lives of many; and

WHEREAS, Ruth Juvinall came to the Chicago Public Library from Argonne National Laboratory's science library, and brought to public service an especially keen science and technical background. She eventually became adult reference librarian at Chicago Lawn Branch, where she developed adult programming; and in the early 1980s she transferred to the Scottsdale Branch. Known there as a skillful librarian of enormous scope, she has learned book preservation techniques which have been useful to the system, and in addition she has coordinated all her efforts into making the Scottsdale Branch one of the models in our great library system. Ruth Juvinall represents the highest standards of public service; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby express our gratitude and our heartiest congratulations to Mrs. Ruth Juvinall on the occasion of her retirement from public service, and extend to this valued citizen and friend our very best wishes for continuing success and fulfillment; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. Ruth Juvinall.

Presented By

ALDERMAN RUGAI (19th Ward):

TRIBUTE TO LATE MR. JOSEPH V. COGLIANESE.

WHEREAS, Almighty God in his infinite wisdom has called Joseph V. Coglianese to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Virginia Rugai; and

WHEREAS, Joseph, fondly known as "Joe Cole", age eighty-three, was a retired City of Chicago employee of forty-seven years; and

WHEREAS, Joseph was the devoted husband of Helen M. Lynch, proud father of Joseph, John, Anthony, Thomas, Mary Ellen and Edmond, grandfather of sixteen and great-grandfather of three; and

WHEREAS, Joseph was a loyal member of the Queen of Martyrs Council Knights of Columbus, Saint John Fisher Holy Name Society and usher for forty years, and a retired member of County Municipal Employee's Union Number 1001; and

WHEREAS, Joseph played an important role in the development of the Greater Mount Greenwood Youth Baseball Association and was the assistant director of the Babe Ruth Youth Baseball Hall of Fame for the State of Illinois; and

WHEREAS, Joseph's love of life and his ability to live it to the fullest endeared him to his family members, friends, and all who knew him and enabled him to enrich their lives in countless ways; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Joseph V. Coglianese for his fruitful life and years of dedicated service and do hereby extend our sincerest condolences to his wife Helen and all his family members; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Joseph V. Coglianese.

GRATITUDE EXTENDED TO CHICAGO FIRE FIGHTER DOUGLAS CARBOL, JR. FOR HIS HEROIC RESCUE ATTEMPT OVER WATERS OF MONROE HARBOR.

WHEREAS, Chicago Fire Fighter Douglas Carbol, Jr. in a rescue attempt over the waters of Monroe Harbor, survived the crash of his helicopter into the waters of Lake Michigan; and

WHEREAS, The Chicago City Council has been informed of this feat of bravery by Alderman Virginia A. Rugai; and

WHEREAS, Mr. Carbol and two other Chicago fire fighters, during a violent storm, flew their helicopter from Meigs Field at approximately 7:45 P.M. on May 12, 1993, to answer the call of a "boat in distress"; and

WHEREAS, The fire fighters located the drifting boat and its passengers in Lake Michigan and tried to communicate to them that help was coming and to stay with their craft; and

WHEREAS, The helicopter and its crew flew back toward the Chicago Yacht Club to find help for the crippled boat but to no avail; and

WHEREAS, The fire fighters returned to the troubled boat to reassure its passengers that a fire boat would soon be there when the aircraft began to spiral out of control and crashed into Lake Michigan; and

WHEREAS, Mr. Carbol and his fellow fire fighters were able to escape the sinking helicopter and float several hundred yards, in the icy lake waters, to shore; and

WHEREAS, Mr. Carbol, his wife Stacy and their children Tyler, Cody and Kindsey reside in the Mount Greenwood neighborhood of the 19th Ward; and

WHEREAS, Mr. Carbol and his son Tyler, devoted to helping the needy of the world, recently traveled to South Africa to do missionary work for their church; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council in meeting assembled this ninth day of June, 1993 do hereby offer their gratitude in recognition of the tremendous act of bravery performed by Douglas Carbol, Jr.; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to fire fighter Douglas Carbol, Jr..

CONGRATULATIONS EXTENDED TO MS. JULE R. CONROY ON HER RETIREMENT FROM CHICAGO PUBLIC LIBRARY.

WHEREAS, Jule R. Conroy has announced her retirement from the Chicago Public Library after forty-nine years of service; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Jule Conroy, currently the Branch Head, Librarian IV at the Beverly Branch Library, began her career with the Chicago Public Library on March 28, 1944; and

WHEREAS, Jule Conroy is responsible for opening three branch libraries: Ogden Park, Brainerd and Beverly; and

WHEREAS, Jule Conroy has diligently worked in various professional capacities at several other libraries including: Sherman Park, Walker, Chicago Lawn and Auburn; and

WHEREAS, Jule Conroy's hard work commitment and dedication has earned her the respect and admiration of her many colleagues which she so richly deserved; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council in meeting assembled this ninth day of June, 1993 do hereby offer our gratitude to Jule Conroy for her contributions to the Citizens of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Jule R. Conroy.

CONGRATULATIONS EXTENDED TO MS. PAULA DERBAK ON HER RETIREMENT FROM CHICAGO PUBLIC LIBRARY.

WHEREAS, Paula Derbak has announced her retirement from the Chicago Public Library after eighteen years of service; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Paula, currently Clerk IV, at the Mount Greenwood Branch Library, began her career with the Chicago Public Library in May of 1975; and

WHEREAS, Paula diligently served the library patrons in various other clerical positions at the Chicago Lawn and Gage Park Libraries, receiving the Clerk of the Year Award in 1985; and

WHEREAS, Paula has been honored by the Mount Greenwood community where she resides, with a plaque, dedicating the Mount Greenwood Library Auditorium. This library was erected with funds which Paula personally lobbied for at the Illinois State Capital in Springfield; and

WHEREAS, Paula has been a hard working community activist whose commitment and dedication to improving the streets, safety and standard of living in the Mount Greenwood neighborhood, has earned her the respect and admiration of family, friends and colleagues; and

WHEREAS, Paula is the proud mother of Paulette, John, Mary, Kathy and loving grandmother of Nicholas, Priscilla, Matthew, Michael, Cassie and Callie; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby offer our gratitude to Paula Derbak for her many contributions to the citizens of Chicago; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Paula Derbak.

DR. ROBERT ECKSTROM RECOGNIZED FOR HIS DISTINGUISHED MUSICAL CAREER.

WHEREAS, Dr. Robert Eckstrom has announced his retirement from the Beverly Choral Group after eight wonderful years under his direction; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Dr. Eckstrom is an internationally known music director and singer, having directed and sung extensively on radio, stage and television throughout the United States, Canada and Europe; and

WHEREAS, Dr. Eckstrom, conductor of the Chicago Choral Society, has been the musical director for the Mayor's Cultural Program's in Chicago and music consultant for the Southwest Fine Arts Council; and

WHEREAS, Dr. Eckstrom has been director-in-chief, director and president of many choruses, and singing groups throughout the world including: The United Swedish Singers of Chicago and all the Swedish Choruses in America, The Norwegian Women Singers League of America, The Associated Male Choruses of America, Upper Midwest District and the Duluth, Minnesota and Pasadena, California Male Choruses; and

WHEREAS, Dr. Eckstrom, during his many European tours, has had the opportunity to sing solos for the King of Stockholm and the Coronation of the Queen of England; and

WHEREAS, Dr. Eckstrom, seventy-six, is the devoted husband of Charlotte and proud father of Robert, Cheryl, Lorie, Jennie and Rick; and

WHEREAS, Dr. Eckstrom, during his long and distinguished career, has served the music world with distinction, dedication and the commitment which has earned him the respect and admiration of his colleagues the world over; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby commemorate Dr. Robert Eckstrom for his contributions to the citizens of Chicago and music lovers throughout the world; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Dr. Robert Eckstrom.

CONGRATULATIONS EXTENDED TO MS. MARY FITZPATRICK ON HER RETIREMENT FROM CHICAGO PUBLIC LIBRARY.

WHEREAS, Mary Fitzpatrick has announced her retirement from the Chicago Public Library after fifteen years of service; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Mary, currently Clerk II at the Mount Greenwood Branch Library, began her career with the Chicago Public Library on May 16, 1978; and WHEREAS, Mary served diligently, the residents of the 19th Ward during her entire career as she was also assigned to the Beverly Branch Library for a period of time; and

WHEREAS, Mary is the proud mother of six children and grandmother of eight; and

WHEREAS, Mary's hard work, commitment and dedication have earned her the respect and admiration of her many colleagues which she so richly deserves; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby offer our gratitude to Mary Fitzpatrick for her contributions to the citizens of Chicago; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Mary Fitzpatrick.

CONGRATULATIONS EXTENDED TO DETECTIVE VINCENT R. KEATING ON HIS RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, Detective Vincent R. Keating, Star Number 20295, has announced his retirement from the Chicago Police Department after twentynine years of dedicated service; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Detective Keating was first appointed to the Chicago Police Department June 15, 1964, promoted to police officer specialist, 5th District, January, 1976 and to detective investigator, Area 2 Property Crimes, June, 1980; and

WHEREAS, Detective Keating was the recipient of numerous awards for his outstanding work with the Police Department these include: one unit meritorious performance award, three department commendations, forty honorable mentions and ten complimentary letters; and WHEREAS, Detective Keating honorably served the Armed Forces of the United States from 1960 to 1962 in the Army at Fort Riley, Kansas and Fort Lewis, Washington, Rank E4; and

WHEREAS, Detective Keating received his formal education in Chicago as a graduate of Saint Raphael's Grammar School and Saint Leo High School, 1959; and

WHEREAS, Detective Keating is the devoted husband of Mary Kay Schmidt, married June 25, 1978 and proud father of thirteen year-old Meg; and

WHEREAS, Detective Keating has been a hard working precinct captain of the 19th Ward for many years; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby honor Detective Vincent R. Keating for his dedication and service to the citizens of Chicago for more than twenty-nine years; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Vincent R. Keating.

CONGRATULATIONS EXTENDED TO MR. JOHN EMMETT LYMAN ON HIS RETIREMENT FROM CHICAGO BOARD OF EDUCATION.

WHEREAS, John Emmett Lyman retired June 4, 1993, after thirty-four years as an engineer with the Chicago Board of Education; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Mr. Lyman was the third child of seven born to Emmett and Florence Lyman on February 1, 1929; and

WHEREAS, Mr. Lyman, who lived in the Canaryville neighborhood for over thirty years, received his formal education in Chicago as a graduate of Saint Gabriel's Grammar School and Tilden Tech High School, where he was a member of the city championship basketball team; and

WHEREAS, Mr. Lyman is the devoted husband of Bonnie Jean Dowling, married February 15, 1954 and the proud father of John, Michael, Thomas, Kevin, Denise, Norie and Robert, and grandfather of eight; and

WHEREAS, Mr. Lyman began his career on November 2, 1959 as a fireman with the Board of Education and was promoted to custodial engineer, receiving the "Cleanest School Award" for Vanderpoel Grammar School in 1989; and

WHEREAS, Mr. Lyman was a coach with the Mount Greenwood Little League Baseball and a member of the Mount Greenwood Civic Association, the Saint Christina Holy Name Society and the world champion Bobcats Softball Team; and

WHEREAS, Mr. Lyman served the Chicago Board of Education with pride and distinction during his long career; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby offer our gratitude to John Emmett Lyman for his contributions to the citizens of Chicago; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to John Emmett Lyman.

CONGRATULATIONS EXTENDED TO MR. AND MRS. ALBERT MAHIEU ON THEIR FIFTIETH WEDDING ANNIVERSARY.

WHEREAS, Albert and Anne Mahieu will celebrate their golden wedding anniversary on October 23, 1993; and

WHEREAS, The Chicago City Council has been informed of this joyous occasion by Alderman Virginia A. Rugai; and

WHEREAS, Albert V. Mahieu wed Anne Brody at Saint Agnes Church on October 23, 1943; and

WHEREAS, Albert and Anne are the proud parents of Mary Patricia Moebius and grandparents of two; and

WHEREAS, Albert and Anne have resided in the Mount Greenwood neighborhood for twenty-nine years; and

WHEREAS, Albert is a retiree of the REA Express Company after thirtynine years and Anne was a twelve year employee of Country Life Insurance Company; and

- WHEREAS, Albert and Anne are active members of the Saint Leo High School Alumni Association -- Albert is the past president and current secretary for twenty-two years; and
- WHEREAS, Albert and Anne have enriched the lives of their family members and friends through their many happy years of marriage; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby congratulate and offer best wishes to Albert and Anne Mahieu; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Albert and Anne Mahieu.

GRATITUDE EXTENDED TO MR. CURT MENTZER FOR HIS CONTRIBUTIONS TO CITIZENS OF CHICAGO.

- WHEREAS, Curt Mentzer of Mount Greenwood has been honored by the District 1-A Lions Club International as its "Lion of the Year"; and
- WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and
- WHEREAS, Mr. Mentzer has been a resident of Mount Greenwood since 1956 and an active member of District 1-A Lions Club, one of the largest in Illinois, since the mid-1960s; and
- WHEREAS, Mr. Mentzer is the past president of the Mount Greenwood Civic Association and current vice president and serves on the board of the Mount Greenwood Economic Development Commission; and
- WHEREAS, Mr. Mentzer has diligently worked on the Lion's Club used eyeglass program for the poor and has organized the club's annual "Health Day" at Mount Greenwood Park; and
- WHEREAS, Mr. Mentzer has become a model citizen by devoting his life to aiding those less fortunate; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby congratulate and offer our gratitude to Curt Mentzer for his contributions to the citizens of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Curt Mentzer.

CONGRATULATIONS EXTENDED TO C.N. RUSSO & COMPANY, INC. ON ITS SIXTIETH ANNIVERSARY.

WHEREAS, The C.N. Russo & Co., Inc., is celebrating its sixtieth year in real estate management, sales and insurance; and

WHEREAS, The Chicago City Council has been informed of this special occasion by Alderman Virginia A. Rugai; and

WHEREAS, C.N. Russo, founded in 1932, has been serving Chicago suburbs from their present location, 2141 West 95th Street in the Beverly Hills neighborhood, since 1983; and

WHEREAS, Bernard C. Russo, a registered broker for thirty-nine years and son of founder C.N. Russo, is leader of the successfully established Chicago firm; and

WHEREAS, C.N. Russo has displayed the hard work, commitment and dedication needed to earn the respect and admiration of its community; now, therefore.

Be It Resolved, That the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby congratulate C.N. Russo & Co. for sixty years of service to the citizens of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to C.N. Russo & Co., Inc..

CONGRATULATIONS EXTENDED TO MRS. DANA SVED ON HER RETIREMENT FROM CHICAGO PUBLIC LIBRARY.

WHEREAS, Dana Sved has announced her retirement from the Chicago Public Library after twenty years of service; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Dana Sved, currently the branch head, Librarian IV, at the Mount Greenwood Branch Library, began her career with the Chicago Public Library in November of 1973; and

WHEREAS, Dana Sved has been the branch head at the Gage Park Library and worked at the Chicago Lawn Branch Library; and

WHEREAS, Dana Sved is the proud mother of two children and grandmother of four; and

WHEREAS, Dana Sved's hard work, commitment and dedication have earned her the respect and admiration of her many colleagues; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this ninth day of June, 1993, do hereby offer our gratitude to Dana Sved for her contributions to the citizens of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Dana Sved.

Presented By

ALDERMAN MUNOZ (22nd Ward):

CONGRATULATIONS EXTENDED TO PANAMANIAN CULTURAL CIVIC ORGANIZATION FOR ITS PROMOTION OF CENTRAL AMERICAN FOLKLORE.

WHEREAS, The Panamanian Cultural Civic Organization is an active member of the Central American Civic Organization, a not-for-profit organization comprised of people from six Central American countries: Guatemala, Honduras, El Salvador, Nicaragua, Costa Rica and Panama; and

WHEREAS, The primary mission of both organizations is to demonstrate the colorful folklore, dances, and poetry of the region, as a testimony that, despite differences, people from different backgrounds can work together to promote activities to advance the educational, vocational, recreational, civic, social and charitable interests of the community; and

WHEREAS, The contributions of the Panamanian organization enhance the cultural, social, educational and civic life of all the people of this State; and

WHEREAS, After performing in schools and churches, the group of dancers called Conjunto Folklorico "Mi Lindo Panama" and members of the Panamanian Cultural Civic Organization became aware of the need for another organization, which would include members of other Hispanic communities, and thus, the Central American Civic Organization was formed; and

WHEREAS, The Panamanian Cultural Civic Organization also promotes peace through its promotion of cultural dialogues and activities; now, therefore.

Be It Resolved by the City Council of the City of Chicago, That we congratulate and commend the Panamanian Cultural Civic Organization on its lofty goals and its contribution to the enrichment of this State, and that we take this opportunity to express our sincere best wishes to its members; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the president of the Panamanian Cultural Civic Organization.

Presented By

ALDERMAN LASKI (23rd Ward):

CONGRATULATIONS EXTENDED TO MR. AND MRS. EDMUND E. KORNOWICZ ON THEIR FIFTIETH WEDDING ANNIVERSARY.

WHEREAS, Mr. and Mrs. Edmund E. Kornowicz, lifelong Chicagoans of prominence and many friends, are celebrating fifty golden years of wedded bliss July 4, 1993; and

WHEREAS, Elizabeth and Ed Kornowicz were married at Saints Cyril and Methodius Church at 50th Street and Hermitage Avenue on Chicago's great southwest side July 4, 1943, and since that time have been vital and successful in their grateful community; and

WHEREAS, Edmund E. Kornowicz served some four decades in city, county and state governments. For eight years he served diligently as a Representative in the Illinois General Assembly and Elizabeth has long been active in many civic, church and charitable organizations throughout the years; and

WHEREAS, Symbolic of the strength and solidity of family life, Elizabeth and Ed Kornowicz have two daughters, Sharon Natanek and Deborah, and two grandchildren, Kimberly and Mark Natanek, plus a host of other relatives and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby express our heartiest congratulations to Mr. and Mrs. Edmund E. Kornowicz on the occasion of their golden wedding anniversary, and extend to these outstanding citizens and their family our fervent wishes for continuing happiness and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. and Mrs. Edmund E. Kornowicz.

CONGRATULATIONS EXTENDED TO WEST ELSDON CIVIC ASSOCIATION ON ITS FIFTIETH ANNIVERSARY.

WHEREAS, The West Elsdon Civic Association is the oldest chartered civic association in Illinois and is celebrating its fiftieth anniversary June 12, 1993; and

WHEREAS, The West Elsdon Civic Association was chartered in 1943 as the West Elsdon Civic Defense League, and following World War II, during which time the organization maintained and regulated the old gas lighting in the neighborhood, the founders changed their name to pursue further community development; and

WHEREAS, In keeping abreast of and solving many community problems, the West Elsdon Civic Association has worked constructively with elected officials, churches of all denominations, local schools, area businesspersons and other civic groups; the association oversees the area bounded by South Kedzie Avenue, West 47th Street, South Kostner Avenue and West 59th Street; and

WHEREAS, The West Elsdon Civic Association has long been active in promoting security and safety for its families and neighbors. Appropriately,

its slogan is: "Chartered in 1943 to Promote the General Welfare of the Community"; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby congratulate the West Elsdon Civic Association on its fiftieth anniversary and laud the work of its present officers:

James Mazenis, President

Wayne Straza, First Vice President

Leroy Koerner, Second Vice President

Erika Parks, Treasurer

Dorothy Grisco, Recording Secretary

Ruth Dawson, Finance Secretary

John Klaric, Sergeant-at-Arms

Helen Klaric, Parliamentarian

Joyce Mullin, Correspondence Secretary

; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the West Elsdon Civic Association.

Presented By

ALDERMAN WATSON (27th Ward):

TRIBUTE TO LATE MR. ALFRED JACKSON, JR.

WHEREAS, God in his infinite wisdom has called to his eternal reward Alfred Jackson, Jr., citizen, teacher and friend; and

WHEREAS, Alfred Jackson, Jr., a native of Kansas City, Missouri, moved to Chicago as a child, and eventually graduated from Coleman Elementary School, DuSable High School and then went on to Savannah State College, where he earned a bachelor of science degree. After serving his country honorably in the United States Army, he returned and continued graduate studies at Chicago State University; and

WHEREAS, A respected and much loved teacher, Alfred Jackson, Jr., was long dedicated to the students at Newberry Elementary School, where he spent most of his professional life; and

WHEREAS, Alfred Jackson, Jr., leaves to mourn his wife, Sara, two sons, and a host of other relatives and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby express our sorrow on the passing of Alfred Jackson, Jr., and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Mrs. Alfred Jackson, Jr..

TRIBUTE TO LATE MR. REDIOUS R. NALLS.

WHEREAS, God in his infinite wisdom has called to his eternal reward Redious R. Nalls, beloved citizen, musician and friend; and

WHEREAS, A native of Alabama, Redious R. Nalls moved to Chicago as a young man and, being deeply religious, he joined First Mount Hebron Missionary Baptist Church and later Saint Rome Missionary Baptist Church, where he worked as chairman of the Deacon Board; and

WHEREAS, A talented musician, Redious R. Nalls sang with his family and with many other groups and was highly respected in his community; and

WHEREAS, Redious R. Nalls leaves to mourn his loving wife, Carol, six children, seventeen grandchildren, nineteen great-grandchildren, a twin brother, and many other relatives and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby express our sorrow on the passing of Redious R. Nalls, and extend to his family and many friends our deepest sympathy; and Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. Redious R. Nalls.

Presented By

ALDERMAN BURRELL (29th Ward):

TRIBUTE TO LATE MR. PHILL TREVILLION.

WHEREAS, God in his infinite wisdom and goodness has removed from our community our friend Phill Trevillion, Tuesday, May 11, 1993 at 2:25 P.M.; and

WHEREAS, Phill was born in Mississippi; and

WHEREAS, He was reared on the west side of Chicago, where he attended Calhoun Grammar School and Crane High School; and

WHEREAS, Phill attended Marion Business College and studied at the Moody Bible Institute; and

WHEREAS, He was active in the civil rights movement; and

WHEREAS, Phill was the first African-American Republican Committeeman elected from the west side; and

WHEREAS, He joined the Democratic Party later in his life; and

WHEREAS, He was active in the prison ministry with Operation P.U.S.H.; and

WHEREAS, He was a court assistant with the Clerk of the Circuit Court; and

WHEREAS, Phill was an active member of the Saint Stephen's African Methodist Episcopal Church, where he served on its Board of Trustees and as treasurer of its Layman's Organization; and

WHEREAS, Mr. Phill Trevillion will be missed by his family, community and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, hereby assembled this ninth day of June in the year of our Lord nineteen hundred and ninety-three, extend our deepest and sincerest sympathy to his family.

There's something in "the parting hour"
Will chill the warmest heart,
Yet kindred, comrades, lovers, friends
Are fated all to part;
But this I've seen and many a pang
Has passed it on my mind,
The one who goes is happier
Than those he leaves behind;

God wills it so, and so it is
The pilgrims on their way,
Though weak and worn, more cheerful are
than all the rest who stay;
And when, at last, poor man, subdued
Lies down to death resigned,
May he not still be happier far
Than those he leaves behind

; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Phill Trevillion.

CONGRATULATIONS EXTENDED TO MARS HILL MISSIONARY BAPTIST CHURCH ON THEIR THIRTIETH ANNIVERSARY.

WHEREAS, Mars Hill Missionary Baptist Church celebrated its thirtieth anniversary on Sunday, May 23, 1993; and

WHEREAS, Under the guidance of Pastor Clarence E. Stowers, Mars Hill held its first worship service on August 25, 1963 at 3311 West Roosevelt Road; and

WHEREAS, After two years they had outgrown this edifice, so with strong supporters and necessary finance at hand, they set out to purchase property at a new location; and

WHEREAS, After failing in an attempt to acquire property at 440 North Mayfield Avenue, but knowing a larger edifice was needed for worship services, Pastor Stowers did not give up, God directed him and the members to another location at 2809 West Harrison Street; and

WHEREAS, Mars Hill had \$21,000.00 and the owner of the property wanted \$38,000.00 cash, and the bank refused to negotiate on this location; and

WHEREAS, Pastor Stowers, who was employed at Hygrade Meat Company, went directly to one of the presidents and told his story; and

WHEREAS, The president, who had never seen him before, loaned the church \$18,000.00 without any signatures and they were able to purchase the property in 1966; and

WHEREAS, Mars Hill membership grew quickly and they were able to burn their mortgage on April 16, 1971; and

WHEREAS, After laboring at 2809 West Harrison Street for twelve years, they purchased a currency exchange, medical center and parking lot; and

WHEREAS, In 1976 Mars Hill had grown to its fullest, and once again was in need of more space; and

WHEREAS, On December 11, 1977, Mars Hill marched into its present edifice at 5916 -- 5922 West Lake Street, which has a seating capacity of 1,200; and

WHEREAS, In their fifteen years at this location Mars Hill has consistently expanded its scope and membership; and

WHEREAS, Mars Hill organized a preschool in 1980 and an elementary school in 1982, both of which are staffed with qualified teachers; and

WHEREAS, Mars Hill has made major improvements, which are too numerous to mention; and

WHEREAS, It was Pastor Stowers' faith in God and love for God's people that brought Mars Hill across; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, in meeting this ninth day of June, 1993, A.D., do hereby congratulate Mars Hill Missionary Baptist Church, on their thirtieth year anniversary; and Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Pastor Clarence E. Stowers and the Mars Hill Missionary Baptist Church family.

Presented By

ALDERMAN BIALCZAK (30th Ward):

CONGRATULATIONS EXTENDED TO MR. AND MRS. EDWARD S. AROMI ON THEIR FIFTIETH WEDDING ANNIVERSARY.

WHEREAS, Mr. and Mrs. Edward S. Aromi, native Chicagoans who have resided in the northwest side neighborhood for the better part of their lives, are celebrating fifty golden years of wedded bliss; and

WHEREAS, The former Delores Majewski and Edward S. Aromi joined hands in marriage on June 12, 1943 at Saint Priscilla's Church in Chicago; and

WHEREAS, Delores and Edward S. Aromi, proud of their family have a son Edward II and a daughter-in-law Terry, and three loving grandchildren, Jennifer, Edward III and Kathleen, who have nurtured and exemplified family values; and

WHEREAS, Delores, a retired secretary, has always kept active in community affairs and political activities, while Ed (TURP), affectionately called, retired from the Sewer Department but, has remained very active and involved in the V.F.W. Tioga Post 2149; and

WHEREAS, Delores and Edward together are vital and successful community participants and serve as a model couple; and

WHEREAS, Delores and Edward will have a gala celebration on Saturday, June 12, 1993 at the Cascade Banquets in Bensenville, with their loving family and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby offer our heartiest congratulations to Mr. and Mrs. Edward S. Aromi on the occasion of their golden wedding anniversary, and extend to this outstanding couple and family our best wishes for many more years of brightness and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. and Mrs. Edward S. Aromi.

CONGRATULATIONS EXTENDED TO UNITED STATES ARMY COLONEL ROBERT A. FRIZZO ON HIS RETIREMENT FROM MILITARY SERVICE.

WHEREAS, United States Army Colonel Robert A. Frizzo is retiring following a distinguished career in the service of this great nation, most recently as the 78th and final commander of Fort Sheridan, Illinois; and

WHEREAS, Whether on the battlefields of Viet Nam, or as an assistant professor of military science, an operations officer, an intelligence officer or a commander, Colonel Robert A. Frizzo has proven his mettle time and again. He is a leader not only by instinct, but a leader of rare intelligence and vast knowledge. He holds a master's degree in public administration from Shippensburg University, Pennsylvania, as well as degrees and diplomas from many United States Army colleges and courses; and

WHEREAS, In 1990, Colonel Robert A. Frizzo was inducted into the Infantry Officer Candidate School Hall of Fame at Fort Benning. His awards and decorations include the Purple Heart Medal, Meritorious Service Medal with six Oak Leaf Clusters, and the Army Commendation Medal with two Oak Leaf Clusters. He also wears the coveted Combat Infantryman's Badge and the Parachutist Badge; and

WHEREAS, A symbol of the strength and solidity of family life, Colonel Robert A. Frizzo and his wife, Susan, have three children: Army First Lieutenant Elizabeth Wright, John and Laura; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby offer our gratitude and our congratulations to United States Army Colonel Robert A. Frizzo, 78th and final commander of Fort Sheridan, Illinois, as he retires from a distinguished career of leadership and service, and we extend to him and his family our best wishes for continuing success and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to United States Army Colonel Robert A. Frizzo.

CONGRATULATIONS EXTENDED TO MR. FRANK SPULA ON HIS ELECTION AS PRESIDENT OF ILLINOIS DIVISION OF POLISH AMERICAN CONGRESS.

WHEREAS, Frank Spula has just been elected president of the Illinois Division of the Polish American Congress; and

WHEREAS, A 1973 graduate of DePaul University, and a 1979 graduate of the Life Office Management Association, Frank Spula has been active with the Polish National Alliance for over twenty years, the last six as national secretary-general. The Polish National Alliance is the largest ethnic fraternal insurance organization in the United States, with a membership of some 300,000 in thirty-six states; and

WHEREAS, Frank Spula has shown an unswerving commitment in his various offices: assistant sales director of the Polish National Alliance 1975 -- 1983; sales director 1983 -- 1987; national secretary-general 1987 -- 1992; and vice president of the Illinois division of the Polish American Congress 1992 -- 1993. He assumes the exalted position of president with an outstanding reputation for dedication and success; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby offer our heartiest congratulations to Frank Spula as he assumes the duties as president of the Illinois Division of the Polish American Congress, and we extend to this fine citizen our best wishes for continuing success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Frank Spula.

CONGRATULATIONS EXTENDED TO LOGAN SQUARE LIONS CLUB ON ITS SEVENTIETH ANNUAL INSTALLATION OF OFFICERS.

WHEREAS, On Sunday, June 13, 1993, the Logan Square Lions Club will hold its seventieth annual installation of officers; and

WHEREAS, For the past seven decades, the Logan Square Lions Club has provided a solid social base for many hundreds of members and, more importantly, has worked with great effort and conviction for causes beneficial to several generations of the needy and underprivileged; and

WHEREAS, The work of the Logan Square Lions Club is well known throughout the Chicagoland area; its new officers enter an act of concern and commitment that is indeed hard to follow; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby express our congratulations to the Logan Square Lions Club on its many successes and on its seventieth annual installation of officers, and we extend to those new officers our best wishes for continuing success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Logan Square Lions Club.

JUNE 4, 1993 DECLARED "CHALLENGE OF CHAMPIONS DAY IN CHICAGO" IN HONOR OF 14TH ANNUAL CITYWIDE ORTHOPEDICALLY HANDICAPPED SPECIAL OLYMPICS GAMES.

WHEREAS, The 14th Annual Citywide Orthopedically Handicapped Special Olympics Games was held Friday, June 4, 1993; and

WHEREAS, These games involve over 1,000 orthopedically handicapped students, ages 3 to 15, from the participating schools: Christopher School, Davis Development Center, Hanson Park School, Kanoon School, Neil School, Spaulding School, Spaulding Branch and Stock School; and

WHEREAS, Hanson Park School and Stock School are co-hosting this singular event, which took place at Amundsen Park, 6200 West Bloomingdale Avenue; and

WHEREAS, Challenge of Champions provides a unique opportunity for these disabled citizens to take part in many events and to express themselves in this exciting and sportsmanlike endeavor; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby declare that Friday, June 4, 1993, be known as "Challenge of Champions Day in Chicago", as we call attention of the 14th Annual Citywide Orthopedically Disabled Special Olympics held at Amundsen Park; and

Be It Further Resolved, That suitable copies of this resolution be prepared and presented to Hanson Park School and Stock School, co-hosts of this fine event.

Presented By

ALDERMAN SUAREZ (31st Ward):

MARINE LIEUTENANT COLONEL LARRY R. RICE RECOGNIZED FOR HIS ILLUSTRIOUS MILITARY CAREER.

WHEREAS, Lieutenant Colonel Larry R. Rice of the United States Marine Corps is moving on from the Marine Air Control Group 48 at the Naval Air Station, Glenview, Illinois, where he has been executive officer since 1989; and

WHEREAS, A Nebraskan by birth, Lieutenant Colonel Larry R. Rice is in the midst of a long and illustrious military career. He entered the United States Marine Corps as a second lieutenant in 1971, earned his gold aviator wings in 1973, served in Vietnam as a helicopter pilot, undertook executive duties after Vietnam, and has recently been selected for promotion to colonel; and

WHEREAS, Lieutenant Colonel Larry R. Rice is married to the former Tera R. Robinson; they have one daughter, Crystal; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, do hereby extend our congratulations and best wishes to United States Marine Lieutenant Colonel Larry R. Rice and his family as they leave our area in the continuation of his illustrious military career; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Lieutenant Colonel Larry R. Rice.

Presented By

ALDERMAN MELL (33rd Ward):

TRIBUTE TO LATE MR. ISAAC SILVER.

WHEREAS, God in his infinite wisdom has called to his eternal reward Isaac Silver, who after migrating to Chicago, became one of our city's most successful and most generous businessmen; and

WHEREAS, Born in Russia, Isaac Silver first migrated to Cuba. He then found himself in the upheaval of a communist takeover during the 1950s and made his long journey to Chicago, where his business skills earned him the "American Dream"; and

WHEREAS, Beginning with the Steelcraft Company at Milwaukee and Sacramento Avenues, Isaac Silver created an empire of successful business ventures which made him a towering businessman in the community. A devoted family man and a devoted friend, he never forgot his roots and assisted many of his fellow immigrants in coming to this great country and thriving here. He was also generous to his community and contributed unhesitatingly to programs for seniors, the underprivileged and the afflicted; and

WHEREAS, Isaac Silver will be sorely missed; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby express our sorrow on the death of Isaac Silver, beloved friend to so many citizens, and we extend to his family our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Isaac Silver.

CONGRATULATIONS EXTENDED TO FATHER NORBERT J. ZAWISTONOWICZ ON HIS RETIREMENT AS PASTOR OF IMMACULATE HEART OF MARY CHURCH.

WHEREAS, Father Norbert J. Zawistonowicz, pastor of Immaculate Heart of Mary Church at 3834 North Spaulding Avenue on Chicago's great northwest side, is retiring after over four decades of inspired and inspiring spiritual guidance; and

WHEREAS, Father Norbert J. Zawistonowicz was ordained in 1949, and has spent most of his time -- some thirty-three years -- at Immaculate Heart of Mary Church; and

- WHEREAS, Father Norbert J. Zawistonowicz is retiring June 26, 1993, and carries with him the profound gratitude of a parish, a community and a city; now, therefore,
- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby extend our congratulations and best wishes to Father Norbert J. Zawistonowicz on the occasion of his retirement, with the hope for many more years of inspiration and fulfillment; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Father Norbert J. Zawistonowicz.

Presented By

ALDERMAN AUSTIN (34th Ward):

TRIBUTE TO LATE MR. ELAM HARRIS.

WHEREAS, God in his infinite wisdom has called to his eternal reward Elam Harris, beloved citizen, musician and friend; and

- WHEREAS, A native of Mississippi, Elam Harris formed a gospel group there, "The Famous Grenvillians", before moving to Chicago in 1950. Later, in 1965, Elam established, with his brother Gene, "The Mighty Comforters" gospel group which has made joyful music for almost three decades; and
- WHEREAS, Elam Harris leaves to mourn his loving wife, Gladys, his mother Ethel Spinks of Greenville, Mississippi, and a host of other relatives and friends; now, therefore,
- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby express our sorrow on the passing of Elam Harris, and extend to his family and friends our deepest sympathy; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. Elam Harris.

CONGRATULATIONS EXTENDED TO WEST PULLMAN SMALL FRY BASKETBALL ASSOCIATION FOR ITS CONTRIBUTIONS TO WELFARE OF YOUTH IN WEST PULLMAN NEIGHBORHOOD.

WHEREAS, The West Pullman Small Fry Basketball Association, a publicly supported organization, works diligently and with great dedication to promote, through sports competition, solid and lasting values among the many young people in their charge; and

WHEREAS, The West Pullman Small Fry Basketball Association has organized four outstanding teams: two in the age 8 to 11 year group -- Spirit Gray and Spirit Blue -- and two in the age 11 to 13 year group -- the Runners and the Express. All four teams have distinguished themselves on the basketball court, often in competition outside Chicago. In a recent Junior Small Fry Midwest Basketball Tournament, the Spirit Gray Team took first place, and the Spirit Blue Team took third place. The Runners and the Express teams have figured prominently in the past three Small Fry International Tournaments and have proven themselves exemplary players; and

WHEREAS, The West Pullman Small Fry Basketball Association has become a prominent force in training the youth within its scope, and in providing an outlet not only for recreation, but for learning social values which these young people will carry through life; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby praise the West Pullman Small Fry Basketball Association for its outstanding contribution to the welfare of youth in the West Pullman neighborhood, and also for the excelling performances of its four teams in areawide and nationwide competition; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the West Pullman Small Fry Basketball Association.

CONGRATULATIONS EXTENDED TO MR. AND MRS. LAFAYETTE GATLING, SR. ON SEVENTH ANNIVERSARY OF GATLING'S CHAPEL.

WHEREAS, Mr. and Mrs. Lafayette Gatling, Sr., celebrated June 5 and 6, 1993, the seventh anniversary of Gatling's Chapel, one of the most prominent and successful businesses on Chicago's south side; and

WHEREAS, In addition to providing, in their unique and beautiful funeral home, succor and spiritual sustenance to many bereaved citizens, Marguerite and Lafayette Gatling, Sr., are fully committed to their grateful south side community. On May 2 and 3, 1993, the Gatlings sponsored a benefit parade and concert for the students of Chicago State University. The parade was designed to unify the community in an effort to replace deadly weapons with school books, and to say "No!" to endangering lives and "Yes!" to education. The concert was held to provide scholarships to needy C.S.U. students; and

WHEREAS, In promoting the theme, "It's Not Over Yet... The Vision Continues...", Marguerite and Lafayette Gatling, Sr., continue what has become in seven short years a tradition of caring and concern. Whether through their Gospel Music Foundation, promoting a solid base of inspiration, or through their Bereavement Counseling Program and the many other services they provide their clients, Marguerite and Lafayette Gatling, Sr., show great concern and community commitment. They are people who care; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here in assembly, do hereby congratulate Marguerite and Lafayette Gatling, Sr., on the seventh anniversary of Gatling's Chapel, and express to these towering citizens our gratitude for their inspiring commitment to Chicago State University students and all the members of their community; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Mr. and Mrs. Lafayette Gatling, Sr..

GRATITUDE EXTENDED TO DISTRICT ELDER ROBERT A. BAGGETT, SR., D. D. FOR HIS MANY CONTRIBUTIONS TO CITIZENS OF CHICAGO.

WHEREAS, On Sunday, June 6, 1993, his many friends and admirers

gathered at a street renaming ceremony for District Elder Robert A. Baggett, Sr., D.D., at his Apostolic Pentecostal Church of Morgan Park; and

WHEREAS, It was at this church, then known as the Morgan Park Assembly Church, that Robert A. Baggett was baptized, and it is from this church, now named the Apostolic Pentecostal Church of Morgan Park, that his guidance and leadership have benefited an enormous community since 1974; and

WHEREAS, District Elder Robert A. Baggett, Sr., D.D., has brought to his teachings and guidance an awareness and appreciation of life gained not only through his many studies from Morgan Park Academy through Gateway Bible College and Interfaith Baptist Institute, but also through a penetrating inspiration that is given to few; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby extend our gratitude and our congratulations to District Elder Robert A. Baggett, Sr., D.D., and voice our most fervent hopes for his continuing success and fulfillment; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to District Elder Robert A. Baggett, Sr., D.D..

Presented By

ALDERMAN WOJCIK (35th Ward):

CONGRATULATIONS EXTENDED TO MR. DAVID IVAR HJELMGREN ON HIS MANY ACHIEVEMENTS.

WHEREAS, David Ivar Hjelmgren, is an eighteen year old senior at Lincoln Park High School, from which he will be graduating in the International Baccalaureate Program, and where he is a member of the varsity basketball team; and

WHEREAS, David Ivar Hjelmgren, has been accepted to the University of Illinois, Champaign; and

WHEREAS, David Ivar Hjelmgren, has been involved in scouting since he was an eight year old Cub Scout; and

WHEREAS, David Ivar Hjelmgren earned his way through the rank of first class while still a Boy Scout and at the same time he served fellow scouts as their assistant patrol leader and then as patrol leader; and

WHEREAS, David Ivar Hjelmgren, as an Explorer Scout has served as senior patrol leader, junior assistant scoutmaster, post secretary and post president; and

WHEREAS, David Ivar Hjelmgren, has participated in the last three of Mayor Daley's Clean and Green Programs; and

WHEREAS, David Ivar Hjelmgren, for his Eagle Service Project, led the effort of more than twenty volunteers to collect and bring to the Irving Park Community Food Pantry an entire truckload of food, over eight hundred items, for their distribution; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of Chicago, hereby extend our sincerest appreciation and congratulations to David Ivar Hjelmgren for his outstanding dedicated service to the Scouts, his community, and the City of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to David Ivar Hjelmgren.

Presented By

ALDERMAN BANKS (36th Ward):

CONGRATULATIONS EXTENDED TO MR. JOHN C. FORD ON HIS NINETIETH BIRTHDAY.

WHEREAS, John C. Ford, who has lived most of his long and productive life in Chicago's great 36th Ward, is celebrating his ninetieth birthday June 23, 1993; and

WHEREAS, A lifelong member of Saint John Bosco Parish, John C. Ford retired after forty-five years of dedicated service with Illinois Bell Telephone Company. He also enjoyed a long affiliation with Boy Scouts of America and for many years was a scout master and also district commissioner of the Boy Scouts; and

WHEREAS, John C. Ford celebrates this great occasion with his lovely wife, Charlotte; daughter, Loretta; son, John, Jr., numerous grandchildren and many friends; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby extend our heartiest congratulations to John C. Ford on the occasion of his ninetieth birthday, and extend to this fine citizen and his family our fervent wishes for continuing happiness and fulfillment; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to John C. Ford.

CONGRATULATIONS EXTENDED TO MR. AND MRS. KNUT KOLSETH ON THEIR SIXTY-SEVENTH WEDDING ANNIVERSARY.

WHEREAS, Mr. and Mrs. Knut Kolseth, outstanding residents of Chicago's great northwest side, are celebrating sixty-seven years of wedded bliss June 12, 1993; and

WHEREAS, Esther and Knut Kolseth were both born in Chicago over ninety-five years ago and are lifelong residents. They have spent their entire married life at the same home in Chicago's great 36th Ward, and have always been respected and responsive members of their grateful community; and

WHEREAS, Epitomizing the strength and solidity of family life, Esther and Knut Kolseth have four children, Janice, Donald, Roger and Dale, twelve grandchildren, eight great-grandchildren, other relatives and a host of friends with whom to celebrate this joyful occasion; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby extend our heartiest congratulations to Mr. and Mrs. Knut Kolseth on the occasion of their sixty-seventh wedding anniversary, and extend to these fine citizens and their family our most sincere wishes for continuing health, happiness and fulfillment; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Mr. and Mrs. Knut Kolseth.

ALDERMAN ALLEN (38th Ward):

CONGRATULATIONS EXTENDED TO MR. LEONARD "SANTA CLAUS" UTECHT ON HIS INDUCTION INTO CHICAGO SENIOR HALL OF FAME.

WHEREAS, Chicago's favorite Santa Claus, Leonard Utecht, is deservedly being inducted into the Chicago Senior Hall of Fame; and

WHEREAS, Since 1940, Leonard Utecht, a charitably conscious City employee, now retired, donated his services as Santa Claus in hospitals, nursing homes, orphanages and other institutions throughout Chicagoland, often with his late wife, Irene, playing Mrs. Santa Claus. He has been Santa in Chicago's Christmas parades and pageants, and from 1979 to 1983 was the official Santa in these chambers at Chicago City Council Christmas meetings; and

WHEREAS, In 1983, Leonard Utecht became a professional Santa, employed by the Pump Room and the Hyatt Regency Hotel. He has remained an active volunteer around the City, and his special project is collecting toys and gifts for abused and battered children. He is also active with his church, the Knights of Columbus and the Northwest Lions Club; and

WHEREAS, Leonard Utecht's induction into the Chicago Senior Hall of Fame is his most recent, proudly rendered award among many. His warm, caring personality and his restive demeanor have brought smiles to untold thousands of citizens, young and old; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here in assembly this ninth day of June, 1993, A.D., do hereby express our gratitude and congratulations to Leonard Utecht on his induction into the Chicago Senior Hall of Fame, and we extend to Chicago's favorite Santa Claus our fervent wishes for his continuing health and happiness; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Leonard Utecht.

ALDERMAN O'CONNOR (40th Ward):

CONGRATULATIONS EXTENDED TO WINNERS OF CHICAGO SCHOOLCHILDREN'S ESSAY CONTEST.

WHEREAS, As a result of their championship showing in the Chicago Schoolchildren's Essay Contest, five young citizens of this great City of Chicago have become "Ambassadors of Excellence", chosen to pay a one-week visit to London, England, in recognition of their outstanding abilities; and

WHEREAS, These five people are:

Kinda Kilgore, Grade 4, O'Keeffe School

Thomas Vahey, Grade 5, Inter-American Magnet

Artie Jordan, Grade 6, William B. Ogden

Bobby Bernard, Grade 7, William B. Ogden

Kelly Horvath, Grade 8, Beasley Academic Center

and all of them are a great source of pride to their schools and their communities and most especially to the City of Chicago; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered in a meeting this ninth day of June, 1993, A.D., do hereby congratulate the five winners of the Chicago Schoolchildren's Essay Contest sponsored by British Airways: Kinda Kilgore, Thomas Vahey, Artie Jordan, Bobby Bernard and Kelly Horvath. We also express our gratitude to British Airways for recognizing these fine young citizens in whom we place so much hope and trust; and

Be It Further Resolved, That a suitable copy of this resolution be presented to each of the five winners of the Chicago Schoolchildren's Essay Contest.

CONGRATULATIONS EXTENDED TO FIFTH GRADE STUDENTS
OF JAMIESON SCHOOL, CHICAGO POLICE DEPARTMENT
AND BOARD OF EDUCATION ON THEIR
PARTICIPATION IN DRUG ABUSE
RESISTANCE EDUCATION
PROGRAM.

WHEREAS, Drug Abuse Resistance Education or commonly known as D.A.R.E. educates children on saying "No" to drugs and substance abuse; and

WHEREAS, The D.A.R.E. Program also helps children see the neighborhood police officers as their friend, someone they can count on when they need help; and

WHEREAS, Officer James Holder has shared his knowledge with the fifth grade class at Jamieson School about the realities and horrors of drug and substance abuse; and

WHEREAS, After seventeen weeks of positive interaction the students have achieved a degree of awareness that should serve them positively as they enter the difficult state of adolescence; and

WHEREAS, On June 9, 1993, the D.A.R.E. students will graduate from the program and receive a certificate of completion; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered in a meeting on the ninth day of June, 1993, A.D., do hereby join in congratulating the fifth grade students of Jamieson School, the Chicago Police Department and the Board of Education on their participation in this worthwhile program; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to the fifth grade students, their teachers, Mr. Kevin McCann, the principal and Officer James Holder.

ALDERMAN DOHERTY (41st Ward):

CONGRATULATIONS EXTENDED TO MR. DONALD FRANTZ ON HIS RETIREMENT FROM CITY OF CHICAGO'S DEPARTMENT OF BUILDINGS.

WHEREAS, Donald Frantz, supervising ventilation and furnace inspector for the Department of Buildings, is retiring June 15, 1993, after a public service career of almost three decades; and

WHEREAS, A sheetmetal worker with journeyman status, Donald Frantz started with the City of Chicago Department of Buildings in 1966, and proved so dedicated and successful an employee that he was promoted to supervisor in 1986. He has earned great respect from his fellow workers for his dedication to duty; and

WHEREAS, A 41st Ward resident since 1980, Donald Frantz married the former Dolores Palm on November 20, 1951; they have two sons, Donald and Richard, with whom their father can now spend quality time; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby express our gratitude and our congratulations to Donald Frantz as he retires from a twenty-seven year career of dedicated public service, and extend to him and his family our very best wishes for continued happiness and success: and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Donald Frantz.

CONGRATULATIONS EXTENDED TO MR. LOWELL HALVORSEN ON HIS RETIREMENT FROM CITY OF CHICAGO'S DEPARTMENT OF BUILDINGS.

WHEREAS, Lowell Halvorsen, ventilation and furnace inspector for the Department of Buildings, is retiring June 30, 1993 after a public service career of almost two and a half decades; and

WHEREAS, A sheetmetal worker with journeyman status, Lowell Halvorsen started with the City of Chicago Department of Buildings in 1971. He has earned great respect from his fellow workers for his dedication to duty; and

WHEREAS, A 41st Ward resident since 1975, Lowell Halvorsen married his wife Pat, July 19, 1941; they have a daughter and a son, Patty and Jerry with whom their father can now spend quality time; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, in meeting assembled this ninth day of June, 1993, A.D., do hereby express our gratitude and our congratulations to Lowell Halvorsen as he retires from a twenty-two year career of dedicated public service, and extend to him and his family our very best wishes for continued happiness and success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Lowell Halvorsen.

CONGRATULATIONS EXTENDED TO MRS. MARY M. STANIEC ON HER RETIREMENT FROM CITY OF CHICAGO.

WHEREAS, Mary M. Staniec retires this month after a distinguished career with the City of Chicago which began in 1975; and

WHEREAS, From 1975 to April, 1992, Mary M. Staniec was a vital and dedicated city planner with the Department of Planning; she then joined the Department of Zoning, from which she retires; and

WHEREAS, A graduate of Chicago State University, Mary M. Staniec has brought to her work a diligence and a concern for this great City which have earned her personal success as well as the admiration of her fellow workers; and

WHEREAS, Mary M. Staniec has long been, and remains, active in her northwest side neighborhood. She is founder, organizer and president of the Northwest Action Council, Inc., which concerns itself with social, civic, health and economic issues in the community; and she was also founder, organizer and president of the 13th Legislative District Citizens Committee for the Equal Rights Amendment; and

WHEREAS, In addition, Mary M. Staniec has been most active in AFSCME, Local 2912, where she was assistant chief steward for two years and then executive vice president. A concerned citizen and neighbor, she

has long been active in the 41st Ward Regular Democratic Organization, where since 1992 she has filled the title of 41st Ward Committeewoman; and

WHEREAS, Mary M. Staniec represents the highest standards of public service; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of May, 1993, A.D., do hereby extend our gratitude and our congratulations to Mary M. Staniec as she retires from a dedicated career of public service, and extend to this fine citizen and her family our best wishes for continued success and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mary M. Staniec.

CONGRATULATIONS EXTENDED TO MR. JOHN V. SZATKOWSKI ON ACHIEVING RANK OF EAGLE SCOUT.

WHEREAS, John V. Szatkowski, outstanding young citizen of Chicago's great northwest side, is being awarded scouting's highest honor, to the rank of eagle scout; and

WHEREAS, A member of Boy Scouts Troop No. 803, which is affiliated with the Chicago Area Council, Prairie Trails District, from Saint Priscilla's Church, John V. Szatkowski has applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, John V. Szatkowski 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 in assembly, do hereby offer our heartiest congratulations to John V. Szatkowski on having achieved the exalted rank of eagle scout, and extend to this fine young citizen our best wishes for a bright, happy and prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to John V. Szatkowski.

CONGRATULATIONS EXTENDED TO MR. ARTHUR WELLER ON HIS RETIREMENT FROM CITY OF CHICAGO'S DEPARTMENT OF BUILDINGS.

WHEREAS, Arthur Weller, ventilation and furnace inspector for the Department of Buildings, retired June 3, 1993 after a public service career of about two decades; and

WHEREAS, A sheet metal worker with journeyman status, Art Weller started with the City of Chicago Department of Buildings in 1977. He has earned great respect from his fellow workers for his dedication to duty; and

WHEREAS, A 41st Ward resident since 1975, Art Weller married his wife Miriam, February 22, 1941; they have a daughter and three sons, Helen, Artie, Harry and Michael with whom their father can now spend quality time; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, in meeting assembled this ninth day of June, 1993, A.D., do hereby express our gratitude and our congratulations to Arthur Weller as he retires from a sixteen year career of dedicated public service, and extend to him and his family our very best wishes for continued happiness and success; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Arthur Weller.

Presented By

ALDERMAN NATARUS (42nd Ward):

TRIBUTE TO LATE MRS. SYLVIA F. GELLER.

WHEREAS, Almighty God in his infinite mercy and wisdom called Mrs. Sylvia F. Geller to her eternal reward on the thirty-first day of May, nineteen hundred and ninety-three; and

WHEREAS, Mrs. Sylvia F. Geller attended the University of Minnesota, majoring in sociology and psychology; and

WHEREAS, Mrs. Sylvia F. Geller and her husband, Jack Geller, lived in Carl Sandburg Village on the near north side of Chicago for many years; and

WHEREAS, Mrs. Sylvia F. Geller was employed as a welfare worker for the Chicago Department of Human Resources and the Cook County Department of Welfare for many years; and

WHEREAS, Mrs. Sylvia F. Geller was also active in the Carl Sandburg Business and Professional Women's Group; and

WHEREAS, Mrs. Sylvia F. Geller was an original member of the St. Paul Group Theater and performed with the Carl Sandburg Village Players; and

WHEREAS, Mrs. Sylvia F. Geller was also politically active in the 42nd Ward for many years; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled in meeting this ninth day of June, nineteen hundred and ninety-three, do hereby express our deepest sorrow at the passing of Mrs. Sylvia F. Geller, and do also extend to her beloved husband, Jack; her sister-in-law, Ida; her brother-in-law, Leonard, her many nieces, nephews and friends, our deepest and most sincere condolences on the occasion of their profound loss. Mrs. Sylvia F. Geller was a kind and generous person dedicated to the service of people, and will be sorely missed by all; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Mrs. Sylvia F. Geller.

GRATITUDE EXTENDED TO MS. ELIZABETH HERSHEY KENNEDY FOR HER OUTSTANDING CONTRIBUTIONS TO CITIZENS OF CHICAGO.

WHEREAS, Ms. Elizabeth Hershey Kennedy graduated from Northwestern University; and

WHEREAS, Ms. Elizabeth Hershey Kennedy has been a resident of the 42nd Ward of the City of Chicago for over thirty-three years; and

WHEREAS, Ms. Elizabeth Hershey Kennedy began her career in government with the Cook County Department of Public Aid; and

WHEREAS, While working for the Cook County Department of Public Aid, Ms. Elizabeth Hershey Kennedy conducted research studies to pinpoint the adult literacy problems of public aid recipients; and

WHEREAS, As the result of her research, literacy programs were developed between the County and City public school systems; and

WHEREAS, Ms. Elizabeth Hershey Kennedy was also part of the loan staff to the City of Chicago, which established the Chicago Committee on Urban Opportunity under Richard J. Daley; and

WHEREAS, Ms. Elizabeth Hershey Kennedy directed the program evaluation, research, and statistical activities of the C.C.U.O., and continued with these responsibilities under the City of Chicago Department of Human Services; and

WHEREAS, Ms. Elizabeth Hershey Kennedy was the first director of planning, research and development for the Department of Human Services; and

WHEREAS, Since the early 1980s Ms. Elizabeth Hershey Kennedy has also provided guidance with respect to the City of Chicago's annual acquisition of more than \$100 Million in federal, state, and local resources; and

WHEREAS, Ms. Elizabeth Hershey Kennedy has also been instrumental in the distribution of these funds to more than 250 neighborhood groups through more than 500 contracts per year; and

WHEREAS, On June 2, 1993, Ms. Elizabeth Hershey Kennedy will be retiring after thirty-three years of dedicated service to the City of Chicago; and

WHEREAS, Ms. Elizabeth Hershey Kennedy's career has spanned the administration of nine United States presidents and seven Chicago mayors; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled in meeting this ninth day of June, nineteen hundred and ninety-three, do hereby honor and congratulate Ms. Elizabeth Hershey Kennedy on the occasion of her retirement, and do also extend our deepest gratitude for all that she has done for the City of Chicago, and to better the lives of our fine citizens. Ms. Elizabeth Hershey Kennedy's dedicated and tireless efforts to help the citizens of the City of Chicago will be sorely missed by all; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Ms. Elizabeth Hershey Kennedy.

CONGRATULATIONS EXTENDED TO THE HONORABLE EDWARD J. ROSEWELL ON BEING VESTED INTO EQUESTRIAN ORDER OF KNIGHTS OF HOLY SEPULCHRE OF JERUSALEM.

WHEREAS, The Honorable Edward J. Rosewell, Treasurer of Cook County, has been an active member of the Catholic church for many years; and

WHEREAS, The Honorable Edward J. Rosewell has also been very active in the education of our children; and

WHEREAS, The Honorable Edward J. Rosewell is a former trustee and chairman of the Finance Committee for Xavier University of Louisiana, and a former trustee of the Catholic Theological Union; and

WHEREAS, The Honorable Edward J. Rosewell is also the former chairman of the Carmelite Fathers of America -- Little Flower Society, and the former chairman of the Saint Philip High School Financial Committee; and

WHEREAS, The Honorable Edward J. Rosewell has received numerous honors and awards including the Order of Saint Philip, and Outstanding Alumni Award from DePaul University, and many awards from Catholic organizations; and

WHEREAS, On May 16, 1993, The Honorable Edward J. Rosewell was vested into the Equestrian Order of the Knights of the Holy Sepulchre of Jerusalem; and

WHEREAS, The appointment of "Papal Knight", approved by the Vatican, was in recognition of The Honorable Edward J. Rosewell's many years of dedicated service to the Catholic church; and

WHEREAS, Being vested into the Equestrian Order of the Knights of the Holy Sepulchre of Jerusalem is one of the highest honors bestowed from the Catholic church; 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 ninth day of June, nineteen hundred and ninety-three, do hereby honor and congratulate The Honorable Edward J. Rosewell on the occasion of being vested into the Equestrian Order of the Knights of the Holy Sepulchre of Jerusalem, and do also extend our deepest gratitude for all that he has done to promote education and for all that he has done for the Catholic church; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to The Honorable Edward J. Rosewell.

CONGRATULATIONS EXTENDED TO RABBI ARNOLD G. KAIMAN ON BEING HONORED BY CONGREGATION KOL AMI AT ANNUAL L'CHAIM GALA.

WHEREAS, Congregation Kol Ami, formerly South Shore Temple, is honoring Rabbi Arnold G. Kaiman, D.D., and is celebrating its seventy-first anniversary at the annual L'Chaim Gala on June 8, 1993; and

WHEREAS, Congregation Kol Ami will pay tribute to Rabbi Arnold G. Kaiman on the occasion of his thirty-fifth year in the rabbinate, twenty-first year at Congregation Kol Ami and sixtieth birthday; and

WHEREAS, Rabbi Arnold G. Kaiman is one of Chicago's most renowned spiritual leaders and a renowned innovator of contemporary Reform Judaism; and

WHEREAS, Rabbi Arnold G. Kaiman has twice delivered prayers at mayoral inaugurations; and

WHEREAS, Rabbi Arnold G. Kaiman has hosted "Ask the Rabbi" on WIND Radio for seventeen years; and

WHEREAS, "Ask the Rabbi" radio show has won four Angel Awards; and

WHEREAS, Rabbi Arnold G. Kaiman has also hosted "Of Cabbages and Kings" on WLS-TV for the Chicago Board of Rabbis; and

WHEREAS, Rabbi Arnold G. Kaiman has also served as a field service worker for the Emergency Fund for Needy People for over twenty years; and

WHEREAS, Rabbi Arnold G. Kaiman has also conducted holiday services for the inmates of the Metropolitan Correctional Center for twenty-one years; and

WHEREAS, As a board member of the National Conference of Christians and Jews, Rabbi Arnold G. Kaiman has delivered prayers for a multitude of charitable functions honoring Chicago humanitarians; and

WHEREAS, Since June of 1972, Rabbi Arnold G. Kaiman has succeeded in developing the character of Congregation Kol Ami into a vital urban force for all who seek spiritual guidance, Jewish identity and historical values; and

WHEREAS, Richard M. Daley, Mayor of the City of Chicago, has proclaimed June 8, 1993 "Rabbi Arnold G. Kaiman Day in Chicago" in recognition of his twenty-one years of faithful and inspiring service to Congregation Kol Ami and the City of Chicago; 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 ninth day of June, nineteen hundred and ninety-three, do hereby honor and congratulate Rabbi Arnold G. Kaiman on the occasion of being honored by Congregation Kol Ami at the annual L'Chaim Gala, and do also express our deepest and most sincere gratitude for all that Rabbi Arnold G. Kaiman has done to better the lives of the citizens of the City of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Rabbi Arnold G. Kaiman.

GRATITUDE EXTENDED TO FRIENDS OF OGDEN SCHOOL FOR CONTINUED SUCCESS TOWARDS IMPROVEMENT OF WILLIAM B. OGDEN ELEMENTARY SCHOOL.

WHEREAS, The William B. Ogden School, located on the near north side of Chicago, opened in 1857; and

WHEREAS, Named after Chicago's first mayor, the William B. Ogden School enjoys a long tradition of academic excellence; and

WHEREAS, Recognizing that an excellent public school is a valuable asset to the families, homeowners and businesses in the William B. Ogden School District, a group of current and former parents, neighbors and business people joined together to form the Friends of the Ogden School; and

WHEREAS, The Friends of the Ogden School is a not-for-profit organization whose purpose is to raise funds and to increase and broaden knowledge and appreciation for the educational mission of the William B. Ogden School; and

WHEREAS, The Friends of the Ogden School has concentrated its efforts on raising \$400,000 to renovate the playground at the William B. Ogden School; and

WHEREAS, To date, the Friends of the Ogden School has raised more than \$142,000 towards their goal, \$2,500 of which was raised by the Ogden students themselves; and

WHEREAS, The new playground will include new lighting, a jogging track, a baseball backstop, portable basketball standards, benches, water fountains, and landscaping; 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 ninth day of June, nineteen hundred and ninety-three, do hereby honor and congratulate the Friends of the Ogden School for their continued successes towards the improvement of the William B. Ogden Elementary School, and do also extend our deepest gratitude for all that they have done to promote education and improve the safety of the William B. Ogden School, and for all their devoted and tireless efforts to improve the lives of our greatest assets, our children; and
- Be It Further Resolved. That suitable copies of this resolution be prepared and presented to the Friends of the Ogden School and the William B. Ogden School.

Presented By

ALDERMAN NATARUS (42nd Ward) And ALDERMAN BIALCZAK (30th Ward):

CONGRATULATIONS EXTENDED TO MR. ROMAN C. PUCINSKI ON HIS RETIREMENT FROM POLISH AMERICAN CONGRESS.

WHEREAS, Mr. Roman C. Pucinski was born on May 14, 1919; and

WHEREAS, After graduating from Wells High School, Mr. Roman C. Pucinski became a leading newspaper reporter for the *Chicago Sun-Times*; and

WHEREAS, Mr. Roman C. Pucinski worked for the *Chicago Sun-Times* for twenty years as a crime reporter; and

WHEREAS, Mr. Roman C. Pucinski also served our country in the Air Force in World War II; and

WHEREAS, Mr. Roman C. Pucinski was honorably discharged from the Air Force with the rank of captain; and

WHEREAS, In the early 1950s, Mr. Roman C. Pucinski took a leave of absence from the *Chicago Sun-Times* to serve as chief investigator for a congressional committee investigating the Katyn Forest Massacre in which 14,000 Polish officers and soldiers were slain during World War II; and

WHEREAS, Mr. Roman C. Pucinski began his career in politics in 1958, when he was elected to Congress; and

WHEREAS, Mr. Roman C. Pucinski served as a Congressman for fourteen years, from 1958 -- 1972; and

WHEREAS, While serving in Congress, Mr. Roman C. Pucinski was the chairman of the Subcommittee on General Education, and wrote the Elementary and Secondary Education Act, the Library Act, the Bilingual Education Act, the Ethnic Heritage Act, and Head Start; and

WHEREAS, Mr. Roman C. Pucinski was also responsible for legislation that granted federal aid for education to the disadvantaged and for the Vocational Education Act; and

WHEREAS, Mr. Roman C. Pucinski's Congressional District encompassed O'Hare International Airport, and he took a deep interest in funding its expansion and aeronautic safety; and

WHEREAS, Mr. Roman C. Pucinski wrote the legislation which requires air crash recorders, known as "black boxes", to aid in fact-finding following an airplane crash; and

WHEREAS, In 1973, Mr. Roman C. Pucinski was elected Alderman of the 41st Ward, a position he held until 1991; and

WHEREAS, Mr. Roman C. Pucinski also served as the 41st Ward Democratic Committeeman from 1965 to 1991, as State Central Committeeman, and as a member of the Democratic National Committee; and

WHEREAS, Mr. Roman C. Pucinski has also served as the president of the Polish American Congress, Illinois Division, for over twenty-five years; and

WHEREAS, While president of the Polish American Congress, Mr. Roman C. Pucinski worked tirelessly to end Communist oppression in Poland; and

WHEREAS, In June of 1993, Mr. Roman C. Pucinski will be retiring as president of the Polish American Congress, marking the end of a distinguished and honorable public service career; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled in meeting this ninth day of June, nineteen hundred and ninety-three, do hereby honor and congratulate Mr. Roman C. Pucinski on the occasion of his retirement from the Polish American Congress, and do also extend our deepest and most sincere gratitude for all that he has done to better the lives of the citizens of the City of Chicago, and the Polish community in Chicago and throughout the world; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. Roman C. Pucinski.

ALDERMAN EISENDRATH (43rd Ward):

TRIBUTE TO LATE MR. EDGAR MILLER.

- WHEREAS, God in his infinite wisdom has called to his eternal reward Edgar Miller, dedicated citizen, public servant, neighbor and friend; and
- WHEREAS, Edgar Miller was an outstanding family man and devoted father to David, Ladd, Norman, Iris and Gisela; and
- WHEREAS, Edgar Miller was a prolific architect and craftsman, one of a prominent group of artists who worked extensively in the landmark Old Town District; and
- WHEREAS, Born in Idaho, Mr. Miller moved to Chicago in 1917 to attend the Art Institute; and
- WHEREAS, Edgar Miller three times was awarded Logan Medals by the Institute; and
- WHEREAS, Edgar Miller was well known for his frescoes, carvings and reliefs done in Art Deco style; and
- WHEREAS, Edward Miller's work was featured in a number of significant Chicago structures, including the Frank Fisher Apartments, the Tavern Club and the Michigan Square Building; and
- WHEREAS, Edgar Miller lived in Chicago most of his life and made great contributions to the City's cultural life; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, do hereby express our sorrow on the passing of Edgar Miller and extend to his family and friends our deepest sympathy; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to his family.

ALDERMAN HANSEN (44th Ward):

EXPRESSION OF SUPPORT FOR RESTORATION OF VIKING SHIP AND JULY 12, 1993 DECLARED "VIKING SHIP CENTENNIAL DAY IN CHICAGO".

WHEREAS, The Viking, which sailed across the Atlantic Ocean for the World's Columbia Exposition, has been part of Chicago's heritage since its arrival at the Jackson Park lakefront on July 12, 1893; and

WHEREAS, The Viking and the Museum of Science and Industry are the only surviving structures from that great fair; and

WHEREAS, The Viking made an epic, historic voyage of 5,000 miles across the Atlantic, through the Great Lakes, and down the Illinois and Mississippi Rivers to New Orleans; and

WHEREAS, The Viking has been lodged at Lincoln Park Zoo since 1920 and is now in urgent need of restoration and an appropriate permanent display location; and

WHEREAS, Nordic-Americans and the entire Chicago community have a vital interest in the restoration of this historic ship, now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled here this ninth day of June, 1993, support restoration of the Viking and its display at an appropriate location, such as the Museum of Science and Industry, the Viking's sister survivor from the World's Columbian Exposition; and

- Be It Further Resolved, That we hereby proclaim July 12, 1993, as Viking Ship Centennial Day in Chicago, commemorating the Viking's arrival and the great civic reception accorded its crew by Mayor Carter Harrison I on behalf of all Chicagoans; and
- Be It Further Resolved, That we commend the Viking Ship Restoration Committee for their untiring efforts to save the Viking for future generations; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to the Viking Ship Restoration Committee.

ALDERMAN SHILLER (46th Ward):

CONGRATULATIONS EXTENDED TO REVEREND GYOMAY M. KUBOSE ON HIS EIGHTY-EIGHTH BIRTHDAY.

- WHEREAS, Reverend Gyomay M. Kubose was born in San Francisco, California in 1905; and
- WHEREAS, As a child he was sent to Japan to receive his primary and secondary education. He returned to the United States and attended primary and secondary schools in Oakland, California; and
- WHEREAS, Reverend Gyomay M. Kubose graduated from the University of California at Berkeley in 1935 with a major in philosophy; and
- WHEREAS, Reverend Kubose went to Japan to continue his studies in Buddhism, philosophy and Japanese culture; and
- WHEREAS, Reverend Gyomay M. Kubose returned to the United States in 1941 just prior to World War II and spent two years in the Heart Mountain Relocation Camp in Wyoming; and
- WHEREAS, He came to Chicago in 1944 and founded the Buddhist Temple of Chicago; and
- WHEREAS, Japanese-Americans returning from the internment camps of World War II faced many hardships but they were able to find strength and comfort at the Buddhist Temple of Chicago; and

WHEREAS, Reverend Gyomay M. Kubose has led a lifetime of service in the Buddhist Temple of Chicago located in the Uptown community; and

WHEREAS, Reverend Kubose started the Buddhist Educational Center in Chicago in 1970, which offers courses in Buddhism and the Japanese cultural arts and established a meditation group; and

WHEREAS, Reverend Gyomay M. Kubose has traveled and lectured throughout North America, Peru, Brazil and Japan; and

WHEREAS, Reverend Kubose is still active in serving the members of his congregation; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby congratulate Reverend Gyomay M. Kubose for his many years of dedicated service to the community and the citizens of Chicago; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Reverend Gyomay M. Kubose at the Buddhist Temple of Chicago's celebration of his birthday on Saturday, June 19th.

GRATITUDE EXTENDED TO A-N PARTS AND SERVICE FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, A-N Parts and Service made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to A-N Parts and Service for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to A-N Parts and Service.

GRATITUDE EXTENDED TO ARNOLD'S RESTAURANT FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Arnold's Restaurant made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Arnold's Restaurant for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Arnold's Restaurant.

GRATITUDE EXTENDED TO THE BAGEL FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, The Bagel made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to The Bagel for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to The Bagel.

GRATITUDE EXTENDED TO BITTERSWEET BAKERY FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Bittersweet Bakery made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Bittersweet Bakery for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Bittersweet Bakery.

GRATITUDE EXTENDED TO CAPTAIN NEMO FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Captain Nemo made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Captain Nemo for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Captain Nemo.

GRATITUDE EXTENDED TO CARING HANDS, INC. FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Caring Hands, Inc. made a contribution to insure the success of the opening; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Caring Hands, Inc. for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Caring Hands, Inc..

GRATITUDE EXTENDED TO CLARENDON FOOD MART FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Clarendon Food Mart made a contribution to insure the success of the opening; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Clarendon Food Mart for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Clarendon Food Mart.

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GRATITUDE EXTENDED TO MR. MIGUEL FELICIANO FOR HIS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand

opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Miguel Feliciano was one of six youths who met weekly to plan activities for children attending the opening and to insure that the opening celebration centered on young people; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Miguel Feliciano for his contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Miguel Feliciano.

GRATITUDE EXTENDED TO MR. RUBEN FELICIANO FOR HIS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Ruben Feliciano was one of six youths who met weekly to plan activities for children attending the opening and insure that the opening celebration centered on young people; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our

heartiest congratulations and thanks to Ruben Feliciano for his contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Mr. Ruben Feliciano.

GRATITUDE EXTENDED TO MR. STEVEN FELICIANO FOR HIS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Steven Feliciano was one of six youths who met weekly to plan activities for children attending the opening and insure that the opening celebration centered on young people; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Steven Feliciano for his contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Steven Feliciano.

GRATITUDE EXTENDED TO GIORDANO'S FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

- WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and
- WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and
- WHEREAS, Giordano's made a contribution to insure the success of the opening; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Giordano's for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Giordano's.

GRATITUDE EXTENDED TO G.N.S. FOODS AND CITY LIMITS FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

- WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and
- WHEREAS, G.N.S. Foods and City Limits made a contribution to insure the success of the opening; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to G.N.S. Foods and City Limits for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to G.N.S. Foods and City Limits.

GRATITUDE EXTENDED TO GRAND AQUARIUM PET CENTER, INC. FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Grand Aquarium Pet Center, Inc. made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Grand Aquarium Pet Center, Inc. for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Grand Aquarium Pet Center, Inc..

GRATITUDE EXTENDED TO GRAY'S LEARNING CENTER FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

- WHEREAS, Gray's Learning Center made a contribution to insure the success of the opening; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Gray's Learning Center for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Gray's Learning Center.

GRATITUDE EXTENDED TO MR. AARON HOLMES FOR HIS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

- WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and
- WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and
- WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and
- WHEREAS, Aaron Holmes was one of six youths who met weekly to plan activities for children attending the opening and insure that the opening celebration centered on young people; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Aaron Holmes for his contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Aaron Holmes.

GRATITUDE EXTENDED TO MS. AJA HOLMES FOR HER CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Aja Holmes was one of six youths who met weekly to plan activities for children attending the opening and insure that the opening celebration centered on young people; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Aja Holmes for her contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Aja Holmes.

GRATITUDE EXTENDED TO MR. HUGO HOLMES FOR HIS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

- WHEREAS, Hugo Holmes volunteered his evening hours and weekends to insure the success of the opening; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Hugo Holmes for his contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Hugo Holmes.

GRATITUDE EXTENDED TO IRVING AND BROADWAY SERVICE, INC. FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

- WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and
- WHEREAS, Irving and Broadway Service, Inc. made a contribution to insure the success of the opening; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Irving and Broadway Service, Inc. for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Irving and Broadway Service, Inc..

GRATITUDE EXTENDED TO JESSE WHITE TUMBLING TEAM FOR THEIR CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, The Jesse White Tumbling Team performed at the opening celebration; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to the Jesse White Tumbling Team for their contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to the Jesse White Tumbling Team.

GRATITUDE EXTENDED TO JEWEL FOOD STORE AT 4355 NORTH SHERIDAN ROAD FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

- WHEREAS, The Jewel Food Store at 4355 North Sheridan Road made a contribution to insure the success of the opening; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to the Jewel Food Store for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to the Jewel Food Store.

GRATITUDE EXTENDED TO MS. BARBARA KATO FOR HER CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

- WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and
- WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and
- WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and
- WHEREAS, Barbara Kato made a contribution to insure the success of the opening; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Barbara Kato for her contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Barbara Kato.

GRATITUDE EXTENDED TO KENTUCKY FRIED CHICKEN AT 4150 NORTH BROADWAY FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, The Kentucky Fried Chicken at 4150 North Broadway made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to the Kentucky Fried Chicken at 4150 North Broadway for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Kentucky Fried Chicken.

GRATITUDE EXTENDED TO KOKYO TAIKO GROUP OF BUDDHIST TEMPLE OF CHICAGO FOR THEIR CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, The Kokyo Taiko Group of the Buddhist Temple of Chicago performed at the opening celebration; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to the Kokyo Taiko Group of the Buddhist Temple of Chicago for their contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to the Kokyo Taiko Group of the Buddhist Temple of Chicago.

GRATITUDE EXTENDED TO KWIK WASH FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Kwik Wash made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Kwik Wash for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Kwik Wash.

GRATITUDE EXTENDED TO LAKE VIEW FOOD AND LIQUORS FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand

opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Lake View Food and Liquors made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Lake View Food and Liquors for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Lake View Food and Liquors.

GRATITUDE EXTENDED TO LEONA'S FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Leona's made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Leona's for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Leona's.

GRATITUDE EXTENDED TO LUTZ'S BAKERY FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Lutz's Bakery made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Lutz's Bakery for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Lutz's Bakery.

GRATITUDE EXTENDED TO MASTERWORK, INC. FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Masterwork, Inc. made a contribution to insure the success of the opening; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Masterwork, Inc. for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Masterwork, Inc..

GRATITUDE EXTENDED TO METRO CRAFT ITEMS FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Metro Craft Items made a contribution to insure the success of the opening; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Metro Craft Items for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Metro Craft Items.

GRATITUDE EXTENDED TO MEYERS PHARMACY FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Meyers Pharmacy made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Meyers Pharmacy for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Meyers Pharmacy.

GRATITUDE EXTENDED TO MC DONALD'S AT 4040 NORTH BROADWAY FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

- WHEREAS, The McDonald's at 4040 North Broadway made a contribution to insure the success of the opening; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to McDonald's for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to McDonald's.

GRATITUDE EXTENDED TO NADA'S FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Nada's made a contribution to insure the success of the opening; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Nada's for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Nada's.

GRATITUDE EXTENDED TO BROTHER DONALD NEWMAN-ENDICOTT FOR HIS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Brother Donald Newman-Endicott volunteered his time to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Brother Donald Newman-Endicott for his contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Brother Donald Newman-Endicott.

GRATITUDE EXTENDED TO NUTS ON CLARK FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Nuts on Clark made a contribution to insure the success of the opening; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Nuts on Clark for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Nuts on Clark.

GRATITUDE EXTENDED TO S.A. DIMICELLI FOR HIS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, S.A. Dimicelli made a contribution to insure the success of the opening; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to S.A. Dimicelli for his contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to S.A. Dimicelli.

GRATITUDE EXTENDED TO SAPPANOS PAINT AND WALLPAPER FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Sappanos Paint and Wallpaper made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Sappanos Paint and Wallpaper for its contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Sappanos Paint and Wallpaper.

GRATITUDE EXTENDED TO STUDENTS OF THE PEOPLE'S MUSIC SCHOOL FOR ITS CONTRIBUTION TO OPENING OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Students of The People's Music School performed at the opening celebration; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to students of The People's Music School for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to students of The People's Music School.

GRATITUDE EXTENDED TO MS. VICENTA TORO FOR HER CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Vicenta Toro was one of six youths who met weekly to plan activities for children attending the opening and insure that the opening celebration centered on young people; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Vicenta Toro for her contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Vicenta Toro.

GRATITUDE EXTENDED TO MS. KAY TOWNLEY FOR HER CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, Kay Townley made a contribution to insure the success of the opening; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Kay Townley for her contribution; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Kay Townley.

GRATITUDE EXTENDED TO WINDY CITY GYROS FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

- WHEREAS, Windy City Gyros made a contribution to insure the success of the opening; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to Windy City Gyros for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to Windy City Gyros.

GRATITUDE EXTENDED TO WORLD GYM FOR ITS CONTRIBUTION TO OPENING CELEBRATION OF NEW UPTOWN BRANCH LIBRARY.

WHEREAS, On June 5th, the Chicago Public Library held the grand opening of the new Uptown Branch Library at 929 West Buena Avenue; and

WHEREAS, The new library was planned and designed with extensive community participation to insure that the library be a community resource; and

WHEREAS, Community participants worked to make the opening celebration a memorable experience for the entire Uptown community with plenty of food and entertainment; and

WHEREAS, World Gym made a contribution to insure the success of the opening; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this ninth day of June, 1993, do hereby extend our heartiest congratulations and thanks to World Gym for its contribution; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to World Gym.

Presented By

ALDERMAN M. SMITH (48th Ward):

CONGRATULATIONS EXTENDED TO MR. MARTIN GOLDSMITH ON HIS RETIREMENT FROM CITY OF CHICAGO'S DEPARTMENT OF PLANNING AND DEVELOPMENT.

WHEREAS, Martin E. Goldsmith, district coordinator for the City of Chicago Department of Planning and Development, is retiring after almost three full decades of vital and dedicated public service; and

WHEREAS, Martin E. Goldsmith began with the City as unit director of the Commission on Youth Welfare. From 1968 he was director of research with the Department of Human Services. In 1975 he joined the Department of Planning, first as director, Community Development Block Grant Planning and Program; then from 1983 -- 1991 as director of Neighborhood Planning Service, and since 1991, district coordinator; and

WHEREAS, During his twenty-eight year career with the City, Martin E. Goldsmith helped to initiate the City's Neighborhood Planning Grant Program; he was project director for Plans for some seventeen neighborhoods, for the Year 2000 Regional Transportation Plan, and for the Mayor's Task Force on Neighborhood Land Use; and

WHEREAS, Symbolic of the strength and solidity of family life, Martin E. Goldsmith has been married to Jean Goldsmith, Ph.D., for twenty-three years. They have three children and two grandchildren; and

WHEREAS, Martin E. Goldsmith represents the highest standard of public service; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby express our gratitude and our congratulations to Martin E. Goldsmith as he retires from twenty-eight years of vital and dedicated public service, and we extend to this outstanding citizen and his family our best wishes for continuing happiness and success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Martin E. Goldsmith.

Presented By

ALDERMAN MOORE (49th Ward):

OCTOBER 3 THROUGH OCTOBER 9, 1993 PROCLAIMED "CHICAGO OSTEOPOROSIS AWARENESS WEEK".

WHEREAS, Osteoporosis is a debilitating bone-thinning disease in which the skeleton becomes so fragile that the slightest movement can cause a bone fracture. Osteoporosis affects twenty-five million Americans, eighty percent of whom are women. It takes a terrible human toll of death, pain, impaired mobility, and disruption of daily activities. Its victims lose their independence, and their families share in the heartache; and

WHEREAS, Osteoporosis stands as a foremost problem in women's health issues. The disease is more prevalent among women, and has risk factors and interventions which are different for women. Because of generally lower income and lack of health care reimbursement for necessary testing, women encounter significant barriers to early diagnosis. And because women have a longer life expectancy, the likelihood of developing fractures associated with osteoporosis is greatly increased; and

WHEREAS, In 1993, one-third of the female population reached fifty years of age or older. One out of every two women over the age of fifty will suffer an osteoporosis-related fracture; and

WHEREAS, Building peak bone mass during childhood and young adulthood is critical to reducing the chances of developing osteoporosis later in life; and a healthy lifestyle, including a balanced diet rich in calcium, and regular exercise can help prevent osteoporosis; and

WHEREAS, Methods do exist to detect the disease before fractures occur and women will take preventive action to reduce their risk of osteoporosis if they are informed; and

WHEREAS, A national clinical conference, a public information meeting and a luncheon in recognition of the opening of a National Osteoporosis Foundation Chicago office are scheduled; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council assembled in meeting this ninth day of June, nineteen hundred and ninety-three, do hereby proclaim October 3 through 9, 1993, as "Chicago Osteoporosis Awareness Week". The people of Chicago and educational, philanthropic, scientific, medical, and health care organizations and professionals are urged to observe this week with appropriate ceremonies and activities; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Janet Heishetter, regional services director of the National Osteoporosis Foundation.

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:

Location, Distance And Time

HAITHCOCK (2nd Ward)

South Prairie Avenue, at 3245 -- at all times -- no exceptions;

MILLER (24th Ward)

West 16th Street (north side) at 3606, from a point 90 feet west of South Central Park Avenue, to a point 35 feet west thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday (tow zone);

SUAREZ (31st Ward)

West North Avenue, at 4149 -- 4151 -- 8:00 A.M. to 8:00 P.M. -- Monday through Saturday;

WOJCIK (35th Ward)

North Milwaukee Avenue, at 3025 -- 8:00 A.M. to 8:00 P.M. -- no exceptions;

NATARUS (42nd Ward)

West Hubbard Street, at 351 -- at all times -- daily (tow zone) valet service;

North Hudson Avenue, at 1365 (at Hudson Avenue and Sedgwick Street entrances) -- at all times -- daily (tow zones);

East Walton Street (south side) from the first driveway west of Mies Van der Rohe Way, to a point of 30 feet east of North Michigan Avenue -- 8:00 A.M. to 4:00 P.M. -- Monday through Friday (tow zone) public benefit;

West Weed Street, at 901 -- at all times -- daily (tow zone) valet service:

Location, Distance And Time

EISENDRATH (43rd Ward)

North Clybourn Avenue, at 1983 -- 6:00 P.M. to 12:00 Midnight -- no exception -- valet service;

North Halsted Street, at 2024 -- 5:00 P.M. to 12:00 Midnight -- no exceptions -- valet service;

HANSEN (44th Ward)

North Broadway, at 2831 (in lieu of two parking meters) -- 4:00 P.M. to 10:00 P.M. -- Monday through Friday and 11:00 A.M. to 10:00 P.M. -- Saturday and Sunday;

SHILLER (46th Ward)

North Broadway, at 4025, for a distance of 25 feet -- 9:00 A.M. to 5:00 P.M. -- Monday to Saturday;

North Hazel Street, at 4544, for a distance of 75 feet -- at all times;

SCHULTER (47th Ward)

West Lawrence Avenue, at 2325, within the public lot -- at all times (tow zone) no exceptions;

West Winnemac Avenue, at 2351 -- 7:00 A.M. to 7:00 P.M. -- no exceptions;

STONE (50th Ward)

West Devon Avenue, at 2340 (in lieu of parking meters 776 and 817) -- 6:00 P.M. to 12:00 Midnight (valet parking) no exceptions.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED LOADING ZONE AT ONE NORTH FRANKLIN STREET.

Alderman Mazola (1st Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on April 29, 1992 (Council Journal of Proceedings, page 15427) which established no parking/loading zones on portions of specified public ways by striking the words: "One North Franklin Street -- no parking/loading zone -- 6:00 A.M. to 6:00 P.M." and inserting in lieu thereof: "One North Franklin Street -- no parking/tow zone -- at all times", which was Referred to the Committee on Traffic Control and Safety.

Referred -- ESTABLISHMENT OF ONE-WAY TRAFFIC RESTRICTION 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:

Alderman

Location And Distance

RUGAI (19th Ward)

First alley west of South Campbell Avenue, between West 99th Street and West 100th Street -- northerly;

MUNOZ (22nd Ward)

West 19th Street, from South Kildare Avenue to South Kostner Avenue -- westerly;

MEDRANO (25th Ward)

First north/south alley east of South Ashland Avenue, from West 21st Place to West 21st Street -- northerly;

Location And Distance

GILES (37th Ward)

Alley between North Kolin Avenue and North Kostner Avenue -- northerly:

ALLEN (38th Ward)

North Meade Avenue, from West Irving Park Road to West Dakin Street -- southerly;

West Newport Avenue, from North Central Avenue to North Menard Avenue -- easterly.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED ONE-WAY TRAFFIC RESTRICTION ON PORTION OF SPECIFIED PUBLIC ALLEY IN BLOCK BOUNDED BY SOUTH PULASKI ROAD, SOUTH KOMENSKY AVENUE, WEST 28TH STREET AND WEST 30TH STREET.

Alderman Munoz (22nd Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on November 6, 1992 (Council Journal of Proceedings, page 23380) which restricted the movement of vehicular traffic to a single direction on portions of specified public ways by striking the words: "Northbound alley bounded by South Pulaski Road and South Komensky Avenue, from West 28th Street to West 30th Street -- northerly only" and inserting in lieu thereof: "Southbound alley bounded by South Pulaski Road and South Komensky Avenue, from West 28th Street to West 30th Street -- southerly only", which was Referred to the Committee on Traffic Control and Safety.

Referred -- REMOVAL OF PARKING METERS AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed orders for the removal of

parking meters at the locations specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman

Location

HANSEN (44th Ward)

North Broadway, in front of 2831 -parking meters 27417 -- 27424 (for establishment of loading zone);

STONE (50th Ward)

West Devon Avenue, in front of 2340 -- parking meters 776 and 817 (for establishment of loading zone/valet service).

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:

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Location And Distance

BLOOM (5th Ward)

South Cornell Avenue, at 6754 (except for handicapped);

East 71st Place, at 1326 (except for

handicapped);

STEELE (6th Ward)

South Calumet Avenue, at 7819

(except for handicapped);

South Eberhart Avenue, at 7833

(except for handicapped);

Alderman	Location And Distance
	South Ellis Avenue, at 7115 (except for handicapped);
	South Michigan Avenue, at 8031 (except for handicapped);
	South Wabash Avenue, at 7045 (except for handicapped);
BEAVERS (7th Ward)	South Anthony Avenue, at 8966 (except for handicapped);
	South Burnham Avenue, at 8101 (except for handicapped);
	South Exchange Avenue, at 8133 (except for handicapped);
DIXON (8th Ward)	South Constance Avenue, at 9246 (except for handicapped);
	South Ridgeland Avenue, at 7755 (except for handicapped);
SHAW (9th Ward)	South St. Lawrence Avenue, at 10156 (except for handicapped);
	South St. Lawrence Avenue, at 10158 (except for handicapped);
BUCHANAN (10th Ward)	South Avenue C, at 11104 (except for handicapped);
	South Marquette Avenue, at 12716 (except for handicapped);
HUELS (11th Ward)	South Emerald Avenue, at 3020 (except for handicapped);

West 32nd Street, at 1619 (except for handicapped);

Location And Distance

West 33rd Street, at 1629 (except

for handicapped);

West 34th Street, at 832 (except

for handicapped);

West 36th Street, at 553 (except

for handicapped);

FARY (12th Ward)

South Artesian Avenue, at 4050

(except for handicapped);

BURKE (14th Ward)

South Central Park Avenue (east

side) from 5700 to 5900;

South Richmond Street, at 5629

(except for handicapped);

South Washtenaw Avenue, at

5132 (except for handicapped);

JONES (15th Ward)

South Honore Street, at 5937

(except for handicapped);

STREETER (17th Ward)

South Morgan Street, at 7158

(except for handicapped);

South Union Avenue, at 7306

(except for handicapped);

South Union Avenue, at 8019

(except for handicapped);

MURPHY (18th Ward)

South Justine Street, at 8330

(except for handicapped);

Location And Distance

South Kostner Avenue, from a point 50 feet north of West 83rd Street, to a point of 25 feet north thereof (except for handicapped);

West 83rd Street, at 2914 (except for handicapped);

EVANS (21st Ward)

South Peoria Street, at 8145 (except for handicapped);

MUNOZ (22nd Ward)

South Kostner Avenue, at 2822 (except for handicapped);

South Springfield Avenue, at 2613 (except for handicapped);

West 28th Street, at 4418 (except for handicapped);

LASKI (23rd Ward)

South Keating Avenue, at 4912

(except for handicapped);

South Leamington Avenue, at 5130 (except for handicapped);

MEDRANO (25th Ward)

South Throop Street, at 1820

(except for handicapped);

West 19th Street, at 1333 (except

for handicapped);

E. SMITH (28th Ward)

West Adams Street, at 4209

(except for handicapped);

BIALCZAK (30th Ward)

North Central Avenue overpass (both sides) from West Grand

Avenue to West Palmer Street;

Location And Distance

West Grand Avenue, at 5834 (except for handicapped);

West Wellington Avenue, at 5054 (except for handicapped);

GABINSKI (32nd Ward)

North Ashland Avenue, at 857 (except for handicapped);

North Honore Street, at 1610 (except for handicapped);

North Magnolia Avenue, at 2616 (except for handicapped);

MELL (33rd Ward)

North Bernard Avenue, at 3932 (except for handicapped);

North Kedzie Avenue, at 2725 (except for handicapped);

Northeast and southeast corner of West Oakdale Avenue and North Oakley Avenue, from the corner to a point 15 feet east and south thereof -- corner clearance (public benefit);

Southwest corner of West Roscoe Street and North California Avenue, from the corner to a point 25 feet west thereof -- corner clearance (public benefit);

WOJCIK (35th Ward)

West Dickens Avenue, at 3547 (except for handicapped);

North Ridgeway Avenue, at 2423 (except for handicapped);

North Springfield Avenue, at 4335 (except for handicapped);

Alderman Location And Distance

BANKS (36th Ward) West Addison Street, at 8258

(except for handicapped);

ALLEN (38th Ward) West School Street, at 6324 (except

for handicapped);

O'CONNOR for

LAURINO (39th Ward) North Central Park Avenue, at

6234 (except for handicapped);

North Ridgeway Avenue, at 5036

(except for handicapped);

O'CONNOR (40th Ward) West Berwyn Avenue, at 2803

(except for handicapped);

LEVAR (45th Ward) North Linder Avenue, at 4850

(except for handicapped);

SHILLER (46th Ward) West Bradley Place, at 819, for a

distance of 25 feet (except for

handicapped);

SCHULTER (47th Ward) North Claremont Avenue, at 3626

(except for handicapped);

West Lawrence Avenue (south side) from North Western Avenue

to the driveway at 2325 (tow zone).

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 4308 NORTH BERNARD AVENUE.

Alderman Mell (33rd Ward) presented a proposed ordinance to amend a

previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "North Bernard Avenue, at 4308 (handicapped permit)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 1214 WEST GRANVILLE AVENUE.

Alderman O'Connor (40th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "West Granville Avenue, at 1214 (Handicapped Permit 5254)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 4341 SOUTH TALMAN AVENUE.

Alderman Fary (12th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "South Talman Avenue, at 4341 (Handicapped Permit 487)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- REPEAL OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES ON PORTION OF WEST VAN BUREN STREET.

Alderman Mazola (1st Ward) presented a proposed ordinance to repeal an ordinance passed by the City Council on March 9, 1993 (Council Journal of Proceedings, page 16385) which prohibited parking at all times on the north side of West Van Buren Street, from South Green Street to South Racine

Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION DURING SPECIFIED HOURS ON PORTIONS OF SOUTH VINCENNES AVENUE.

Alderman Evans (21st Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles on portions of public ways during specified hours by striking the words: "South Vincennes Avenue (east side) in the 9100 block -- 8:00 A.M. to 10:00 A.M. and 4:00 P.M. to 6:00 P.M.", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION DURING SPECIFIED HOURS ON PORTION OF WEST 87TH STREET.

Alderman Murphy (18th Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on September 25, 1984 (Council Journal of Proceedings, page 9700) which prohibited the parking of vehicles during specified hours on portions of public ways by striking the words: "West 87th Street (north side) from South Kolmar Avenue to a point 100 feet east thereof -- 6:00 P.M. to 12:00 Midnight -- except Sundays and holidays", which was Referred to the Committee on Traffic Control and Safety.

Referred -- RELOCATION OF PARKING PROHIBITION TO 515 WEST BELDEN AVENUE.

Alderman Eisendrath (43rd Ward) presented a proposed ordinance to relocate a parking prohibition from its current location at 536 West Belden Avenue to a new location at 515 West Belden Avenue, in effect at all times (except for handicapped), which was Referred to the Committee on Traffic Control and Safety.

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

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

Alderman Location, Distance And Times

MAZOLA (1st Ward) South Wells Street, from West

Harrison Street through the end of South Wells Street -- at all times;

SUAREZ (31st Ward) North Springfield Avenue (both

sides) from the first alley south of West North Avenue to West Le Moyne Street -- at all times;

MELL (33rd Ward) North Albany Avenue (both sides)

in the 4300 block -- at all times:

DOHERTY (41st Ward) North Ogallah Avenue (east side)

in the 6400 block -- at all times.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED RESIDENTIAL PERMIT PARKING ZONE IN 3500 BLOCK OF WEST BYRON STREET.

Alderman Mell (33rd Ward) presented a proposed ordinance to amend a previously passed ordinance which established residential permit parking zones on specified public ways by striking the words: "West Byron Street (both sides) in the 3500 block -- at all times -- Zone 90", 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 in 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

OCASIO (26th Ward)

North Spaulding Avenue, alongside of 1132 to the first street

south thereof:

HANSEN (44th Ward)

North Lakewood Avenue (both sides) in the 3000 and 3100 blocks.

Referred -- ESTABLISHMENT OF TWENTY MILE PER HOUR SPEED LIMIT ON PORTION OF WEST IOWA STREET.

Alderman Giles (37th Ward) presented a proposed ordinance to limit the speed of vehicles to twenty miles per hour on West Iowa Street, from North Pulaski Road to North Kostner Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- ESTABLISHMENT OF TOW-AWAY ZONES AT SPECIFIED LOCATIONS.

Alderman Natarus (42nd Ward) presented three proposed ordinances to establish tow-away zones at the locations designated, for the distances and times specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

East Goethe Street, at 17 -- at all times -- daily;

North Streeter Drive (both sides) in lieu of parking meters -- at all times -- daily;

East Walton Street (south side) from the first driveway west of Mies Van der Rohe Way, to a point of 30 feet east of North Michigan Avenue -- 4:00 P.M. through 8:00 A.M. -- Monday through Friday, at all times -- Saturday and Sunday.

Referred -- CONSIDERATION FOR INSTALLATION OF AUTOMATIC TRAFFIC CONTROL SIGNALS AT INTERSECTION OF SOUTH ARCHER AVENUE AND SOUTH LECLAIRE AVENUE.

Alderman Laski (23rd Ward) presented a proposed order authorizing the Commissioner of Transportation to consider the installation of automatic traffic control signals at the intersection of South Archer Avenue and South Leclaire Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- AUTHORIZATION FOR INSTALLATION OF TRAFFIC SIGNS AT SPECIFIED LOCATIONS.

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

Alderman

Location And Type Of Sign

PRECKWINKLE (4th Ward)

South Woodlawn Avenue, at East

52nd Street -- "Stop";

BLOOM (5th Ward)

South Dante Avenue, at East 78th

Street -- "Stop";

Location And Type Of Sign

South Kenwood Avenue, at East

78th Street -- "Stop";

STEELE (6th Ward)

South Kenwood Avenue, at East

78th Street -- "Stop";

East 78th Street, at South

Kimbark Avenue -- "Stop";

DIXON (8th Ward)

South Bennett Avenue, at 8701 -on all school days -- 8:00 A.M. to 4:00 P.M. -- Mary Alice

Elementary School -- "No Parking

School Days";

South Constance Avenue, at East

86th Street -- "Stop";

BUCHANAN (10th Ward)

East 106th Street, at South Green

Bay Avenue -- "Stop";

East 134th Street, at South

Avenue M -- "Stop";

HUELS (11th Ward)

West 32nd Place and South

Aberdeen Street -- "Four-Way

Stop";

BURKE (14th Ward)

West 43rd Street, at South

Komensky Avenue -- "Stop";

West 52nd Street, and South Maplewood Avenue -- "Stop";

West 54th Street, at South Spaulding Avenue -- "Stop";

STREETER (17th Ward)

South Aberdeen Street, at West

80th Street -- "Stop";

Location And Type Of Sign

OCASIO (26th Ward)

West Dickens Avenue and North Spaulding Avenue -- "Four-Way Stop";

West Haddon Street, at North Hermitage Avenue -- "Stop";

North Leavitt Street, at West Concord Street -- "Stop";

AUSTIN (34th Ward)

West 116th Street and South Aberdeen Street -- "Three-Way Stop";

WOJCIK (35th Ward)

North Keystone Avenue, at West Berteau Avenue -- "Stop";

GILES (37th Ward)

West Iowa Street, from North Pulaski Road to North Kostner Avenue -- for Brian Piccolo School, at 1040 North Keeler Avenue --"Slow-20 Miles Per Hour- Children Crossing":

ALLEN (38th Ward)

West Gunnison Street and North Melvina Avenue -- "Four-Way Stop";

ALLEN (38th Ward) and BANKS (36th Ward)

West Grace Street and North Olcott Avenue -- "Three-Way Stop";

O'CONNOR (40th Ward)

West Bowmanville Avenue, at North Leavitt Street -- "Stop";

West Granville Avenue and North Paulina Street -- "Three-Way Stop";

Location And Type Of Sign

North Lakewood Avenue, at West

Hood Avenue -- "Stop";

North Maplewood Avenue, at West

Thorndale Avenue -- "Stop";

DOHERTY (41st Ward)

West Hood Avenue, at North

Nickerson Avenue -- "Śtop";

North Nickerson Avenue, at North

Northcott Avenue -- "Stop";

NATARUS (42nd Ward)

North Michigan Avenue and

Upper East Randolph Street -- "No

Outlet".

Referred -- AMENDMENT OF ORDINANCE WHICH AUTHORIZED ERECTION OF "STOP" SIGN ON PORTION OF WEST 97TH STREET.

Alderman Evans (21st Ward) presented a proposed ordinance to amend an ordinance previously passed by the City Council which authorized the erection of signs at designated locations by striking the words: "West 97th Street for east and westbound traffic, at South Eggleston Avenue -- 'Stop'", which was Referred to the Committee on Traffic Control and Safety.

Referred -- REMOVAL OF PARKING PROHIBITION SIGNS AT 2642 SOUTH KILDARE AVENUE.

Alderman Munoz (22nd Ward) presented a proposed ordinance for the removal of parking prohibition signs at 2642 South Kildare Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- REMOVAL OF PARKING PROHIBITION SIGNS ON PORTIONS OF NORTH SHERIDAN ROAD.

Alderman Shiller (46th Ward) presented a proposed order for the removal of signs designating parking prohibitions in effect during winter conditions on North Sheridan Road, between West Irving Park Road and West Leland Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- ESTABLISHMENT OF FIVE TON WEIGHT LIMIT FOR VEHICLES ON SPECIFIED STREETS.

The aldermen named below presented proposed ordinances to fix a weight limit of five tons for trucks and commercial vehicles at the locations designated and for the distances specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman	Location And Distance
BUCHANAN (10th Ward)	South Bensley Avenue, from East 100th Street to East 103rd Street;
GILES (37th Ward)	North Harding Avenue, from West Ohio Street to West Ferdinand Street;
	West Iowa Street, from North

Avenue.

Pulaski Road to North Kostner

2. ZONING ORDINANCE AMENDMENTS.

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

The aldermen named below presented eight 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 SHAW (9th Ward);

To classify as an R3 General Residence District instead of a C1-1 Restricted Commercial District the area shown on Map No. 24-E bounded by:

East 100th Street; South Michigan Avenue; East 100th Place; and the alley next west of and parallel to South Michigan Avenue.

To classify as an R3 General Residence District instead of a B5-2 General Service District the area shown on Map No. 26-E bounded by:

a line 182 feet north of East 108th Street; South Michigan Avenue; a line 149 feet north of East 108th Street; and the alley next west of and parallel to South Michigan Avenue.

To classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map No. 26-E bounded by:

a line 314 feet south of East 108th Street; the alley next east of and parallel to South Wabash Avenue; a line 344 feet south of East 108th Street; and South Wabash Avenue.

BY ALDERMAN LASKI (23rd Ward):

To classify as an R2 Single-Family Residence District instead of an M1-2 Restricted Manufacturing District the area shown on Map No. 12-J bounded by:

the alley next southeasterly of South Archer Avenue; South Hamlin Avenue; the southerly right-of-way line of West 49th Street or the line thereof if extended where no street exists.

BY ALDERMAN MEDRANO (25th Ward):

To classify as an R6 General Residence District instead of a C1-3 Restricted Commercial District, R4 General Residence District and R5 General Residence District the area shown on Map No. 4-I bounded by:

West 14th Street; South Fairfield Avenue; West Ogden Avenue; and South California Avenue.

BY ALDERMAN OCASIO (26th Ward):

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:

North Milwaukee Avenue; a line 638 feet north of North Oakley Avenue; the alley next southwesterly and parallel to North Milwaukee Avenue; and North Western Avenue.

BY ALDERMAN BANKS (36th Ward):

To classify as an M1-1 Restricted Manufacturing District instead of a B3-2 General Retail District and B4-1 Restricted Service District the area shown on Map No. 5-N bounded by:

West Wabansia Avenue; a line 132 feet west of North Nordica Avenue; the alley next north of and parallel to West North Avenue; North Nordica Avenue; West North Avenue; and North Neva Avenue.

BY ALDERMAN ALLEN (38th Ward):

To classify as an R3 General Residence District instead of an M1-1 Restricted Manufacturing District the area shown on Map No. 11-K bounded by:

West Montrose Avenue; the southerly right-of-way line of North Avondale Avenue; a line 97 feet west of North Kenneth Avenue or the line thereof if extended where no street exists; the southerly right-ofway line of West Berteau Avenue or the line thereof if extended where no street exists; and the easterly right-of-way line of the Chicago and Northwestern Railroad.

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

The aldermen named below presented sixty-one proposed claims against the City of Chicago for the claimants named as noted, respectively, which were Referred to the Committee on Finance, as follows:

Alderman	Claimant
MAZOLA (1st Ward)	Franklin Building Condominium Association;
	1147 West Ohio Condominium Association;
DIXON (8th Ward)	8210 8216 South Jeffery Condominium Association;
BUCHANAN (10th Ward)	Silvestre Quiroga;
	Rade Radjevic;
BURKE (14th Ward)	Mr. Raymond Leonard Jagielski;
	Mr. Miguel P. Puente;
	Mr. Cornelio Soto;
	Ms. Lucille Woods;

Claimant

STREETER (17th Ward)

Lafayette Plaza Housing

Cooperative;

RUGAI (19th Ward)

Academy Hall Apartments

Condominium;

Academy Townhomes;

Gallery Condominium Association;

LaBella Casa Condo Association;

LASKI (23rd Ward)

Courtyard Condominium II Association;

6654 West 64th Place Corporation;

6700 West 64th Place Association;

6710 Corporation;

BURRELL (29th Ward)

Ms. Estelle Kennebrew;

BIALCZAK (30th Ward)

Mr. Tadeusz Kolbusz:

S. Rampola;

MELL (33rd Ward)

Mr. Jose I. Garcia;

BANKS (36th Ward)

Ms. Lorraine M. Harris;

Palmer Courts;

ALLEN (38th Ward)

The Washington House Condominium Association;

O'CONNOR (40th Ward)

1450 Granville Condominium

Association;

Claimant

DOHERTY (41st Ward)

Friendly Village No. 4 Condominium Association:

Higgins Terrace Condominium Association, Incorporated;

The Normandy Condominium;

Northwest Terrace Building No. 3;

Northwest Garden Apartments Condominium Association;

5237 North East River Road Condominium Association;

6853 -- 6855 North Olmsted Condominium Association;

NATARUS (42nd Ward)

Michael's Terrace Condominium Association;

55 West Erie Street Condominium Association;

227 -- 237 East Delaware Place Corporation;

230 East Delaware Place Condominium Association;

1300 North LaSalle Condominium Association;

1530 North Dearborn Parkway Condominium Association;

1530 North State Parkway Building Corporation;

1540 North State Parkway Condominium Association;

Alderman

Claimant

EISENDRATH (43rd Ward)

1430 Lake Shore Drive Building

Cooperative;

The 2736 North Hampden Court

Condominium Association;

LEVAR (45th Ward)

Ms. Mildred E. Baker;

Mr. Raymond F. Cabel;

Mr. Dominick DiMatteo, Jr.;

Fountainaire Condominium;

Jefferson Square Condominium Association, Incorporated (3);

Keystone Gardens Condominium

No. 2;

Lawrence Court Condominium

Association:

Mr. John Veller;

SHILLER (46th Ward)

Ms. Tina L. Douglas;

Mr. Richard D. Schmidt;

SCHULTER (47th Ward)

Byron Condo Association;

Yesteryear Condominium

Association;

M. SMITH (48th Ward)

5453 -- 5455 North Kenmore

Condominium Association;

5858 Shore Manor Condominium;

STONE (50th Ward)

Emmerson Park Condominium,

Incorporated;

6248 -- 6250 North Washtenaw Condominium Association.

4. UNCLASSIFIED MATTERS

(Arranged In Order According To Ward Numbers)

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

Presented By

ALDERMAN MAZOLA (1st Ward):

DRAFTING OF ORDINANCE FOR VACATION, DEDICATION AND RELEASE OF EASEMENT OF SPECIFIED PUBLIC WAYS IN VICINITY OF EAST 13TH STREET, EAST 14TH STREET, SOUTH MICHIGAN AVENUE AND SOUTH INDIANA AVENUE.

A proposed order reading as follows:

Ordered, That the Commissioner of Planning and Development is hereby directed to prepare an ordinance for the vacation of the east 162 feet of that part of East 13th Street lying between South Michigan Avenue and the right-of-way of the Illinois Central Gulf Railroad; also the vacation of a triangular portion of South Indiana Avenue located at the southwest corner of East 13th Street; also the vacation of the north 25 feet of the first north/south 18 foot public alley west of South Indiana Avenue and north of East 14th Street; and providing for the release of the existing East Roosevelt Road and South Indiana Avenue roadway easement; and providing for the dedication of the south 85 feet of East Roosevelt Road running east from South Michigan Avenue a distance of 454.395 feet; also the dedication of South Indiana Avenue between the south line of East Roosevelt Road and a line 256.929 feet north of the north line of East 16th Street, for Chicago Title and Trust Company, as Trustee, Trust Nos. 1093252 and 1080000 (File No. 22-1-91-1639); said ordinance to be transmitted to the Committee on

Transportation and Public Way for consideration and recommendation to the City Council.

Alderman Mazola 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 Mazola, the foregoing proposed order was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Referred -- APPROVAL OF PLAT OF CENTENNIAL COURT RESUBDIVISION ON PORTION OF SOUTH INDIANA AVENUE.

Also, a proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of Centennial Court Resubdivision on that part of the east line of South Indiana Avenue, north of East 16th Street, which was Referred to the Committee on Transportation and Public Way.

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent

to the locations noted for the operation of sidewalk cafes, which were Referred to the Committee on Transportation and Public Way, as follows:

Angelo's Lunch Box, Incorporated, doing business as Angelo's Lunch Box -- 601 West Adams Street; and

Lou Mitchell's, Incorporated -- 565 West Jackson Boulevard.

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR VARIOUS PURPOSES.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were Referred to the Committee on Transportation and Public Way, as follows:

American National Bank and Trust Company of Chicago as Trustee, under Trust 56881 -- to maintain and use vaulted sidewalk space adjacent to 600 West Fulton Street; and

Trustees U/W Harriet Sullivan and other owners of 70 East Randolph Street -- to construct, install, maintain and use subsurface vaulted space under the public right-of-way adjacent to 70 East Randolph Street.

Referred -- AUTHORIZATION FOR WAIVER OF ITINERANT MERCHANT LICENSE FEES FOR PARTICIPANTS FROM AMERICAN SOCIETY OF ARTISTS, INC. IN CONNECTION WITH ARTS & CRAFTS SHOW.

Also, a proposed order authorizing the Director of Revenue to waive the Itinerant Merchant License fees for the participants from the American Society of Artists, Inc., in connection with the Arts & Crafts Show to be held for the period of July 16 and 17, 1993, which was Referred to the Committee on License and Consumer Protection.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 2255 WEST TAYLOR STREET.

Also, a proposed order authorizing the Director of Revenue to issue a permit to El Charco Verde to construct, maintain and use one canopy to be attached to the building or structure at 2255 West Taylor Street, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN HAITHCOCK (2nd Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF FREE PERMITS FOR CONSTRUCTION OF SIDEWALK AND CURBING ACROSS PUBLIC WAY AT EAST 28TH PLACE AND SOUTH MICHIGAN AVENUE.

A proposed ordinance directing the Commissioner of Transportation to issue the necessary permits, without fees or compensation, to South Commons Apartments for the construction of additional sidewalk and curbing across that part of East 28th Place at South Michigan Avenue, which would result in the closing of East 28th Place to traffic, which was Referred to the Committee on Transportation and Public Way.

Referred -- PORTION OF EAST 33RD STREET HONORARILY DESIGNATED "CAPTAIN ERNEST A. GRIFFIN PLACE".

Also, a proposed resolution conferring the honorary designation of "Captain Ernest A. Griffin Place" to that part of East 33rd Street, from South Dr. Martin Luther King, Jr. Drive to South Calumet Avenue, which was Referred to the Committee on Transportation and Public Way.

ALDERMAN BLOOM (5th Ward) And ALDERMAN STEELE (6th Ward):

Referred -- AMENDMENT OF TITLE 4, CHAPTER 60, SUBSECTIONS 020(d) AND (e) OF MUNICIPAL CODE OF CHICAGO TO DISALLOW ISSUANCE OF NEW ALCOHOLIC LIQUOR AND PACKAGE GOODS LICENSES WITHIN SPECIFIED AREA BORDERING FIFTH AND SIXTH WARDS.

A proposed ordinance to amend Title 4, Chapter 60, Subsections 020(d) and (e) of the Municipal Code of Chicago by disallowing the issuance of new alcoholic liquor and package good licenses, respectively, on the north side of East 79th Street, from South Stony Island Avenue to South Cottage Grove Avenue, which was Referred to the Committee on License and Consumer Protection.

Presented By

ALDERMAN BLOOM (5th Ward) And OTHERS:

Referred -- ESTABLISHMENT OF "CHICAGO GAMING ETHICS ORDINANCE".

A proposed ordinance, presented by Aldermen Bloom, Steele, Evans, E. Smith, M. Smith and Moore, to establish the "Chicago Gaming Ethics Ordinance" which would define and regulate gaming licenses and operations and establish penalties for violation thereof, which was Referred to the Committee on Finance.

ALDERMAN SHAW (9th Ward):

Referred -- AMENDMENT OF TITLE 9, CHAPTER 116 OF MUNICIPAL CODE OF CHICAGO TO ADD NEW SECTION 101 ENTITLED "SCHOOL VEHICLE SIGNAGE".

A proposed ordinance to amend Title 9, Chapter 116 of the Municipal Code of Chicago by adding a new section, to be known as Section 101 entitled "School Vehicle Signage", which would require school vehicles to exhibit "How Am I Driving?" signs, which was Referred to the Committee on Transportation and Public Way.

Referred -- CONSIDERATION FOR HONORARY DESIGNATION OF "REVEREND AL SAMPSON STREET" ON PORTION OF WEST 101ST STREET.

Also, a proposed order directing the Commissioner of Transportation to give consideration to conferring the honorary designation of "Reverend Al Sampson Street" on that part of West 101st Street, from South Parnell Avenue to South Halsted Street, which was Referred to the Committee on Transportation and Public Way.

Referred -- APPLICATION TO FEDERAL AND STATE DISASTER RELIEF FUNDS TO ASSIST HOMEOWNERS SUFFERING FLOOD DAMAGE DUE TO STORMS OF JUNE 7 AND 8, 1993.

Also, a proposed resolution to apply to the Federal and State Disaster Relief Funds on behalf of the homeowners suffering flood damage due to the rainstorms of June 7 and 8, 1993, which was Referred to the Committee on the Budget and Government Operations.

ALDERMAN BUCHANAN (10th Ward):

Referred -- GRANT OF PRIVILEGE TO CHICAGO SHORT LINE
RAILWAY COMPANY TO MAINTAIN AND OPERATE
RAILROAD SWITCH TRACKS ACROSS
PORTIONS OF EAST 113TH AND
EAST 114TH STREETS.

A proposed ordinance to grant permission and authority to Chicago Short Line Railway Company to maintain and operate railroad switch tracks across portions of East 113th and 114th Streets, east of South Torrence Avenue, which was Referred to the Committee on Transportation and Public Way.

Referred -- AUTHORIZATION FOR WAIVER OF FOOD VENDOR AND ITINERANT MERCHANT LICENSE FEES FOR PARTICIPANTS IN HEGEWISCH 1993 FEST.

Also, a proposed order authorizing the Director of Revenue to waive the Food Vendor and Itinerant Merchant License fees for participants in the Hegewisch 1993 Fest to be held on portions of South Baltimore Avenue, South Brandon Avenue, and East 133rd Street for the period of August 7 through August 8, 1993, which was Referred to the Committee on Special Events and Cultural Affairs.

ALDERMAN FARY (12th Ward):

Referred -- GRANT OF PRIVILEGE TO COOK COUNTY DEPARTMENT OF CAPITAL PLANNING AND POLICY TO CONSTRUCT, INSTALL AND MAINTAIN UTILITY PIPE TUNNEL UNDER PUBLIC WAY ADJACENT TO 3015 SOUTH CALIFORNIA AVENUE (COOK COUNTY JAIL FACILITY).

A proposed ordinance to grant permission and authority to Cook County Department of Capital Planning and Policy to construct, install and maintain a utility pipe tunnel under the public way adjacent to 3015 South California Avenue (Cook County Jail facility), which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN FARY (12th Ward) And ALDERMAN HUELS (11th Ward):

Referred -- COMMITTEE ON EDUCATION URGED TO HOLD PUBLIC HEARING ON OVERCROWDING IN LOCAL PUBLIC ELEMENTARY SCHOOLS.

A proposed resolution urging the Committee on Education to hold a local public hearing to address the problem of overcrowding at certain public elementary schools in the 11th and 12th Wards and to discuss current proposals, drafted by the District Five Overcrowding Committee, to alleviate said overcrowding, which was Referred to the Committee on Education.

ALDERMAN MADRZYK (13th Ward):

Referred -- AMENDMENT OF TITLE 4 OF MUNICIPAL CODE OF CHICAGO TO ADD NEW CHAPTER 169 ENTITLED "LAWN CARE AND LANDSCAPING".

A proposed ordinance to amend Title 4 of the Municipal Code of Chicago by adding thereto a new chapter, to be known as Chapter 169 entitled "Lawn Care and Landscaping", which would define and regulate lawn care, landscaping and persons conducting such businesses, which was Referred to the Committee on License and Consumer Protection.

Referred -- AMENDMENT OF TITLE 9, CHAPTER 20, SECTION 010 OF MUNICIPAL CODE OF CHICAGO TO REQUIRE ALDERMANIC APPROVAL FOR DESIGNATION OF ONE-WAY TRAFFIC.

Also, a proposed ordinance to amend Title 9, Chapter 20, Section 010 of the Municipal Code of Chicago by requiring aldermanic approval prior to designation of one-way traffic movement in streets and alleys, which was Referred to the Committee on Traffic Control and Safety.

Presented By

ALDERMAN JONES (15th Ward):

Referred -- REMOVAL OF PUBLIC PAY TELEPHONES AT SPECIFIED LOCATIONS.

Five proposed ordinances to remove public pay telephones at the locations specified below, pursuant to the provisions of Title 10, Chapter 28, Section 265, Paragraph (f) of the Municipal Code of Chicago, which were Referred to the Committee on Transportation and Public Way, as follows:

6852 South Rockwell Street;

West 65th and South Rockwell Street;

2558 West 69th Street;

2600 West 69th Street; and

2601 West 71st Street.

Referred -- REPEAL OF PEDDLING PROHIBITIONS WITHIN BOUNDARIES OF FIFTEENTH WARD.

Also, a proposed ordinance to repeal all ordinances which restrict or prohibit peddling within the boundaries of the 15th Ward, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN JONES (15th Ward), ALDERMAN TROUTMAN (20th Ward) And OTHERS:

Referred -- COMMITTEE ON FINANCE URGED TO HOLD HEARINGS ON ROLE OF CITY COUNCIL IN RIVERBOAT GAMBLING CASINO AND THEME PARK PROPOSAL AND NEGOTIATIONS.

A proposed resolution, presented by Aldermen Jones, Troutman, Haithcock, Preckwinkle, Steele, Shaw, Streeter, Evans, Watson, Gabinski, Mell, Banks, and Moore, urging the Committee on Finance to hold hearings on the role of the Chicago City Council in current proposals and negotiations for the development of Riverboat Casino Gambling and a corresponding theme park, which was Referred to the Committee on Finance.

ALDERMAN STREETER (17th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT FOR OPERATION OF NEWSSTAND AT SOUTHEAST CORNER OF WEST 75TH STREET AND SOUTH VINCENNES AVENUE.

A proposed order directing the Commissioner of Transportation to issue a permit to Ms. Aurelia Henderson for the operation of a newsstand at the southeast corner of West 75th Street and South Vincennes Avenue, on a daily basis and in compliance with the Municipal Code of Chicago, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN MURPHY (18th Ward):

Referred -- AUTHORIZATION FOR INSTALLATION OF "MARY M. MAYS DRIVE" HONORARY STREET SIGNS ON PORTION OF SOUTH RACINE AVENUE.

A proposed ordinance directing the Commissioner of Transportation to install "Mary M. Mays Drive" honorary street signs at 8100 -- 8158 South Racine Avenue, which was Referred to the Committee on Transportation and Public Way.

Referred -- AUTHORIZATION FOR WAIVER OF FOOD VENDOR AND ITINERANT MERCHANT LICENSE FEES FOR PARTICIPANTS IN WRIGHTWOOD IMPROVEMENT ASSOCIATION NEIGHBORHOOD FEST.

Also, a proposed order authorizing the Director of Revenue to waive the Food Vendor and Itinerant Merchant License fees for the participants in the neighborhood fest sponsored by the Wrightwood Improvement Association, to be held on portions of South Francisco Avenue and South Whipple Street, for the period extending August 13 through August 15, 1993, which was Referred to the Committee on Special Events and Cultural Affairs.

Presented By

ALDERMAN RUGAI (19th Ward):

Referred -- PROHIBITION OF MOBILE FOOD DISPENSERS WITHIN SPECIFIED AREA OF NINETEENTH WARD.

A proposed ordinance to prohibit the operation of mobile food dispensers in the area generally bounded by West 87th Street, South Western Avenue, South Church Street and West 119th Street, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN MUNOZ (22nd Ward), ALDERMAN MEDRANO (25th Ward), ALDERMAN OCASIO (26th Ward) And ALDERMAN SUAREZ (31st Ward):

Referred -- CITY DEPARTMENTS AND AGENCIES URGED TO JOIN UNITED FARM WORKERS' BOYCOTT OF CALIFORNIA TABLE GRAPES.

A proposed resolution urging City departments and agencies to join the United Farm Workers' boycott of California Table Grapes, which was Referred to the Committee on Human Relations.

ALDERMAN LASKI (23rd Ward):

Referred -- GOVERNOR JIM EDGAR AND ILLINOIS GENERAL ASSEMBLY URGED TO AMEND CURRENT RIVERBOAT GAMBLING PROPOSAL TO INCLUDE MEANINGFUL PARTICIPATION IN NEGOTIATIONS BY CITY COUNCIL.

A proposed resolution urging Governor Jim Edgar and the Illinois General Assembly to amend the current proposal for riverboat gambling in Chicago to include meaningful participation by the Chicago City Council in the approval over appointees, site selection, land use issues, minority and women-owned business set-aside programs and other matters of local importance, which was Referred to the Committee on Finance.

Presented By

ALDERMAN MILLER (24th Ward):

Referred -- CONSIDERATION FOR HONORARY DESIGNATION OF "REVEREND LUCIS DAVIS STREET" ON PORTION OF SOUTH HOMAN AVENUE.

A proposed order directing the Commissioner of Transportation to give consideration to conferring the honorary designation of "Reverend Lucis Davis Street" to that part of South Homan Avenue, from West Harrison Street to West Ogden Avenue, which was Referred to the Committee on Transportation and Public Way.

Referred -- PROHIBITION OF PEDDLING ON PORTIONS OF WEST FILLMORE AND WEST GRENSHAW STREETS.

Also, two proposed orders to prohibit peddling on those portions of West Fillmore and West Grenshaw Streets, between South Homan and South Kedzie Avenues, which were Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN OCASIO (26th Ward):

Referred -- CONSIDERATION FOR HONORARY DESIGNATION OF "JOSE MARTI" ON PORTION OF NORTH MILWAUKEE AVENUE.

A proposed order directing the Commissioner of Transportation to give consideration to conferring the honorary designation of "Jose Marti" on that part of North Milwaukee Avenue, from West Logan Boulevard to West Diversey Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN WATSON (27th Ward):

EXPRESSION OF SUPPORT FOR ILLINOIS-SOMALIA MEDICAL RELIEF EFFORT.

A proposed resolution reading as follows:

WHEREAS, Black elected officials of Illinois have just begun an intensive campaign to procure medical relief aid for the people of Somalia; and

WHEREAS, This effort is being made in concert with Governor Jim Edgar, United States Senators Carol Moseley Braun and Paul Simon, Mayor Richard M. Daley, Cook County Board President Richard Phelan, as well as the Metropolitan Chicago Healthcare Council, the Illinois Hospital Association, the American Hospital Association, International Aid and World Vision; and

WHEREAS, The initiators -- among them, Cook County Commissioners Danny K. Davis and Bobbie Steele, Water Reclamation District Commissioner Joe Gardner, and many other state, local and municipal officials, are calling on Illinois hospitals, their employees and their corporate trading partners to contribute desperately needed medical supplies to this great cause, and preliminary response has been excellent; and

WHEREAS, The procuring of necessary supplies is projected to last some 60 days after which time deliveries will be made to the appropriate medical providers in Somalia; and

WHEREAS, All the leaders of this caring City of Chicago are 100% behind this project; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this ninth day of June, 1993, A.D., do hereby voice our full support of the statewide effort for relief in Somalia which has been undertaken by the Black elected officials of Illinois and in doing so, we once again express our sorrow at the situation there which has caused so much human suffering; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to the administrators of the Illinois-Somalia Medical Relief Effort.

Alderman Watson 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 Watson, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Referred -- CONSIDERATION FOR TRAFFIC CLOSURE ON PORTIONS OF WEST MONROE STREET.

Also, two proposed orders directing the Commissioner of Transportation to give consideration to closing to traffic those portions of West Monroe Street, at the east curb line of South Seeley Avenue and the east curb line of South Western Avenue, respectively, which were Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN E. SMITH (28th Ward):

Referred -- AMENDMENT OF RULE 46 OF CITY COUNCIL'S RULES OF ORDER AND PROCEDURE TO REQUIRE CITY CLERK TO MAKE GENERALLY AVAILABLE COPIES OF AMENDMENTS ADOPTED BY CITY COUNCIL.

A proposed resolution to amend Rule 46 of the City Council's Rules of Order and Procedure by requiring the Office of the City Clerk to provide copies of amendments adopted at meetings of the City Council to specified city officials, departments and agencies, and to produce sufficient copies for distribution to the public, which was Referred to the Committee on Finance.

ALDERMAN E. SMITH (28th Ward) And OTHERS:

Referred -- AMENDMENT OF TITLE 4, CHAPTER 100 OF MUNICIPAL CODE OF CHICAGO TO PROHIBIT SOLICITATION FOR SERVICES AT SERVICE STATIONS BY NON-EMPLOYEES OR CUSTOMERS.

A proposed ordinance, presented by Aldermen E. Smith, Mazola, Haithcock, Preckwinkle, Bloom, Steele, Shaw, Huels, Evans, Miller, Burrell, Suarez, Wojcik, Banks, Giles, Allen, Doherty, Eisendrath, Levar, Schulter, M. Smith and Stone, to amend Title 4, Chapter 100 of the Municipal Code of Chicago by adding thereto a new section, to be known as Section 971, which would prohibit the solicitation of services at service stations by persons not an owner or operator of the vehicle being serviced, or the owner or operator of the service station, which was Referred to the Committee on Police and Fire.

Presented By

ALDERMAN GABINSKI (32nd Ward):

Referred -- AMENDMENT OF TITLE 4, CHAPTER 232, SECTION 140 OF MUNICIPAL CODE OF CHICAGO TO PROHIBIT PEDDLING ON PORTION OF WEST CHICAGO AVENUE.

A proposed ordinance to amend Title 4, Chapter 232, Section 140 of the Municipal Code of Chicago by restricting peddling on both sides of West Chicago Avenue, from North Noble Street to North Damen Avenue, which was Referred to the Committee on Transportation and Public Way.

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR SIDEWALK CAFES.

Also, two proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were Referred to the Committee on Transportation and Public Way, as follows:

North Damen Group, Inc., doing business as Avanti Populo -- 1616 North Damen Avenue; and

U.C.M., Incorporated, doing business as The Torchlight Cafe -- 3358 North Paulina Street.

Presented By

ALDERMAN MELL (33rd Ward):

Referred -- GRANT OF PRIVILEGE TO PAFA POUFA, INC. (DOING BUSINESS AS THE OLYMPIC RESTAURANT AND BAR CAFE) FOR SIDEWALK CAFE.

A proposed ordinance to grant permission and authority to Pafa Poufa, Inc., doing business as The Olympic Restaurant and Bar Cafe, to maintain and use a portion of the public way adjacent to 2601 West Lawrence Avenue for the operation of a sidewalk cafe, which was Referred to the Committee on Transportation and Public Way.

ALDERMAN WOJCIK (35th Ward):

EXEMPTION OF CHICAGO NEIGHBORHOOD ARTISTS FROM PAYMENT OF LICENSE FEES FOR ANNUAL PALMER SQUARE ARTS FESTIVAL.

A proposed ordinance reading as follows:

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

SECTION 1. Pursuant to Section 4-4-020 of the Municipal Code of the City of Chicago, the following institution is hereby exempted from payment of any/all license fees for their annual Palmer Square Arts Festival, to be held July 18, 1993:

Chicago Neighborhood Artists 2502 North Artesian Avenue Chicago, Illinois 60647

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

Alderman Wojcik 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 Wojcik, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Referred -- AUTHORIZATION FOR INSTALLATION OF "WILLIAM GIERKE JR. PARKWAY" HONORARY STREET SIGNS ON PORTION OF WEST BERTEAU AVENUE.

Also, a proposed ordinance directing the Commissioner of Transportation to install "William Gierke Jr. Parkway" honorary street sings on that part of West Berteau Avenue, between North Keeler Avenue and North Kildare Avenue, which was Referred to the Committee on Transportation and Public Way.

Referred -- AUTHORIZATION FOR WAIVER OF FOOD VENDOR AND ITINERANT MERCHANT LICENSE FEES FOR PARTICIPANTS IN ANNUAL PALMER SQUARE ARTS FESTIVAL.

Also, a proposed order authorizing the Director of Revenue to waive the Food Vendor and Itinerant Merchant License fees for participants in the Annual Palmer Square Arts Festival, to be held in Palmer Square, between North Kedzie Avenue and North Sacramento Avenue for the period extending July 16 through July 18, 1993, which was Referred to the Committee on Special Events and Cultural Affairs.

Referred -- GOVERNOR JIM EDGAR AND ILLINOIS GENERAL ASSEMBLY URGED TO CONSIDER IMPACT OF CASINO GAMBLING ON FUNDRAISING EFFORTS OF LOCAL PAROCHIAL OR PRIVATE SCHOOLS.

Also, a proposed resolution urging Governor Jim Edgar and the Illinois General Assembly to give consideration to the impact of casino gambling on the fundraising efforts of those local parochial or private schools which rely heavily on bingo and "Las Vegas" nights to subsidize their operations, which was Referred to the Committee on the Budget and Government Operations.

ALDERMAN BANKS (36th Ward):

Referred -- AMENDMENT OF TITLE 17, SECTION 8.4-3 OF MUNICIPAL CODE OF CHICAGO (CHICAGO ZONING ORDINANCE)
TO EXCLUDE PLACES OF WORSHIP AS "SPECIAL USES" IN B3 GENERAL RETAIL DISTRICTS AND B5 GENERAL SERVICE DISTRICTS.

A proposed ordinance to amend Title 17, Section 8.4-3 of the Municipal Code of Chicago (the Chicago Zoning Ordinance) by excluding from the listing of "Special Uses" in B3-1 through B3-5 General Retail Districts and B5-1 through B5-5 General Service Districts, authorized places of worship, which was Referred to the Committee on Zoning.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 3327 -- 3331 NORTH HARLEM AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Hong Kong Inn to construct, maintain and use one (1) canopy to be attached to the building or structure at 3327 -- 3331 North Harlem Avenue, which was Referred to the Committee on Transportation and Public Way.

ALDERMAN ALLEN (38th Ward):

Referred -- AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 023 OF MUNICIPAL CODE OF CHICAGO TO DISALLOW ISSUANCE OF NEW ALCOHOLIC PACKAGE GOODS LICENSES WITHIN SPECIFIED AREA OF THIRTY-EIGHTH WARD.

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by disallowing the issuance of new alcoholic package goods licenses within the area generally bounded by West Gunnison Street, North Pacific Avenue, North Laramie Avenue and West Belmont Avenue, which was Referred to the Committee on License and Consumer Protection.

Presented By

ALDERMAN ALLEN (38th Ward) And ALDERMAN LEVAR (45th Ward):

PUBLIC ATTENTION DIRECTED TO NEED FOR ORGAN DONATIONS AND TO ESTABLISHMENT OF MEDICAL EXPENSES FUND FOR INFANT SAMUEL TAYLOR.

A proposed resolution reading as follows:

WHEREAS, Baby Sam Taylor was born to Tom and Teresa Taylor in Northwestern Memorial Hospital April 21, 1993, with hypoplastic left heart syndrome, a fatal birth defect; and

WHEREAS, Hypoplastic heart syndrome occurs nationally in one of every ten thousand babies; the expected life span of an infant with this defect is between eight and nine weeks; and

WHEREAS, Baby Sam is in dire need of a heart transplant. He is in stable condition at Children's Memorial Hospital and his name is on the

registry of the Regional Organ Bank of Illinois. With the help of their friends and co-workers, Teresa and Tom Taylor have place telephone calls to pediatric and neo-natal intensive care units in almost 2,000 hospitals throughout the United States and have found that organ donation is remarkably low in this country; and

WHEREAS, There must be more public awareness of organ donation programs so that Baby Sam Taylor and similarly afflicted infants may live full and productive lives; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this ninth day of June, 1993, A.D., do hereby call to public attention the need for widespread organ donations to save lives of afflicted infants like Baby Sam Taylor, and we encourage such organ donor programs both locally and nationally; and

Be It Further Resolved, That public attention is also directed to a fund which has been set up to defray the enormous medical expenses for Baby Sam Taylor:

Barbara Anne DeBoer Foundation, c/o Samuel Taylor Fund American National Bank 33 North LaSalle Street, Department 77-2685 Chicago, Illinois 60678-2685.

Alderman Allen 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 Allen, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Presented For

ALDERMAN LAURINO (39th Ward):

Referred -- GRANT OF PRIVILEGE TO TRE KRONOR RESTAURANT FOR SIDEWALK CAFE.

A proposed ordinance, presented by Alderman O'Connor, to grant permission and authority to Tre Kronor Restaurant, to maintain and use a portion of the public way adjacent to 3258 West Foster Avenue for the operation of a sidewalk cafe, which was Referred to the Committee on Transportation and Public Way.

Referred -- EXEMPTION OF KOREAN CHURCH FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 4842 NORTH BERNARD AVENUE.

Also, a proposed ordinance, presented by Alderman O'Connor, to exempt the Korean Church from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 4842 North Bernard Avenue, pursuant to Title 10, Chapter 20, Section 210 of the Municipal Code of Chicago, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN O'CONNOR (40th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 5915 -- 5917 NORTH LINCOLN AVENUE.

A proposed order authorizing the Director of Revenue to issue a permit to Ms. Regina Cooper to construct, maintain and use one canopy to be attached to

the building or structure at 5915 -- 5917 North Lincoln Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN NATARUS (42nd Ward):

GRANT OF PRIVILEGE TO CHICAGO TRANSIT AUTHORITY TO INSTALL AND OPERATE MOTORBUS ROUTE ON PORTION OF NORTH MICHIGAN AVENUE.

A proposed ordinance reading as follows:

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

SECTION 1. That consent and permission of the City of Chicago are hereby given to Chicago Transit Authority, a municipal corporation, created by the laws of the State of Illinois, to install, maintain and operate a motorbus route on North Michigan Avenue (west leg) between East Chicago Avenue and East Pearson Street as part of Chicago Transit Authority's bus routes, authorized by the ordinance granted to Chicago Transit Authority, passed by the City Council of the City of Chicago, on April 23, 1945, as amended.

SECTION 2. The consent and permission granted by this ordinance shall continue in force and effect for the same term and co-extensive with the term specified in Section 2, Paragraph B, of the Chicago Transit Authority ordinance, passed by the City Council of the City of Chicago on April 23, 1945, as amended.

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

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR SIDEWALK CAFES.

Also, fourteen proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were Referred to the Committee on Transportation and Public Way, as follows:

Bar Louie, Inc., doing business as Bar Louie -- 226 West Chicago Avenue;

Washington Square Liquors, Inc., doing business as The Boss Bar -- 420 North Clark Street;

Club Sandwich, Inc., doing business as Club Creole -- 226 West Kinzie Street;

Creama Dolce, Ltd., doing business as Creama Dolce Ristorante -- 2 West Elm Street;

Grand and Wells Tap, Inc., doing business as Grand and Wells Tap -- 531 North Wells Street;

152 East Ontario Corp., doing business as Howard's Bar and Grill -- 152 East Ontario Street;

Trocadero, Inc., doing business as Kinzie Street Chop House -- 400 North Wells Street;

Moose Head Bar and Grill of Chicago, Inc., doing business as The Moosehead Bar and Grill -- 240 East Ontario Street;

Nutrition Consultants, Inc., doing business as "The Natural Choice" -- 5 East Superior Street;

RAREE Restaurant Co., doing business as Parrinello's -- 535 North Wells Street;

Pattie's, Inc., doing business as Pattie's Heart -- Healthy Restaurant -- 520 North Michigan Avenue;

535 North Michigan Venture, doing business as Steven's on Grand Restaurant and Lounge -- 160 East Grand Avenue;

Sniaksta, Inc., doing business as Tomahawk Tavern and Grill -- 1501 North Dayton Street; and

Surpi, Inc., doing business as Windy City Restaurant -- 431 North Wells Street.

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR VARIOUS PURPOSES.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were Referred to the Committee on Transportation and Public Way, as follows:

The Consulate General of China -- to construct, install and maintain an enclosed three-story fire escape stairway in the public right-of-way adjacent to 100 West Erie Street; and

Loyola University of Chicago -- to construct, install and maintain two chilled water pipes under and across the public right-of-way of North Wabash Avenue to connect the buildings at 840 and 841 North Wabash Avenue.

Referred -- PERMISSION TO HOLD SIDEWALK SALES ON PORTIONS OF NORTH LA SALLE STREET AND WEST ONTARIO STREET.

Also, two proposed orders directing the Commissioner of Transportation to grant permission to MC Mages Sports to conduct sidewalk sales in front of 620 North LaSalle Street and alongside on West Ontario Street for the periods

extending May 27 through May 31 and June 5 through June 6, 1993, which were Referred to the Committee on Special Events and Cultural Affairs.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT SPECIFIED LOCATIONS.

Also, ten proposed orders authorizing the Director of Revenue to issue permits to the applicants listed to construct, maintain and use canopies to be attached to the buildings or structures specified below, which were Referred to the Committee on Transportation and Public Way, as follows:

The Boss Bar -- one canopy at 420 North Clark Street;

Carling Hotel -- one canopy at 1512 North LaSalle Street;

Go Partners -- one canopy at 160 -- 164 East Superior Street;

Hubbards Cave -- three canopies at 111 West Hubbard Street;

Lawry's The Prime Rib, Inc. -- one canopy at 100 East Ontario Street;

Mr. William H. Malone -- one canopy at 1337 North Wells Street;

Streetville Center Condominium Association -- one canopy at 233 East Erie Street;

232 East Walton Building Corporation -- one canopy at 232 East Walton Place;

1007 North Rush Street, Corp. (The Black Room) -- one canopy at 1007 North Rush Street; and

1260 Astor Street Building Corporation -- one canopy at 1260 North Astor Street.

ALDERMAN EISENDRATH (43rd Ward):

Referred -- GRANT OF PRIVILEGE TO NOOKIES ON WELLS, INC. (DOING BUSINESS AS NOOKIES) FOR SIDEWALK CAFE.

A proposed ordinance to grant permission and authority to Nookies on Wells, Inc., doing business as Nookies, to maintain and use a portion of the public way adjacent to 1746 North Wells Street for the operation of a sidewalk cafe, which was Referred to the Committee on Transportation and Public Way.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 1520 NORTH LAKEVIEW AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Columbus-Cabrini Medical Center to construct, maintain and use two canopies to be attached to the building or structure at 2520 North Lakeview Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN HANSEN (44th Ward):

Referred -- AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 010 OF MUNICIPAL CODE OF CHICAGO TO FURTHER DEFINE "RESTAURANTS".

A proposed ordinance to amend Title 4, Chapter 60, Section 010 of the Municipal Code of Chicago by further defining "restaurants", which was Referred to a Joint Committee composed of the members of the Committee

on Economic and Capital Development and the members of the Committee on License and Consumer Protection.

Referred -- AMENDMENT OF TITLE 10, CHAPTER 8, SECTION 290 OF MUNICIPAL CODE OF CHICAGO TO REQUIRE PERMITS FOR TOWING OF ADVERTISING DISPLAYS BY AIRCRAFT OVER CITY.

Also, a proposed ordinance to amend Title 10, Chapter 8, Section 290 of the Municipal Code of Chicago by requiring those aircraft operating over Chicago which take off or land within city limits to obtain permits for towing advertising displays and fixing the cost of such permit at \$1,000.00 for each day of display, which was Referred to the Committee on Aviation.

Referred -- GRANT OF PRIVILEGE TO HARBOR HOUSE CONDOMINIUM ASSOCIATION TO MAINTAIN AND USE VAULTED AREA ADJACENT TO 3200 NORTH LAKE SHORE DRIVE.

Also, a proposed ordinance to grant permission and authority to Harbor House Condominium Association to maintain and use a vaulted area for extension of a basement level parking garage adjacent to the premises at 3200 North Lake Shore Drive, which was Referred to the Committee on Transportation and Public Way.

Referred -- AUTHORIZATION FOR WAIVER OF FOOD VENDOR
AND ITINERANT MERCHANT LICENSE FEES
FOR PARTICIPANTS IN CENTRAL
LAKE VIEW MERCHANTS
ASSOCIATION
FESTIVAL.

Also, a proposed order authorizing the Director of Revenue to waive the Food Vendor and Itinerant Merchant License fees for the participants in the Central

Lake View Merchants Association Festival to be held on that part of West Belmont Avenue, from North Clark Street to North Sheffield Avenue, for the period of June 5 and 6, 1993, which was Referred to the Committee on Special Events and Cultural Affairs.

Referred -- JOINT COMMITTEE ON ECONOMIC AND CAPITAL DEVELOPMENT AND LICENSE AND CONSUMER PROTECTION REQUESTED TO CONDUCT HEARINGS WITH VIEW TOWARD DEVELOPING COMPREHENSIVE DEFINITION OF "RESTAURANT".

Also, a proposed resolution requesting a Joint Committee, composed of the members of the Committee on Economic and Capital Development and the members of the Committee on License and Consumer Protection, to conduct hearings and elicit testimony from representatives of the convention, tourism and hospitality industries, the business community and representatives of appropriate City departments for the purpose of developing a comprehensive definition of the word "restaurant" to be included in the Municipal Code of Chicago, which was Referred to a Joint Committee composed of the members of the Committee on Economic and Capital Development and the members of the Committee on License and Consumer Protection.

Presented By

ALDERMAN LEVAR (45th Ward):

Referred -- ESTABLISHMENT OF "NO CRUISING ZONE" WITHIN SPECIFIED AREA OF FORTY-FIFTH WARD.

A proposed order to create a "No Cruising Zone" within the area bounded by West Argyle Street, North Long Avenue, West Foster Avenue and North Leclaire Avenue, which was Referred to the Committee on Traffic Control and Safety.

ALDERMAN SHILLER (46th Ward):

Referred -- CONTRACTORS WORKING ON PUBLIC WAY REQUIRED TO COVER STREET CUTS UNTIL REPAIRED.

A proposed order directing the Commissioner of Transportation to require contractors working on the public way to place steel plates over any street cuts for which they are responsible until such cuts are asphalted or repaired, regardless of who is responsible for such asphalting or repair, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN SCHULTER (47th Ward):

Referred -- AUTHORIZATION FOR WAIVER OF FOOD VENDOR AND VENDOR LICENSE FEES FOR PARTICIPANTS IN VARIOUS EVENTS.

Seven proposed orders authorizing the Director of Revenue to waive the Food Vendor and Vendor License fees for the participants in the various events noted, to take place along the public ways specified, during the periods stipulated, which were Referred to the Committee on License and Consumer Protection, as follows:

Cuyler Covenant Church Animal Extravaganza -- to be held at 1614 West Byron Street, on July 7, 1993 (Food Vendor License fees);

Cuyler Covenant Church Music Night with Ken Medema -- to be held at 1614 West Byron Street, on July 14, 1993 (Food Vendor License fees);

Cuyler Covenant Church Circus Night -- to be held at 1614 West Byron Street, on July 21, 1993 (Food Vendor License fees);

Cuyler Covenant Church Taste of Cuyler -- to be held at 1614 West Byron Street, on July 28, 1993 (Food Vendor License fees);

Cuyler Covenant Church Fun Fair -- to be held at 1614 West Byron Street, on August 4, 1993 (Food Vendor License fees);

Our Lady of Lourdes Parish Carnival -- to be held at 4640 North Ashland Avenue and on North Leland Avenue, from North Ashland Avenue to West Greenview Avenue, for the period extending July 18 through July 25, 1993 (Vendor License fees); and

Saint Andrew's Parish Carnival -- to be held at 3546 North Paulina Street, for the period extending August 6 through August 8, 1993 (Food Vendor License fees).

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 2213 WEST MONTROSE AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Taqueria el Asadero to construct, maintain and use one canopy to be attached to the building or structure at 2213 West Montrose Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN SCHULTER (47th Ward) And OTHERS:

Referred -- AMENDMENT OF TITLE 4, CHAPTER 4 OF MUNICIPAL CODE OF CHICAGO TO REQUIRE CITY CLERK TO NOTIFY ALDERMEN OF ALL BUSINESS LICENSES ISSUED IN HIS/HER WARD.

A proposed ordinance, presented by Aldermen Schulter, Shiller, M. Smith and Moore, to amend Title 4, Chapter 4 of the Municipal Code of Chicago by adding a new section therein, to be known as Section 4-4-161 entitled "Notification to Alderman", which would require the City Clerk to notify

aldermen of any business licenses issued in his or her ward, which was Referred to the Committee on License and Consumer Protection.

Referred -- FORMATION OF SUBCOMMITTEE OF COMMITTEE ON FINANCE TO REVIEW OPERATIONS OF CABLE TELEVISION FRANCHISEES IN CHICAGO.

Also, a proposed resolution, presented by Aldermen Schulter, Hansen, Shiller and M. Smith, urging the City Council to create a subcommittee of the Committee on Finance which would review the operations of cable television franchisees in Chicago, clarify the implications of the changes in the delivery of cable television service and address customer service issues, which was Referred to the Committee on Finance.

Presented By

ALDERMAN M. SMITH (48th Ward):

Referred -- GRANT OF PRIVILEGE TO KOPI, INC. (DOING BUSINESS AS KOPI, A TRAVELER'S CAFE) FOR SIDEWALK CAFE.

A proposed ordinance to grant permission and authority to Kopi, Inc., doing business as Kopi, A Traveler's Cafe, to maintain and use a portion of the public way adjacent to 5317 North Clark Street for the operation of a sidewalk cafe, which was Referred to the Committee on Transportation and Public Way.

ALDERMAN MOORE (49th Ward):

Referred -- AUTHORIZATION FOR WAIVER OF ITINERANT MERCHANT LICENSE FEES FOR PARTICIPANTS IN SAINT GERTRUDE'S CHURCH FESTIVAL.

A proposed order authorizing the Director of Revenue to waive the Itinerant Merchant License fees for the participants in Saint Gertrude's Church Festival to be held on church premises at 1420 West Granville Avenue on August 21, 1993, which was Referred to the Committee on Special Events and Cultural Affairs.

Presented By

ALDERMAN STONE (50th Ward) And Others:

PRESIDENT BILL CLINTON REQUESTED TO COMMUTE SENTENCE OF JONATHAN POLLARD.

A proposed resolution, presented by Aldermen Stone, Medrano, Ocasio, Suarez, Austin, O'Connor, Natarus, Levar, Shiller and M. Smith, reading as follows:

WHEREAS, Jonathan Pollard is currently incarcerated in a maximum security prison in Marion, Illinois serving a life term and has been in prison for a period of seven years; and

WHEREAS, Jonathan Pollard and his wife pleaded guilty as a result of a plea bargaining agreement and then contrary to the agreement were given life sentences in spite of the fact that others involved with related crimes were meted out disproportionately lesser sentences; and

WHEREAS, Judicial process has been exhausted as a result of the fact that in spite of the plea bargain, Jonathan Pollard is not given an opportunity to appeal because of the guilty plea which was a direct result of the plea bargain; and WHEREAS, City councils across the nation have petitioned the President of the United States of America in an act of simple humanity to commute the sentence of Jonathan Pollard to the time he has already served in prison; and

WHEREAS, The City Council of the City of Los Angeles was the last major city to join the long line of citizens speaking out for equitable treatment by a motion adopted on April 14, 1993; now, therefore,

- Be It Resolved, That the Mayor and the City Council of the City of Chicago do hereby request the President of the United States to review the sentence of Jonathan Pollard and consider commuting his sentence to the time he has already served; and
- Be It Further Resolved, That a suitable copy of this resolution be forwarded to the President of the United States.

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

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

5. FREE PERMITS, CANCELLATION OF WARRANTS FOR COLLECTION, REFUND OF FEES, WAIVER OF FEE AND CANCELLATION OF SEWER ASSESSMENTS, 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 MAZOLA (1st Ward):

Maryville Academy -- for construction of a new transitional shelter on the premises known as 1658 West Grand Avenue.

BY ALDERMAN TILLMAN (3rd Ward):

Catholic Charities of the Archdiocese of Chicago -- for rehabilitation of existing structure on the premises known as 5050 South State Street.

BY ALDERMAN MURPHY (18th Ward):

The Catholic Archdiocese of Chicago/The Venerable Saint Bede Church -- for electrical installations in the church property on the premises known as 8200 South Kostner Avenue.

BY ALDERMAN MEDRANO (25th Ward):

Chicago Board of Education -- for construction of and annex to John A. Walsh Elementary School on the premises known as 2031 South Peoria Street.

BY ALDERMAN MELL (33rd Ward):

Saint Paul's Home for the Aged -- for interior remodeling of interior structure on the premises known as 3631 North Mozart Street.

BY ALDERMAN GILES (37th Ward):

Habitat for Humanity Uptown Chicago -- for rehabilitation of existing structures on premises known as 4101, 4113 and 4117 West Kamerling Avenue.

BY ALDERMAN NATARUS (42nd Ward):

Museum of Contemporary Art, 237 West Ontario Street -- for demolition of property, removal of parking meters, use of water, sealing of water main and street permits.

BY ALDERMAN SHILLER (46th Ward):

Travelers and Immigrants Aid -- for rehabilitation on the premises known as 4848 North Winthrop Avenue.

BY ALDERMAN SCHULTER (47th Ward):

Berry Memorial United Methodist Church -- for rehabilitation of existing structure on the premises known as 4754 North Leavitt Street.

BY ALDERMAN M. SMITH (48th Ward):

Congregation of Alexian Brothers -- for renovating the second floor of their property on the premises known as 6007 North Kenmore Avenue.

BY ALDERMAN MOORE (49th Ward):

Peoples Housing -- for rehabilitation of existing property on the premises known as 7510 North Ashland Avenue.

Howard Street Park -- for installation and service of the lawn sprinkler hydrant located on East Howard Street and Lake Michigan.

CANCELLATION OF WARRANTS FOR COLLECTION:

BY ALDERMAN MAZOLA (1st Ward):

McKinley Adult Services, 330 East 24th Street -- building and elevator inspection fees.

BY ALDERMAN PRECKWINKLE (4th Ward):

Kam Isaiah Israel Congregation, 1100 East Hyde Park Boulevard -- boiler and unfired pressure vessel inspection fees.

Lutheran School of Theology, various locations -- boiler and unfired pressure vessel inspection fees and annual building inspection fees (2).

BY ALDERMAN HUELS (11th Ward):

Catholic Bishop of Chicago for Our Lady of Good Counsel Parish, 3528 South Hermitage Avenue -- annual building inspection fee.

BY ALDERMAN MURPHY (18th Ward):

West Englewood Training Center, 2124 West 82nd Place -- GPK pump inspection fee.

BY ALDERMAN MELL (33rd Ward):

Gordon Technical High School, 3633 North California Avenue -- projecting sign inspection fee.

BY ALDERMAN WOJCIK (35th Ward):

Our Lady of Grace Convent, 2418 North Ridgeway Avenue -- annual refrigeration system inspection fee.

Saint Joseph Home for the Aged, 2650 North Ridgeway Avenue -- semi-annual elevator inspection fee.

BY ALDERMAN ALLEN (38th Ward):

Saint Mary's Romanian Orthodox Church, 4225 North Central Avenue -- annual refrigeration system inspection fees.

BY ALDERMAN DOHERTY (41st Ward):

Resurrection High School, 7500 West Talcott Avenue -- annual public place of assembly inspection fee and annual refrigeration system inspection fee (2).

BY ALDERMAN NATARUS (42nd Ward):

The Latin School of Chicago, 1529 North Dearborn Parkway -- annual mechanical ventilation inspection fee.

Northwestern University, various locations -- annual building inspection fees, annual canopy/revolving door inspection fees, annual public place of assembly inspection fees and annual refrigeration system inspection fees (4).

BY ALDERMAN SHILLER (46th Ward):

House of the Good Shepherd Catholic Charities, 1114 West Grace Street -- annual refrigeration system inspection fee.

BY ALDERMAN MOORE (49th Ward):

The Center for Rehabilitation and Training of Disabled Persons, 2045 West Jarvis Avenue -- annual building inspection fee.

BY ALDERMAN STONE (50th Ward):

The Center for Rehabilitation and Training of Persons with Disabilities, 6610 North Clark Street -- annual refrigeration system inspection fee.

REFUND OF FEES:

BY ALDERMAN WATSON (27th Ward):

Saint Leonard House, 2100 West Warren Boulevard -- refund in the amount of \$131.00.

BY ALDERMAN MELL (33rd Ward):

Saint Paul's Home for the Aged, 3631 North Mozart Street -- refund in the amount of \$758.00.

BY ALDERMAN NATARUS (42nd Ward):

Museum of Contemporary Arts, 237 East Ontario Street -- Refund in the amount of \$13,707.35.

BY ALDERMAN M. SMITH (48th Ward):

Congregation of Alexian Brothers, 6007 North Kenmore Avenue -- refund in the amount of \$502.00.

WAIVER OF FEES:

BY ALDERMAN JONES (15th Ward):

Clara House, 6157 South Paulina Street -- waiver of water/sewer collection fee for the year 1993.

BY ALDERMAN LASKI (23rd Ward):

Catholic Archdiocese/Saint Jame de Chantel Church, 5252 South Austin Avenue -- waiver of Raffle License fee.

CANCELLATION OF BUILDING PERMIT FEE:

BY ALDERMAN WATSON (27th Ward):

SECO Refrigeration, 1444 West Lake Street -- for remodeling and repair services performed at Saint Leonard House, 2100 West Warren Boulevard.

CANCELLATION OF SEWER ASSESSMENTS:

BY ALDERMAN MELL (33rd Ward):

Gordon Technical High School 3615 North California Avenue -- for assessment in the amounts of \$1,351.48 and \$5,293.07.

SENIOR CITIZEN SEWER REFUNDS: (\$50.00)

BY ALDERMAN MAZOLA (1st Ward):

Roth, Monroe P.

Storako, Jeanette J.

BY ALDERMAN STEELE (6th Ward):

Lewis, Hattie

Williams, Ora L.

BY ALDERMAN LASKI (23rd Ward):

Callahan, Walter J.

Cook, Colette C.

Dziennik, Lillian E.

Feyerherd, Christa

Halerz, John J.

Lis, Bertha

Piper, Anna J.

BY ALDERMAN BANKS (36th Ward):

Ockerlund, Lillian H.

Staunton, John M.

BY ALDERMAN ALLEN (38th Ward):

McGann, James G.

Jozefski, Walter

Wallace, Josephine

BY ALDERMAN O'CONNOR (40th Ward):

Fischer, Vera

Floriani-Draher, Patricia

Leff, Sylvia

Levin, Mel S.

Petkos, Mike

Wexstein, Alvin

BY ALDERMAN DOHERTY (41st Ward):

Engbert, Svea

Peterson, Patrick A.

Garcia, Rose

Rutten, Veronica

Grabowski, Grace D.

Tsengouras, Helen

Kelliher, Catherine

Wysocki, Bertha

Ludtke, Medard

BY ALDERMAN NATARUS (42nd Ward):

Allen, Sander

Blankstein, Rosalyn

Barker, Paul

Boer, Angelique P.

Bullas, Helen E.

Carter, Helen Z.

Cernok, Lillian M.

Cohen, Lillian

Cooper, Ralph

Cronin, Robert J.

Culver, Sydney K.

Dennis, Wheeler and Peggy

Dodek, Kate

Drewry, William P.

Evans, Earl A. Jr.

Feiwell, George S.

Goldsmith, Joan R.

Goodman, James H.

Grill, Ethel L.

Gude, Harry E.

Hersh, Jerome I.

Hill, William H.

Hultgren, Ruth E.

Irwin, Dorothy A.

Jasinski, Perihan

Kaplan, Arthur E.

Kaufman, Tyrus L.

Kawamura, Sueko

Krolik, Paul P.

Krumholz, Mary L.

Lea, Millicent B.

Lupton, Mary B.

Lynn, Gilbert

Mann, Belle S.

Menaker, Gerald J.

Minneci, Georgia

Rathke, Kenneth E.

Rice, Dorothy K.

Ripps, Harris

Rosenblum, Beatrice

Scheffler, Milton M.

Schieber, Nathan L.

Shavin, Edna D.

Singer, Honore

Sinn, Helen M.

Taman, Lewis

Telingator, Richard H.

Tremaine, Richard S.

Valessares, Arita

Vesselinovitch, Draga

Weber, Werner

Werd, Dorothy A.

Willner, Madeline

Witherell, Elisabeth

Woolford, Hiawatha J.

BY ALDERMAN EISENDRATH (43rd Ward):

Abramson, Selma Manning, Kent R.

Arnold, Joseph E. Mechler, John H.

Callen, Marjorie L. Nadler, Norbert

Krasnow, Helene Rice, Willa B.

Learner, David R. Ries, Ilse

Levy, Ethel Swartzberg, Ruth

Lewis, Norman Yonover, Melva

BY ALDERMAN LEVAR (45th Ward):

Adrian, Catherine P. Lewandowski, Frances T.

Russ, Iva C.

Brankovic, Jelisavka Lichvar, Nicholas

Gross, Maxine W. Virnich, Elsie

.

Gualano, Antoinette Wiertel, Diane

Hamal, Hrisoula

Danielson, Virginia

BY ALDERMAN SHILLER (46th Ward):

Annas, Lua E.

Bass, Margaret I.

Baumchen, Joseph

Karch, Meyer

Sadowsky, Kalvin C.

Truchly, Vasil

BY ALDERMAN SCHULTER (47th Ward):

La Susa, Bertha

BY ALDERMAN M. SMITH (48th Ward):

Cameron, Catherine I.

Decina, Ruth E.

Engerman, Lillian

Ganzbuhl, Margaret

Gold, Sandra L.

Green, Signe S.

Heinrichs, Erich and Tamara

Langson, Charlotte S.

Mendelsohn, Melvin

Rosenthal, Rosalie

Ruben, Claire

Stieber, Robert and Beatrice

Sucher, Charlotte L.

Tobisch, Freda

Zimmerman, Herbert M.

BY ALDERMAN MOORE (49th Ward):

Berkowitz, Irving

Harris, May H.

Linn, Charles S.

Norling, Kathryn

Parad, Samson

Preus, Madelyn M.

BY ALDERMAN STONE (50th Ward):

Drucker, Marion Ray, Emanuel M.

Feder, Louis Rozenstrauch, Lena

Gould, Edwin Rubin, Mildred

Loewy, Henry Sagalovich, Rosa

Looser, Kate Sander, Ernestine

Pollack, Roslyn Smith, Rosalie

Rapport, Ella Tauman, Sarah

APPROVAL OF JOURNAL OF PROCEEDINGS.

JOURNAL (May 19, 1993).

The Deputy City Clerk submitted the printed Official Journal of the Proceedings of the regular meeting held on May 19, 1993 at 10:00 A.M., signed by him as such Deputy City Clerk.

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

UNFINISHED BUSINESS.

COOK COUNTY BOARD OF COMMISSIONERS REQUESTED TO ENTER NON-CASH BIDS ON BEHALF OF CITY FOR CERTAIN PROPERTIES WITH SUBSEQUENT CONVEYANCE BY CITY OF SAID PROPERTIES TO APPROVED DEVELOPERS UNDER TAX REACTIVATION PROGRAM.

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Housing and Real Estate, deferred and published in the Journal of the Proceedings of May 19, 1993, pages 32368 through 32376, recommending that the City Council pass a proposed ordinance requesting the Cook County Board of Commissioners to enter non-cash bids on behalf of the City, and authorizing the City to convey said properties, upon receipt of interest thereon, to approved developers under the Tax Reactivation Program.

Alderman Medrano then presented the following amendment:

I move to amend Exhibit A to the Tax Reactivation Ordinance by deleting the following Properties:

At the request of the Alderman of the 20th Ward:

353 East 60th Street;

359 East 60th Street:

6011 South Calumet Avenue:

6015 South Calumet Avenue:

6019 South Calumet Avenue;

6012 South Dr. Martin Luther King, Jr. Drive;

6048 -- 6050 South Dr. Martin Luther King, Jr. Drive;

6005 -- 6011 South Dr. Martin Luther King, Jr. Drive; and

6201 -- 6205 South Rhodes Avenue.

At the request of the Alderman of the 3rd Ward:

5446 -- 5454 South Calumet Avenue;

350 -- 356 East 56th Street;

5600 -- 5606 South Calumet Avenue; and

5700 -- 5708 South Michigan Avenue.

At the request of the Department of Housing:

6146 South Kenwood Avenue.

On motion of Alderman Medrano, the foregoing amendment was Adopted.

Thereupon, on motion of Alderman Medrano, the said proposed ordinance, as amended, was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

- WHEREAS, There exists within the City of Chicago a serious shortage of decent, safe and sanitary housing available to persons of low and moderate income; and
- WHEREAS, The shortage of housing affordable to persons of low and moderate income is harmful to the health, safety and welfare of the citizens of the City; and
- WHEREAS, The Illinois Revenue Act of 1939 provides that the County may enter no-cash bids on tax delinquent properties on behalf of municipalities; and
- WHEREAS, The City has created the Chicago Tax Reactivation Program to aid the private sector in acquiring tax delinquent properties for the purpose of, among other things, creating low and moderate income housing for its residents; and
- WHEREAS, The Department of Housing has found those developers identified on Exhibit A attached hereto to be qualified to participate in the Program; and
- WHEREAS, The City is interested in acquiring those parcels of property identified on Exhibit A for conveyance to the qualified developers in furtherance of the Program; now, therefore,
- Be It Ordained by the City Council of the City of Chicago:
- SECTION 1. The Board of Commissioners of Cook County is hereby requested to enter no-cash bids on those parcels identified on Exhibit A ("Parcels") and to assign its interest in the Parcels to the City of Chicago.
- SECTION 2. The Commissioner of the Department of Housing is authorized to provide the Board with all necessary and required information to assure the entering of the no-cash bids and the assignment of the County's interest in the Parcels to the City. The Commissioner may delete from Exhibit A those Parcels which, in the discretion of the Commissioner, are no longer appropriate or advantageous for acquisition by the City.
- SECTION 3. The Commissioner is further authorized to negotiate and execute redevelopment agreements and all other documents which may be required or necessary to implement the intent and objective of the Program with those developers listed on Exhibit A, subject to the approval of the Corporation Counsel.
- SECTION 4. The Department of Housing is directed to provide annual status reports to the Cook County Department of Economic Development for a period of five years on each Parcel for which a no-cash bid was successfully entered.

SECTION 5. The Corporation Counsel, or his designee, is authorized to take all necessary steps to obtain tax deeds for the Parcels. In the event that there are municipal liens on the Parcels, the Corporation Counsel is authorized to execute releases of all such liens. The City will be responsible for all costs and legal fees associated with the acquisition of the Parcels. The Corporation Counsel is further authorized to take whatever other legal action may be required pursuant to the County's No-Cash Bid Program.

SECTION 6. The Mayor or his proxy is authorized to execute, and the City Clerk to attest, quitclaim deeds conveying the Parcels to the approved developers, subject to the approval of the Corporation Counsel.

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

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

Exhibit "A"

Developer	Ward	Property Address	Vol.	Permanent Index Number
Ashraf Ali	29	5810 West Lake Street	548	16-08-225-016
	29	5501 5513 West Jackson Boulevard	564	16-16-112-015
Bethel New Life, Incorporated, an Illinois not-for-profit corporation	28	121 129 North Kostner Avenue	551	16-10-418-001
	28	12 18 North Kildare Avenue	551	16-10-422-023
	28	254 264 North Hamlin Avenue	553	16-11-306-027
	28	4438 4440 West Jackson Boulevard	561	16-15-115-030
	28	4401 4407 West Jackson Boulevard	561	16-15-120-048

Developer	Ward	Property Address	Vol.	Permanent Index Number
	28	4351 4359 West Jackson Boulevard	562	16-15-216-001
Chicago Urban League Developme Corporation, an Illinois not-for- profit corporation	3 ent	4601 4603 South Michigan Avenue	252	20-03-320-001
City Lands Corp., a Delaware	17	6800 6802 South Perry Avenue	432	20-21-407-012
corporation	17	6820 6824 South Perry Avenue	432	20-21-407-015
	17	6950 6958 South Wentworth Avenue	432	20-21-414-028
	20	6400 6410 South Vernon Avenue	258	20-22-208-018
	20	6501 6505 South Evans Avenue	258	20-22-223-001
	20	6540 South Minerva Avenue	260	20-23-118-027
	20	6640 6648 South Maryland Avenue	260	20-23-120-031
	20	6331 6333 South Kimbark Avenue	260	20-23-201-012
	20	6400 South Kenwood Avenue	260	20-23-212-027
	20	6414 6416 South Kenwood Avenue	260	20-23-212-029

Developer	Ward	Property Address	Vol.	Permanent Index Number
	20	6411 6415 South Kenwood Avenue	260	20-23-213-004
	20	1501 1509 East 65th Street	260	20-23-219-029
	20	6534 6544 South Stony Island Avenue 1551 1561 East 65th Place	260 e/	20-23-221-011
	20	6610 6614 South Kimbark Avenue	260	20-23-222-019
	20	6846 6862 South Stony Island Avenue	261	20-23-408-027
	06	7415 7423 South Kimbark Avenue	264	20-26-225-005
	17	7100 7108 South Stewart Avenue	433	20-28-107-023
	17	7101 7113 South Stewart Avenue	433	20-28-200-001
	17	7722 7726 South Eggleston Avenue	433	20-28-319-024
	7	7416 South Phillips Avenue	274	21-30-115-018
·	7	2731 2741 East 79th Street	275	21-31-107-001
Paul R. Crutchfield, Jr.	5	6913 6917 South Cornell Avenue	261	20-24-317-004
	5	6919 South Cornell Avenue	261	20-24-317-005

		Property		Permanent Index
Developer	Ward	Address	Vol.	Number
Home of Life Development Corporation, an Illinois not-for-prof corporation (to be formed)	28 it	4456 4458 West Washington Boulevard	551	16-10-327-019
Latin United Community Housing Association (L.U.C.H.A.), an Illinois not-for-profit corporation	26	1850 1854 North Humboldt Boulevard	531	13-36-311-026
	26	1713 1715 North Humboldt Boulevard	531	13-36-320-012
	26	1626 1628 North Humboldt Boulevard	531	13-36-327-024
	26	1101 1103 North Mozart Street	535	16-01-304-024
	26	2735 2737 West Augusta Boulevard	536	16-01-416-009
Lawndale Christian Development Corporation, an Illinois not-for-profit corporation	24	1861 1867 South Springfield Avenue	570	16-23-310-020
	24	1800 1802 South Central Park Avenu	570 e	16-23-315-030
	24	3634 3640 West Cermak Road	570	16-23-326-034
N.H.S. Redevelopment Corporation, an Illinois not-for-profit corporation	9	10503 South Michigan Avenue	288	25-15-120-002
	9	10505 South Michigan Avenue	288	25-15-120-003

Developer	Ward	Property Address	Vol.	Permanent Index Number
	9	10509 South Michigan Avenue	288	25-15-120-004
	9	10511 South Michigan Avenue	288	25-15-120-005
	9	10513 South Michigan Avenue	288	25-15-120-006
	9	10515 South Michigan Avenue	288	25-15-120-007
	9	10519 South Michigan Avenue	288	25-15-120-008
	9	10521 South Michigan Avenue	288	25-15-120-009
	9	10523 South Michigan Avenue	288	25-15-120-010
	9	10525 South Michigan Avenue	288	25-15-120-011
	9	10529 South Michigan Avenue	288	25-15-120-012
	9	10531 South Michigan Avenue	288	25-15-120-013
	9	10533 South Michigan Avenue	288	25-15-120-014
	9	10535 South Michigan Avenue	288	25-15-120-015
	9	10537 South Michigan Avenue	288	25-15-120-016
	9	10539 South Michigan Avenue	288	25-15-120-017

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Developer	Ward	Property Address	Vol.	Permanent Index Number
	9	10541 South Michigan Avenue	288	25-15-120-018
	9	10543 South Michigan Avenue	288	25-15-120-019
	9	10547 South Michigan Avenue	288	25-15-120-020
	9	10551 South Michigan Avenue	288	25-15-120-021
	9	10553 South Michigan Avenue	288	25-15-120-022
	9	10555 South Michigan Avenue	288	25-15-120-023
Rezmar Corporation, an Illinois corporation	3	5402 5412 South Union Avenue	420	20-09-324-035
	20	5701 5703 South Michigan Avenue	257	20-15-115-001
	20	5803 5805 South Michigan Avenue	257	20-15-121-001
Safeway Investment Incorporated, an Illinois corporation	24	1251 1261 South Keeler Avenue	567	16-22-204-022
Southside Realty I Limited Partnership (to be formed)	4	4637 South Drexel Boulevard	250	20-02-316-006
	4	909 919 East 50th Street	254	20-11-114-001

AMENDMENT OF TITLE 17, ARTICLES 3 AND 9 OF MUNICIPAL CODE OF CHICAGO BY DEFINING AND CLASSIFYING FLEA MARKETS AS PERMITTED USES WITHIN C1-1 TO C1-5 RESTRICTED COMMERCIAL DISTRICTS.

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 May 19, 1993, pages 32848 and 32849, recommending that the City Council pass a proposed ordinance amending Title 17, Articles 3 and 9 of the Municipal Code of Chicago by defining and classifying flea markets as permitted uses within C1-1 to C1-5 Restricted Commercial Districts.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended in Section 3.2 by adding the following definition in proper alphabetical sequence as follows:

Flea Market. A site either indoors or outdoors where individual stalls or spaces are provided on a short term basis for vendors to display, buy, sell, exchange, or deal in new or used goods.

* * * * *

SECTION 2. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended in Section 9.3-1 by adding the language in italics as follows:

- 9.3-1 Permitted Uses -- C1-1 to C1-5 Restricted Commercial Districts.
- (37) Flea Markets.

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

* * * * *

AMENDMENT OF TITLE 17, ARTICLES 8 AND 9 OF MUNICIPAL CODE OF CHICAGO TO FURTHER REGULATE SALE OF ALCOHOLIC LIQUOR AND PACKAGE GOODS WITHIN CERTAIN RETAIL, SERVICE AND COMMERCIAL DISTRICTS.

On motion of Alderman Banks, the City Council took up for consideration the report of the Joint Committee, composed of the members of the Committee on Zoning and the members of the Committee on License and Consumer Protection, deferred and published in the Journal of the Proceedings of May 19, 1993, pages 32938 through 32940, recommending that the City Council pass a proposed ordinance amending Title 17, Articles 8 and 9 of the Municipal Code of Chicago to further regulate the sale of alcoholic liquor and package goods within certain retail, service and commercial districts.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance is hereby amended in Section 8.3-2 by deleting the language in brackets, as follows:

- 8.3-2 Permitted Uses -- B2-1 to B2-5 Restricted Retail Districts.
 - B. The following uses are permitted in the B2-1 to B2-5 Districts inclusive:
 - (33) [Liquor Stores, package goods only.]

SECTION 2. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended in Section 8.3-2 by adding the language in italics, as follows:

- B. The following uses are permitted in the B2-1 to B2-5 Districts inclusive:
 - (33) Liquor sales, package goods only, provided such use shall be accessory and is clearly related to the principal use.

SECTION 3. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended in Section 8.4-4 by adding the language in italics, as follows:

- 8.4-4 Special Uses -- B4-1 to B4-5 Restricted Service Districts.
 - (10) Liquor Store, package goods only.
- SECTION 4. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended in Section 9.3-1 by adding the language in italics, as follows:
 - 9.3-1 Permitted Uses -- C1-1 to C1-5 Restricted Commercial Districts.
 - B. The following uses are permitted in the C1-1 to C1-5 Districts inclusive:

(19a) Liquor Stores

SECTION 5. This ordinance shall be in full force and effect from and after its due passage and publication.

AMENDMENT OF TITLE 17, ARTICLES 3, 5 AND 10 OF MUNICIPAL CODE OF CHICAGO BY DEFINING AND ALLOWING FOR CREATION OF SPECIAL ZONING DISTRICTS

TO PROTECT UNIQUE CULTURAL,

HISTORICAL AND PHYSICAL

CHARACTERISTICS OF

SAID 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 May 19, 1993, pages 32849 through 32855, recommending that the City Council pass a proposed ordinance amending Title 17, Articles 3, 10 and 11 of the Municipal Code of Chicago by defining and allowing for the creation of special zoning districts to protect the unique cultural, historical and physical characteristics of said areas.

Alderman Doherty presented the following substitute ordinance:

WHEREAS, Chicago is a city of neighborhoods with unique histories and special physical and architectural characteristics; and

WHEREAS, It is the intent of the City Council to arrest the proliferation of incompatible land subdivisions and developments within special established areas of the City; and

WHEREAS, It is the intent of the City Council to promote compatible infill development that respects the special features of established neighborhoods within the city and to provide a process for establishing special zoning district regulations for this purpose; and

WHEREAS, Traditional zoning regulations are inadequate for establishing the appropriate compatibility standards for new development constructed within existing neighborhoods with special or unique characteristics; and

WHEREAS, The City needs a mechanism whereby special neighborhood areas or unique districts can be afforded special zoning protections and whereby an area's special physical characteristics can be maintained; and

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

WHEREAS, The Chicago City Council is authorized under Section 11.9-1 of the Chicago Zoning Ordinance to amend the text of the Zoning Ordinance; now, therefore,

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

SECTION 1. That Section 3.2 of Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by adding a new definition as follows:

Special District. A zoning district that has been established in accordance with the provisions of Section 5.15 and which imposes special, supplemental zoning regulations for the use and development of land within such district.

SECTION 2. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by adding a new Section 5.15, as follows:

Special District Amendments.

5.15-1 Purpose.

The purpose of this Section is to establish a process for amending the zoning ordinance to establish supplemental zoning regulations for certain established neighborhood residential and business areas within the City which have unique cultural, historic and physical characteristics that contribute positively to the city's diversity and livability. Special supplemental zoning regulations are intended to reduce conflicts between new construction and existing development, encourage city beautification and conserve the character of the city's unique, established areas.

5.15-2 Effect.

Special district regulations function as supplemental zoning requirements that apply in addition to existing zoning regulations. All existing zoning regulations shall apply except those which conflict with regulations imposed for a particular special district. In case of conflict between special district regulations and existing, underlying zoning district regulations, the special district regulations shall govern.

5.15-3 Minimum Requirements.

An area shall be eligible for designation as a special district after a recommendation by the City Council Committee on Zoning if it is at the time an application is filed within the R1 through R4 Residence District or B1 through B4 Business District classifications and contains at least two (2) contiguous and no more than ten (10) acres compactly configured and contiguous except for separation by a public way or railroad right-of-way.

5.15-4 Procedure For Creation Of Special District.

- (a) Initiation of Special District Amendment. An amendment to create a special district shall be proposed and processed under the provisions of Section 11.9, except to the extent that this section imposes additional requirements.
- (b) Application Requirements. An application for an amendment to create a special district shall be filed and notice given in the same manner as for other amendments under Sections 11.9-3 and 11.9-3.1. Provided, however, that: 1) upon receipt of any such application, the Zoning Administrator shall transmit an original copy without delay to the Chairman of the City Council Committee on Zoning; and 2) in addition to

the persons to whom written notice must be provided under Sections 11.9-3.1 and 11.9-6, written notice of the filing of the application, of the community hearing provided for in Section 5.15-4(c) and the public hearing provided for in Section 11.9-5 shall also be forwarded, by certified or registered mail return receipt requested, to the owners of property within the proposed special district, as determined from the authentic tax records of Cook County. The application shall address the factors to be considered by the Mayor and the City Council in determining whether the particular area qualifies as a special district.

(c) Community Meeting and Report. Before a public hearing is held by the City Council Committee on Zoning, as provided for in Section 11.9-4, to consider recommending the designation of any area as a special district, the Chairman of the Committee on Zoning or his designee shall hold at least one public meeting in the ward in which the proposed district is located for the purpose of explaining the proposal, soliciting comments on it, and making findings regarding the factors listed in Section 5.15-5. The Chairman shall notify the alderman of the ward in writing of the time, place and purpose of the meeting and shall also publish notice of the same in a newspaper of general circulation within the ward. The Chairman shall submit a written report and recommendation on the proposed Special District Amendment to the Committee on Zoning prior to the date scheduled for a formal public hearing before that Committee. Failure to make such a recommendation shall be deemed to be a finding that the conditions necessary to justify adoption of a special district do not exist.

5.15-5 Factors To Be Considered.

In reviewing an application for a Special District amendment filed pursuant to Section 5.15, the City Council Committee on Zoning shall give consideration to the following factors:

- (a) Whether the property within the proposed special district was classified at the time of the filing of the application with the R1 through R4 Residence Districts or the B1 through B4 Business Districts;
- (b) Whether the proposed boundaries delineate a reasonably compact and contiguous area of at least two (2) acres and not greater than ten (10) acres in size;
- (c) Whether unique zoning, platting or building characteristics predominate throughout the proposed district, including unique: uses, floor area ratios, maximum number of dwelling units, lot size, lot coverage, yards or setbacks, minimum street frontage, building entrances, building orientation, building height, exterior building materials and design, vehicular and pedestrian circulation patterns,

amount or location of parking and loading or other unique zoning, platting or development features;

- (d) Whether the existing zoning of the property would allow new development that is inconsistent with the unique characteristics within the proposed district;
- (e) The area's importance to the City's heritage or identity, whether comprehensive plans exist for the area and the nature of recent and planned public and private investment within the area;
- (f) Whether supplemental special district regulations are needed to maintain the stability and unique character of the area or to promote development that is consistent with any adopted comprehensive plans or design guidelines for the area; and
- (g) The proportion of land within the proposed district that would become nonconforming if the special district amendment were approved.

5.15-6 Variations/Exceptions.

Within any established special district, any applicant may seek exceptions or variations from the special district regulations, pursuant to the general exception or variation procedures set forth in the Chicago Zoning Ordinance, or variations in the nature of special uses, as authorized by existing or special district regulations, pursuant to the general procedures set forth in the Chicago Zoning Ordinance. In the case where an applicant seeks a variation in the nature of a special use, the applicant shall demonstrate that any proposed use will be compatible with the special district regulations applicable to a particular special district.

SECTION 3. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by adding a new Article 10A, as follows:

Article 10A.

Special Districts.

The following special districts have been duly established in accordance with the purposes and procedures described in Section 5.15 of the Chicago Zoning Ordinance.

10.A-1 [Reserved]

SECTION 4. This ordinance shall take effect sixty days after its passage by the City Council and due publication.

Alderman Doherty moved to Substitute the foregoing proposed ordinance for the proposed ordinance deferred and published in the Journal of the Proceedings of May 19, 1993. The motion to substitute Prevailed.

Thereupon, on motion of Alderman Doherty, the foregoing proposed substitute ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Chicago is a city of neighborhoods with unique histories and special physical and architectural characteristics; and

WHEREAS, It is the intent of the City Council to arrest the proliferation of incompatible land subdivisions and developments within special established areas of the City; and

WHEREAS, It is the intent of the City Council to promote compatible infill development that respects the special features of established neighborhoods within the city and to provide a process for establishing special zoning district regulations for this purpose; and

WHEREAS, Traditional zoning regulations are inadequate for establishing the appropriate compatibility standards for new development constructed within existing neighborhoods with special or unique characteristics; and

WHEREAS, The City needs a mechanism whereby special neighborhood areas or unique districts can be afforded special zoning protections and whereby an area's special physical characteristics can be maintained; and

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

WHEREAS, The Chicago City Council is authorized under Section 11.9-1 of the Chicago Zoning Ordinance to amend the text of the Zoning Ordinance; now, therefore,

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

SECTION 1. That Section 3.2 of Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by adding a new definition as follows:

Special District. A zoning district that has been established in accordance with the provisions of Section 5.15 and which imposes special, supplemental zoning regulations for the use and development of land within such district.

SECTION 2. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by adding a new Section 5.15, as follows:

Special District Amendments.

5.15-1 Purpose.

The purpose of this Section is to establish a process for amending the zoning ordinance to establish supplemental zoning regulations for certain established neighborhood residential and business areas within the City which have unique cultural, historic and physical characteristics that contribute positively to the city's diversity and livability. Special supplemental zoning regulations are intended to reduce conflicts between new construction and existing development, encourage city beautification and conserve the character of the city's unique, established areas.

5.15-2 Effect.

Special district regulations function as supplemental zoning requirements that apply in addition to existing zoning regulations. All

existing zoning regulations shall apply except those which conflict with regulations imposed for a particular special district. In case of conflict between special district regulations and existing, underlying zoning district regulations, the special district regulations shall govern.

5.15-3 Minimum Requirements.

An area shall be eligible for designation as a special district after a recommendation by the City Council Committee on Zoning if it is at the time an application is filed within the R1 through R4 Residence District or B1 through B4 Business District classifications and contains at least two (2) contiguous and no more than ten (10) acres compactly configured and contiguous except for separation by a public way or railroad right-of-way.

5.15-4 Procedure For Creation Of Special District.

- (a) Initiation of Special District Amendment. An amendment to create a special district shall be proposed and processed under the provisions of Section 11.9, except to the extent that this section imposes additional requirements.
- (b) Application Requirements. An application for an amendment to create a special district shall be filed and notice given in the same manner as for other amendments under Sections 11.9-3 and 11.9-3.1. Provided, however, that: 1) upon receipt of any such application, the Zoning Administrator shall transmit an original copy without delay to the Chairman of the City Council Committee on Zoning; and 2) in addition to the persons to whom written notice must be provided under Sections 11.9-3.1 and 11.9-6, written notice of the filing of the application, of the community hearing provided for in Section 5.15-4(c) and the public hearing provided for in Section 11.9-5 shall also be forwarded, by certified or registered mail return receipt requested, to the owners of property within the proposed special district, as determined from the authentic tax records of Cook County. The application shall address the factors to be considered by the Mayor and the City Council in determining whether the particular area qualifies as a special district.
- (c) Community Meeting and Report. Before a public hearing is held by the City Council Committee on Zoning, as provided for in Section 11.9-4, to consider recommending the designation of any area as a special district, the Chairman of the Committee on Zoning or his designee shall hold at least one public meeting in the ward in which the proposed district is located for the purpose of explaining the proposal, soliciting comments on it, and making findings regarding the factors listed in Section 5.15-5. The Chairman shall notify the alderman of the ward in writing of the time, place and purpose of the meeting and shall also publish notice of the same in a newspaper of general circulation within the ward. The Chairman shall

submit a written report and recommendation on the proposed Special District Amendment to the Committee on Zoning prior to the date scheduled for a formal public hearing before that Committee. Failure to make such a recommendation shall be deemed to be a finding that the conditions necessary to justify adoption of a special district do not exist.

5.15-5 Factors To Be Considered.

In reviewing an application for a Special District amendment filed pursuant to Section 5.15, the City Council Committee on Zoning shall give consideration to the following factors:

- (a) Whether the property within the proposed special district was classified at the time of the filing of the application with the R1 through R4 Residence Districts or the B1 through B4 Business Districts;
- (b) Whether the proposed boundaries delineate a reasonably compact and contiguous area of at least two (2) acres and not greater than ten (10) acres in size;
- (c) Whether unique zoning, platting or building characteristics predominate throughout the proposed district, including unique: uses, floor area ratios, maximum number of dwelling units, lot size, lot coverage, yards or setbacks, minimum street frontage, building entrances, building orientation, building height, exterior building materials and design, vehicular and pedestrian circulation patterns, amount or location of parking and loading or other unique zoning, platting or development features;
- (d) Whether the existing zoning of the property would allow new development that is inconsistent with the unique characteristics within the proposed district;
- (e) The area's importance to the City's heritage or identity, whether comprehensive plans exist for the area and the nature of recent and planned public and private investment within the area;
- (f) Whether supplemental special district regulations are needed to maintain the stability and unique character of the area or to promote development that is consistent with any adopted comprehensive plans or design guidelines for the area; and

(g) The proportion of land within the proposed district that would become nonconforming if the Special District amendment were approved.

5.15-6 Variations/Exceptions.

Within any established special district, any applicant may seek exceptions or variations from the special district regulations, pursuant to the general exception or variation procedures set forth in the Chicago Zoning Ordinance, or variations in the nature of special uses, as authorized by existing or special district regulations, pursuant to the general procedures set forth in the Chicago Zoning Ordinance. In the case where an applicant seeks a variation in the nature of a special use, the applicant shall demonstrate that any proposed use will be compatible with the special district regulations applicable to a particular special district.

SECTION 3. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by adding a new Article 10A, as follows:

Article 10A.

Special Districts.

The following special districts have been duly established in accordance with the purposes and procedures described in Section 5.15 of the Chicago Zoning Ordinance.

10.A-1 [Reserved].

SECTION 4. This ordinance shall take effect sixty days after its passage by Council and due publication.

AMENDMENT OF TITLE 17, SECTION 8.3-4 OF MUNICIPAL CODE OF CHICAGO BY ALLOWING ANY NON-COMMERCIAL VEHICLE TO BE STORED, REPAIRED OR SERVICED BY GARAGES IN B4-1 TO B4-5 RESTRICTED SERVICE DISTRICTS.

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 May 19, 1993, pages 32855 and 32856, recommending that the City Council pass a proposed ordinance amending Title 17, Section 8.3-4 of the Municipal Code of Chicago by allowing any non-commercial vehicle to be stored, repaired or serviced by garages in B4-1 to B4-5 Restricted Service Districts.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended in Section 8.3-4 by deleting the language in brackets and by adding the language in italics, as follows:

- 8.3-4 Permitted Uses -- B4-1 to B4-5 Restricted Service Districts.
 - B. The following uses are permitted in the B4-1 to B4-5 Districts inclusive.

(17) Garages, for storage, repair and serving of [automobiles 1½ ton and under] any non-commercial motor vehicle, but excluding body repairs, painting and engine rebuilding.

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

AMENDMENT OF TITLE 17, VARIOUS SECTIONS OF MUNICIPAL CODE OF CHICAGO BY INCREASING ALLOWABLE CAPACITY OF LAUNDERETTE MACHINES LOCATED WITHIN CERTAIN RESTRICTED SERVICE, RETAIL AND COMMERCIAL DISTRICTS.

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 May 19, 1993, pages 32857 through 32859, recommending that the City Council pass a proposed ordinance amending Title 17 of the Municipal Code of Chicago, various sections, by increasing the allowable capacity of launderette machines located within certain Restricted Service, Retail and Commercial Districts.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended in Section 8.3-4 by deleting the language in brackets and by adding the language in italics, as follows:

- 8.3-4 Permitted Uses -- B4-1 to B4-5 Restricted Service Districts.
 - B. The following uses are permitted in the B4-1 to B4-5 Districts inclusive:
 - (22) Launderettes, [Automatic, self-service only] Coinoperated facilities, employing not more than two persons in addition to one owner or manager, provided that laundry [machines] equipment shall not exceed [sixteen] twenty-two (22) pounds capacity each.
- SECTION 2. That Title 17 of the Municipal Code of Chicago, is hereby amended in Section 8.4-2 by deleting the language in brackets and by adding the language in italics, as follows:
 - 8.4-2 Special Uses -- B2-1 to B2-5 Restricted Retail Districts.
 - (4) Launderettes, [Automatic, self-service only] Coinoperated only, employing not more than two persons in addition to one owner or manager, provided that laundry [machines] equipment shall not exceed [sixteen] twenty-two (22) pounds capacity each.
- SECTION 3. That Title 17 of the Municipal Code of Chicago, is hereby amended in Section 9.3-1 by deleting the language in brackets and by adding the language in italics, as follows:
 - 9.3-1 Permitted Uses -- C1-1 to C1-5 Restricted Commercial Districts.
 - B. The following uses are permitted in the C1-1 to C1-5 Districts inclusive:

(17) Launderettes, [Automatic, self-service only] Coinoperated facilities. [employing not more than two persons in addition to one owner or manager, provided that laundry machines shall not exceed ten pounds capacity each.]

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

CHICAGO ZONING ORDINANCE AMENDED TO RECLASSIFY AREA SHOWN ON MAP NUMBER 1-E.

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 May 19, 1993, pages 32859 through 32873, recommending that the City Council pass a proposed ordinance to amend the Chicago Zoning Ordinance by reclassifying a particular area shown on Map Number 1-E.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 46.

Nays -- Alderman E. Smith -- 1.

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

The following is said ordinance as passed:

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B7-7 General Central Business District symbols and indications as shown on Map No. 1-E in the area bounded by:

East Haddock Place; a line ± 136 feet east of North State Street; East Lake Street; and North State Street,

to those of an Institutional Planned Development which is hereby established in the area described above subject to such use and bulk regulations as are set forth in the Plan of Development attached hereto and to no others.

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

Plan of Development attached to this ordinance reads as follows:

Institutional Planned Development.

Plan Of Development Statements.

- 1. The area delineated herein as an Institutional Planned Development (the "Planned Development") consists of approximately 38,688.10 square feet (.89 acres) of property which is depicted on the attached Planned Development Boundary and Property Line and Right-of-Way Adjustment Map (the "Property"). Commonwealth Edison Company (the "Applicant") owns the Property, with the exception of a ± 1,000 square feet segment of a public street which is proposed to be vacated.
- 2. All applicable official reviews, approvals or permits are required to be obtained by the Applicant.
- 3. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns and, if different than the Applicant, the legal title holders. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, the legal title holder. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the Property, at the time applications for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or under single designated control. Single

designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the Property.

Nothing herein shall prohibit or in any way restrict the alienation, sale or any other transfer of all or any portion of the Property or any rights, interests or obligations therein. Upon any alienation, sale or any other transfer of all or any portion of the Property or the rights therein, except any assignment or transfer of rights pursuant to a mortgage or otherwise as collateral for any indebtedness, and solely with respect to the portion of the Property so transferred, the term Applicant shall be deemed amended to apply to the transferee thereof (and its beneficiaries if such transferee is a land trust) and the seller or transferor thereof (and its beneficiaries if such seller or transferor is a land trust) shall thereafter be released from any and all obligations or liability hereunder.

- This Plan of Development consists of 16 Statements; an Existing 4. Zoning Map; a Planned Development Boundary and Property Line and Right-of-Way Adjustment Map; a Generalized Land Use Map; an Existing Land Use Map; a Table of Use and Bulk Regulations and Related Controls; a Site Plan prepared by Skidmore, Owings & Merrill dated February 18, 1993 (the "Site Plan"); and South and West Elevations prepared by Skidmore, Owings & Merrill dated February 18, 1993 (the "Elevations"). Reduced copies of the Site Plan and Elevations are attached hereto and full sized copies are on file with the Department of Planning and Development. These and no other zoning controls shall apply to the Property. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a planned development.
- 5. The following uses shall be permitted in the Planned Development subject to the restrictions in Statement 12 and in the Table of Use and Bulk Regulations: Public Utility Uses, Public Service Uses and Off-Street Parking.
- 6. Permanent business identification signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development. Temporary business identification signs as related to the Applicant's exhibitions shall be permitted subject to the review and approval of the Department of Planning and Development. Temporary construction signs shall be permitted subject to the review and approval of the Department of Planning and Development.

- 7. 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 and approval by the City Council.
- 8. This will be an unmanned facility with no parking and loading berths required on-site. Three (3) permissive, accessory off-street parking spaces will be provided within the building; the design of such spaces shall be subject to the review of the Department of Transportation and the approval of the Department of Planning and Development.
- 9. Any service drive or other ingress or egress shall be adequately designed and paved, in accordance with the regulations of the Department of Transportation in effect at the time of construction 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. The location of the service entrances shall be in substantial conformance with the Site Plan.
- 10. In addition to the maximum height of the building and any appurtenance attached thereto prescribed in this Planned Development, the height of the improvements and any appurtenance attached thereto also shall be subject to:
 - (A) Height limitation as certified and approved by the Federal Aviation Administration; and
 - (B) Airport zoning regulations as established by the Department of Planning, Department of Aviation and Department of Law and approved by the City Council.
- 11. 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 Development and in effect on the date hereof.
- 12. The improvements on the Property including the landscaping along the adjacent rights-of-way, the location of the service entrances, and all entrances and exits to and from the parking area shall be located, designed, constructed and maintained in substantial conformance with the Site Plan and the Elevations. In addition, the improvements on the Property shall be subject to the following regulations:

A) Landscaping:

Trees will be provided along the State and Lake Street frontages as depicted on the attached Site Plan subject to the approval of the Chicago Bureau of Forestry. The size and type of trees used shall be in compliance with the most recent version of the State Street Development Plan and Urban Design Guidelines or any specifications which are issued by the Department of Planning and Development to implement such plan. Parkway trees depicted on the Site Plan shall be installed and maintained in accordance with the parkway tree planting provisions of the Chicago Zoning Ordinance.

B) Architectural Treatment Of Improvements:

The State Street facade will feature four tall light columns, their lantern capitals, a curved screen backdrop and three display windows with an ornamental stainless steel grill placed in front. The windows will hold a permanent display of art which will be chosen in accordance with specifications developed by the Applicant after consultation with the Greater State Street Council and the Department of Cultural Affairs. Such specifications must be reviewed and approved by the Department of Planning and Development. The State Street facade shall be constructed primarily of glass (clear and specialty glasses), stainless steel and painted aluminum structural and framing elements and a granite base.

The Lake Street facade shall be constructed primarily of limestone, a granite base and an upper copper wall. The elevation will be divided by an ornamental stair tower, enclosed in clear glass with stainless steel and painted aluminum frames. A series of bronze plaques created by local artists will commemorate events of Chicago's past and will be located at the pedestrian level of the facade. The number of plaques and the events depicted thereon will be based on specifications developed by the Applicant. Such specifications must be reviewed and approved by the Department of Planning and Development.

The north wall along Haddock Place and the eastern facade facing the Harold Washington College shall be of masonry construction.

C) Modification Of Requirements:

The terms, conditions and exhibits of this Planned Development Ordinance may be modified, administratively by the Commissioner of the Department of Planning and Development upon the request of the Applicant and after a determination by the Commissioner that such a modification is minor, appropriate, consistent with the nature of the development of the Property contemplated in this Planned Development Ordinance and will not result in a floor area ratio in excess of that provided by this Planned Development Ordinance. Any such modification shall be deemed to be a minor change in the Planned Development Ordinance as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance.

- 13. The Applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The Applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigeration and Air Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S.").
- 14. Unless substantial construction of the improvements contemplated by this Planned Development has commenced within ten years following adoption of this Planned Development, and unless completion thereof is diligently pursued, then this Planned Development shall expire, provided, however, that if the City Council amends the Chicago Zoning Ordinance to provide for a shorter expiration period which is applicable to all planned developments, then this Planned Development shall expire upon the expiration of such shorter time period as provided 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 provision of this section, then, the zoning of the Property shall automatically revert to a B7-7 General Central Business District.
- 15. The development authority contained in this Planned Development Ordinance including, without limitation, the authority to issue building permits, site plan approvals, approvals pursuant to Section 11.11-3(b) of the Chicago Zoning Ordinance and similar approvals, shall not become effective until and unless a Redevelopment Agreement has been executed by the Applicant and the City of Chicago and approved by the City Council. In the event that execution or approval of such an agreement has not occurred within six months following the date of adoption of this Planned Development Ordinance, then, unless extended by mutual written agreement of the City (through the Commissioner of the Department

of Planning and Development) and the Applicant (through its authorized representative), this Planned Development Ordinance shall expire and the zoning of the Property shall automatically revert to the previously existing B7-7 General Central Business District.

16. The Applicant agrees that it shall not demolish any improvements located on the Property any sooner than twelve (12) months before the commencement of construction of the project. Between the time the site is cleared and construction commences, the Applicant shall install a wooden fence at the property line a minimum of 6 feet in height to effectively screen the site.

[Existing Zoning Map, Planned Development Boundary and Property Line and Right-of-Way Adjustment Map, Generalized Land Use Map, Existing Land Use Map, Site Plan and Elevation Drawings attached to this Plan of Development printed on pages 34074 through 34080 of this Journal.]

Use and Bulk Regulations and Data attached to this Plan of Development read as follows:

Institutional Planned Development

Plan Of Development

Use And Bulk Regulations And Data.

General Description of Land Use:

Public utility uses, public service uses and off-street parking.

Maximum Permitted F.A.R.:

5.0.

Gross Site Area = Net Site Area + Area Remaining in Public Right-of-Way:

 \pm 38,688.10 square feet * = \pm 20,110.8 square feet * + 18,577.30 square feet.

Setbacks from Property Line:

In general conformance with the Site Plan.

Maximum Percentage of Site Coverage:

100% site coverage -- In general conformance with the Site Plan.

Maximum Building Height:

125 feet above grade to the top of the screen.

Minimum Number of Off-Street Parking:

0 spaces.

Maximum Number of Off-Street Parking:

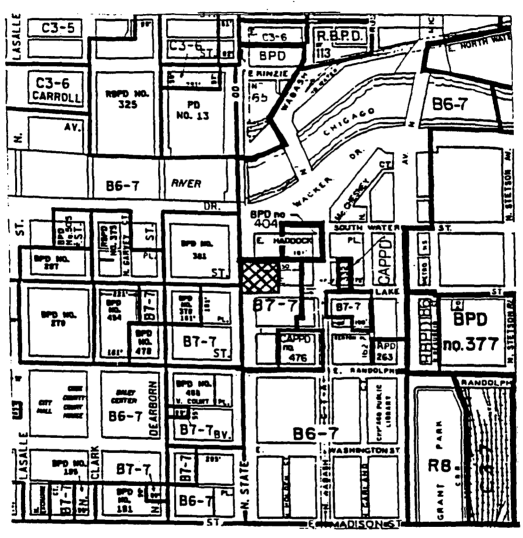
0 spaces required/three (3) permissive accessory parking spaces will be provided.

Minimum Number of Off-Street Loading Berths:

0 berths.

^{*} Includes \pm 1,000 square feet of Haddock Place to be vacated.

Existing Zoning Map.



Legend

Planned Development

Zoning Boundaries

Applicant:

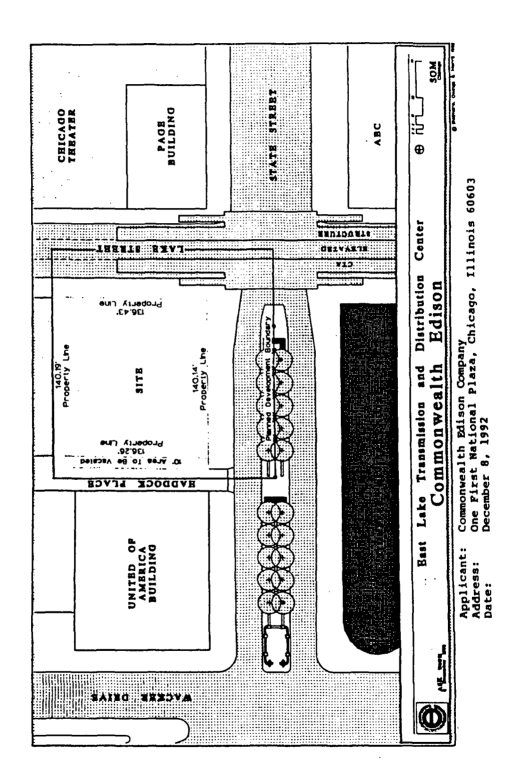
Address:

Commonwealth Edison Company
One First National Plaza, Chicago IL 60618

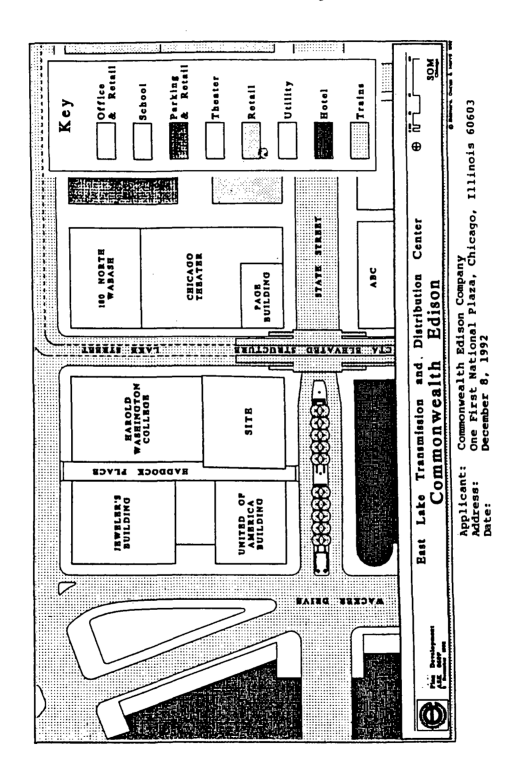
Date:

December 8, 1992

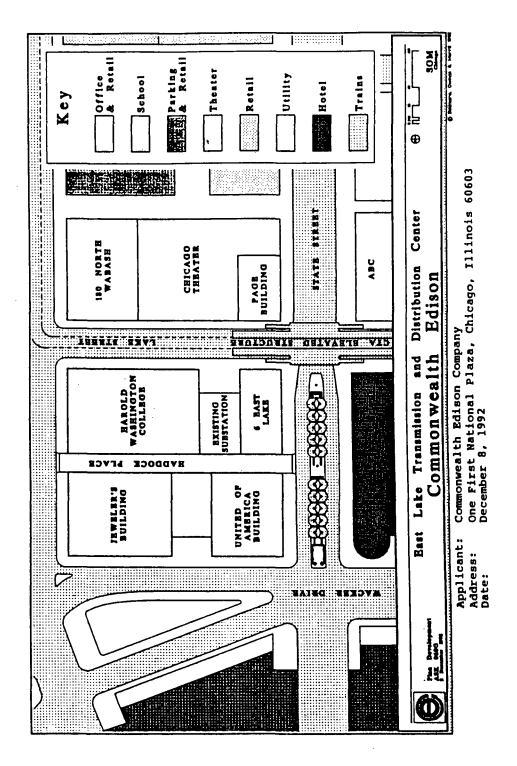
Property, Boundaries And Right-Of-Way Adjustment Map.



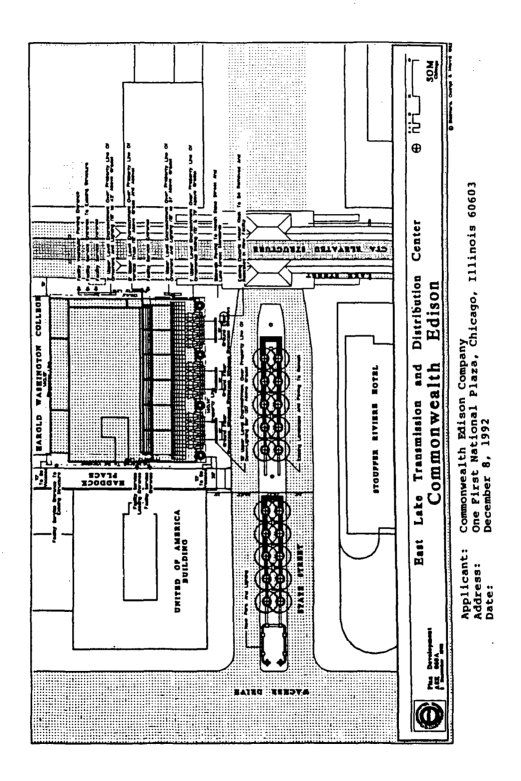
General Land Use Map.



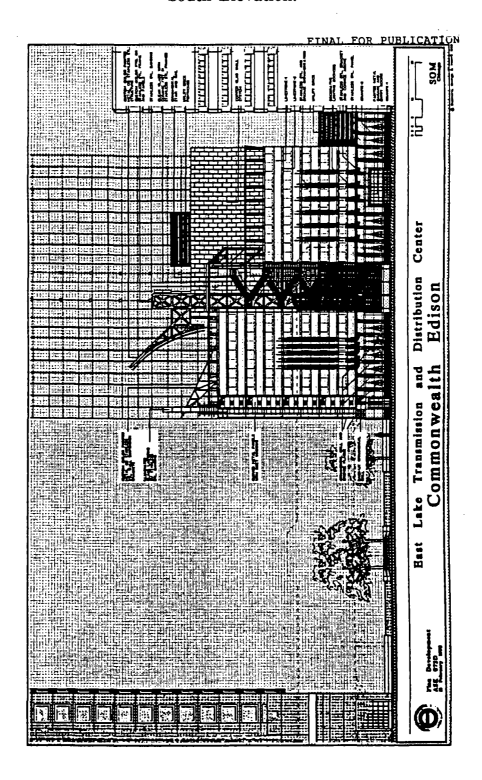
Existing Land Use Map.



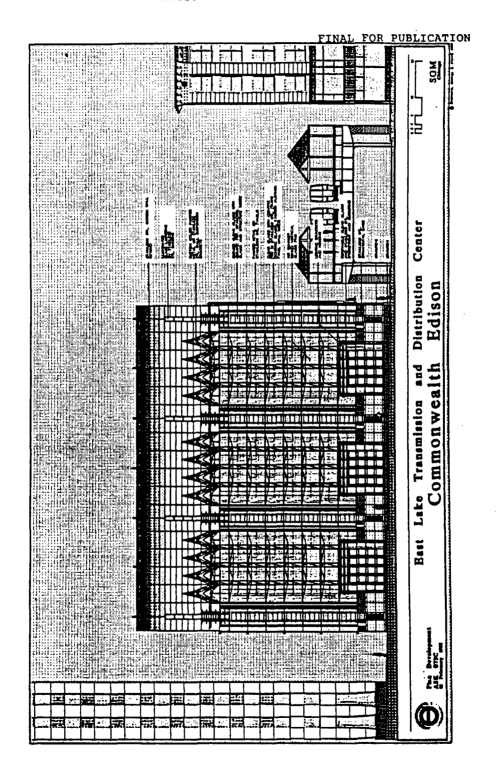
Site Plan.



South Elevation.



West Elevation.



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 May 19, 1993, pages 32859 and 32874 through 32921, recommending that the City Council pass various 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

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

Reclassification Of Area Shown On Map Number 1-G.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 1-G in the area bounded by:

the alley next south of and parallel to West Ohio Street; North Elizabeth Street; the alley next north of and parallel to West Grand Avenue; and North Ada Street,

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 1-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 R4 General Residence District symbols and indications as shown on Map No. 1-I in the area bounded by:

West Fulton Street; a line 240.33 feet east of and parallel to North Albany Avenue; West Walnut Street; and North Albany Avenue,

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 2-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 M1-3 Restricted Manufacturing District symbols and indications as shown on Map No. 2-G in the area bounded by:

the alley next north of West Jackson Boulevard; a line 24 feet east of South Throop Street; West Jackson Boulevard; and South Throop Street,

to those of a C2-3 General Commercial District and a corresponding use district is hereby established in the area described above.

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 3-H. (As Amended)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 3-H in the area bounded by:

North Winchester Avenue; West Augusta Boulevard; a line 25.0 feet north of and parallel to West Augusta Boulevard; and the alley next east of and parallel to North Winchester 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 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 R4 General Residence and B2-2 Restricted Retail District symbols and indications as shown on Map No. 3-H in area bounded by:

West Walton Street; North Ashland Avenue; a line 25 feet south of and parallel to West Walton Street; and North Marshfield Avenue,

to those of a B2-3 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 3-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 R5 General Residence District symbols and indications as shown on Map No. 3-J in area bounded by:

West Pierce Avenue; North Kedzie Avenue; a line 32 feet south of West Pierce Avenue; and the alley next west of and parallel to North Kedzie Avenue,

to those of a B2-3 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 Numbers 5-F And 7-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 R5 General Residence District, B2-3 Restricted Retail District, B4-3 Restricted Service District, C1-3 Restricted Commercial District and Institutional Planned Development No. 158 symbols and indications as shown on Map No. 5-F and on Map No. 7-F in area bounded by:

West Altgeld Street; North Halsted Street; West Fullerton Parkway; a line 142.5 feet west of North Orchard Street; the alley next north of and

parallel to West Fullerton Parkway; the alley next west of and parallel to North Orchard Street; a line 211 feet north of West Fullerton Parkway; North Orchard Street; North Lincoln Avenue; a line from a point 151.2 feet northwest of West Belden Avenue along the southwest line of North Lincoln Avenue to a point 211.9 feet west of North Lincoln Avenue along the north line of West Belden Avenue; a line extending due south from the last described point to the south line of West Belden Avenue; the south line of West Belden Avenue; the alley next east of and parallel with North Halsted Street; a line 143 feet south of a line parallel with West Belden Avenue; North Halsted Street; the north line of West Belden Avenue; North Halsted Street; the north line of West Belden Avenue; the alley next southwest of and parallel to North Lincoln Avenue; a line from a point 350 feet northwest of West Belden Avenue along the northeast line of the alley next southwest of and parallel to North Lincoln Avenue to a point 501.2 feet northwest of West Belden Avenue along the southwest line of North Lincoln Avenue; a line 656.2 feet northwest of West Belden Avenue along the southwest line of North Lincoln Avenue and perpendicular to North Lincoln Avenue; a line 60 feet southwest of and parallel with North Lincoln Avenue; a line 457.16 feet northwest of West Belden Avenue along the northeast line of the alley next southwest of North Lincoln Avenue and perpendicular to that alley; the alley next southwest of North Lincoln Avenue; North Halsted Street; North Lincoln Avenue; a line from a point 201.45 feet northwest of West Fullerton Parkway, as measured from the easterly right-of-way line of North Lincoln Avenue to a point 201.54 feet north of West Fullerton Parkway and 82.88 feet west of North Halsted Street; a line 201.54 feet north of West Fullerton Parkway; a line from a point 201.54 feet north of West Fullerton Parkway and 80 feet west of North Halsted Street to a point 243.54 feet north of West Fullerton Parkway and 90 feet west of North Halsted Street; the alley next north of West Fullerton Parkway; and the alley next west of North Halsted Street (to point of beginning),

to the designation of Institutional Planned Development No. 158, 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 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:

Institutional Planned Development No. 158, As Amended.

Statements.

- 1. The area delineated herein on the attached Property Line Map as "Institutional Planned Development No. 158, as amended", excluding public rights-of-way is owned or controlled by The Children's Memorial Medical Center and its subsidiaries (collectively "C.M.M.C.").
- 2. Off-street parking and loading facilities will be provided in compliance with this Plan of Development.
- 3. C.M.M.C., its successors or assignees shall obtain all required official reviews, approvals or permits in connection with this Plan of Development. Any application to the City for an amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made by or authorized by all of the owners of the property located in the Planned Development.
- 4. 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 Children's Memorial Medical Center or its successors and approval by the City Council.
- 5. Any service drives or any other ingress or egress shall be adequately designed and paved in accordance with the regulations of the Department of Transportation 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 and shall have a minimum width of 18 feet to provide ingress and egress for emergency vehicles. There shall be no parking within such fire lanes.
- 6. This Plan of Development consists of 17 Statements; an Existing Zoning Map; a Property Line Map; a General Land Use Map; a Table of Use and Bulk Regulations and Data; architectural elevations of the Lincoln Avenue Parking Facility by Desman and Associates dated January 2, 1992; a Landscaping Plan of the Lincoln Avenue Parking Facility by Solomon, Cordwell, Buenz & Associates dated March 18, 1992; architectural elevations of the Belden/Halsted

Office Building by Solomon, Cordwell, Buenz & Associates; Landscaping Plan for the Belden/Halsted Office Building; elevations of Phase I of the Children's Memorial Institute for Education and Research Facility ("C.M.I.E.R.") prepared by Solomon, Cordwell, Buenz & Associates dated September, 1992; Site/Landscaping Plan for Phase I of the C.M.I.E.R. facility, and a Landscaping Plan for the existing C.M.M.C. park located on the north side of Fullerton Parkway, between Halsted Street and Lincoln Avenue. Full size sets of these plans are on file with the Department of Planning. The Planned Development is applicable to the area delineated herein and these and no other controls shall apply. The Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17, Chapter 194A of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a planned development.

- 7. Uses. The following uses shall be permitted within the area delineated herein as Institutional Planned Development No. 158: medical and related uses, research and educational facilities, doctors' offices, nurses' housing, temporary housing for parents, and accessory and non-accessory off-street parking, and ground floor retail uses, subject to the following:
 - A. Belden/Halsted (Subarea L): Subarea L may be developed as a doctor's office building (not including patient care) or as an accessory hospital residence or in other ways for medical and related facilities; provided, however, that the property will not be developed as a patient care facility or clinic, health center, or as a parking lot, garage, or facility, so long as C.M.M.C. owns the property. Any such development shall be a low-rise, low-density building, the architectural character, height, and massing of which shall be consistent with the residential buildings located on the north side of the 700 West Belden Avenue block.
 - B. Main Bedtower Helicopter Landing Pad (Subarea D): In addition to other uses specified herein, the roof of the Main Bedtower (Subarea D) may be used for an emergency medical helicopter helistop or landing pad to receive patients being transported thereto by helicopter under the following conditions:
 - 1. The Landing Pad will be used only by The Children's Memorial Medical Center;
 - 2. Helicopter transports will be used only for medical and surgical emergencies;

- 3. Helicopter transports to or from The Children's Memorial Medical Center will be made only during the following circumstances:
 - a. When patients require immediate transport for surgery or medical care in an intensive care unit;
 - b. When the patient meets the medical criteria stated above, and when travel distance is more than 40 miles away;

or

Less than 40 miles away, but ground traffic or weather conditions would delay the transport and threaten the life of the patient;

- 4. The decision to transfer a patient by air or ambulance will strictly remain a decision between the referring physician and the intensive care unit attending staff at The Children's Memorial Medical Center. Although The Children's Memorial Medical Center does intend to inform other health care providers of its transport team services, it will not emphasize the helicopter portion of this service;
- 5. The Children's Memorial Medical Center will not own or operate a helicopter transport business and will not base, store, fuel or service (except in the case of a mechanical emergency) a helicopter at its landing pad.
- C. Skybridges: Skybridges connecting structures or facilities located within this Planned Development shall be subject to the review and approval of the Commissioner of the Department of Planning and Development.
- 8. Height Limitations: The following height limitations and additional subarea controls shall apply to any building included in said Institutional Planned Development:

- A. Height limitations as certified on Form F.A.A. 117, or successor forms involving the same subject matter, and approved by the Federal Aviation Administration.
- B. Airport zoning regulations as established by the Department of Planning, Department of Aviation, the Department of Law and approved by the City Council.
- C. The following are the height limitations for existing buildings and any additions thereto and for any new building to be constructed in each of the subareas within the Planned Development:
 - a. Subarea A: Buildings or additions thereto on the site of the present J. Deering and N.A. Black Buildings shall be limited to 90 feet in height;
 - b. Subarea B: Buildings or additions thereto on the site of the present Research Building shall be limited to 78.2 feet in height;
 - c. Subarea C: Buildings or additions thereto on the site of the present M. Wilson Memorial Building shall be limited to 78.2 feet in height;
 - d. Subarea D: Buildings or additions thereto on the site of the present Main Bedtower (excluding the emergency landing pad) shall be limited to 123 feet in height and the area located above 123 feet may be used as provided in Statement Number 7C;
 - e. Subarea E: Buildings or additions thereto on the site of the present T.D. Jones Memorial Building shall be limited to 78.2 feet in height;
 - f. Subarea F: Buildings or additions thereto on the site of the present Kroc Building at the northwest corner of North Orchard Street and North Lincoln Avenue shall be limited to 78.2 feet in height;
 - g. Subarea G: Buildings or additions thereto on the site of the present Power Plant and Laundry shall be limited to 78.2 feet in height;
 - h. Subarea H: Buildings or additions thereto on the site of the present Bigler Auditorium shall be limited to 78.2 feet in height;

- i. Subarea I: The parking facility and any additions thereto on the southwesterly side of North Lincoln Avenue shall be limited to 76.6 feet in height (which shall accommodate a total of seven levels of parking);
- j. Subarea J: Buildings or additions thereto on the site of the present Old Bank Building shall be limited to 78.2 feet in height in the area defined by a line from a point 75 feet east of the Fullerton/Lincoln corner measured along Fullerton Avenue to a point 75 feet southeast of that corner measured along Lincoln Avenue:
- k. Subarea K: Buildings or additions thereto on the site of the present Resale Shop Building shall be limited to 78.2 feet in height in the area defined by a line from a point 75 feet southeast of the Fullerton/Lincoln corner measured along Lincoln Avenue to a point 75 feet south of that corner measured along Halsted Street;
- l. Subarea L: Buildings or additions thereto to be constructed on the Belden/Halsted Site shall not exceed 42 feet in height measured to the parapet on Halsted and Belden. Any fence constructed along Belden or Halsted after the construction on this site is completed shall be of wrought iron not exceeding five feet in height.
- m. Subarea M: Buildings or additions thereto to be constructed on the Altgeld/Halsted Site shall not exceed 78.2 feet to the top of highest parapet measured from the existing sidewalk level, exclusive of mechanical penthouses. On the Altgeld side, the facility shall not exceed 35 feet in height within 29 feet of the property line and shall not exceed 65 feet in height within 43 feet of the property line. Mechanical penthouses for the facilities to be constructed on this site will be located on the roofs of the highest and second highest levels of the facilities. Penthouses will be masked with a facade that is consistent with the facilities.

All height limitations set forth herein are measured from 18.1 feet above Chicago City Datum to the top of the parapet wall (except as specified for Subarea M above). Penthouses and spaces for mechanical equipment located on the roof of any building are not

included in the computation of height limitations, and no building erected within the Institutional Planned Development shall be deemed to violate height limitations stated herein on account of such penthouses or projections for mechanical equipment.

- 9. Setbacks: The following are the minimum setback limitations for existing buildings and any additions thereto and for any new building to be constructed within the Planned Development:
 - A. North Lincoln Avenue south of West Fullerton Parkway, as presently existing.
 - B. North Orchard Street south of West Fullerton Parkway, as presently existing.
 - C. North Orchard Street from West Fullerton Parkway to a point 211 feet north of West Fullerton Parkway: 11 feet.
 - D. West Fullerton Parkway (north frontage) from North Orchard Street to a point 142.5 feet west of North Orchard Street: 10 feet.
 - E. South side of West Fullerton Parkway: 0 feet.
 - F. North Halsted Street (Subareas J and K): 0 feet.
 - G. North Halsted Street (Subarea L): 15 feet.
 - H. West Belden Avenue (Subarea L): 7.5 feet.
 - I. Alley east of North Halsted Street (Subarea L): 0 feet.
 - J. South property line (Subarea L): 0 feet.
 - K. North Halsted Street (Subarea M): 7.5 feet.
 - L. West Altgeld Street (Subarea M): 29 feet.
 - M. North Lincoln Avenue (Subarea M): 7.5 feet.
 - N. If any existing building or structure located in Subarea J or K is demolished, then the Plaza setbacks shown on the General Land Use Plan shall be provided.
- 10. Loading Docks: All loading docks shall be located in such a way that delivery trucks shall not block any alley, sidewalk or street. No

loading dock for the facilities to be constructed on Subarea M shall be accessed from or located on Halsted Street or Lincoln Avenue.

- 11. Landscaping: All improvements and landscaping shall be developed and maintained in substantial conformity with the Site/Landscape Plans attached to the Planned Development and in conformance with any future Landscape Plan that may be developed in accordance with Paragraph 13 below.
- 12. Parking: The Parking Facilities located on the southwesterly side of North Lincoln Avenue (Subarea I) and on-site parking located on the west side of Halsted Street between Lincoln Avenue and Altgeld Street (Subarea M) are adequate for the Planned Development and may be used by neighborhood residents and businesses, their employees and patrons for a fee in the evenings and on the weekends.
- 13. Future Site Plan Approval: A site plan for any new building or park/plaza to be constructed within this Planned Development shall be submitted to the Commissioner of the Department of Planning and Development for site plan and Part II approval pursuant to Section 11.11-3(b) of the Chicago Zoning Ordinance. Site plan approval is intended to assure that specific development proposals conform with the Planned Development Ordinance and to assist the City in monitoring ongoing development.

If a site plan substantially conforms with the provisions of this Planned Development Ordinance, the Commissioner shall approve the site plan and shall issue written approval thereof to the Applicant within thirty (30) days of submission of the completed application. If the Commissioner determines within said thirty (30) day period that the site plan does not substantially conform with the provisions of this Planned Development Ordinance, the Commissioner shall advise the Applicant in writing regarding the specific reasons for such adverse determination and the specific areas in which the site plan does not conform to the provisions of this Planned Development Ordinance within fourteen (14) days from the expiration of said thirty (30) day period. The Commissioner shall thereafter review any resubmission within fourteen (14) days and make a final written determination within said period. Following approval of the site plan by the Commissioner, the site plan shall be kept on permanent file with the Commissioner and shall be deemed to be an integral part of this Planned Development Ordinance.

After the Commissioner approves the site plan, the approved site plan may be changed or modified pursuant to the provisions of this Planned Development Ordinance. In the event of any inconsistency between an approved site plan and the terms of the Planned Development Ordinance in effect at the time of approval of such site plan or of the modifications thereto, the terms of the Planned Development Ordinance shall govern.

The site plan for a new building to be constructed within the boundaries of Institutional Planned Development Number 158, shall, at a minimum, provide the following information:

- -- Building footprint;
- -- Dimensions of all setbacks;
- -- Location and depiction of all on-site parking spaces (including relevant dimensions);
- -- Location and depiction of all loading berths (including relevant dimensions);
- -- All building elevations; and
- Statistics regarding the new building or buildings to be constructed in Institutional Planned Development Number 158, including:
 - (1) Floor area and floor area ratio as presented on submitted drawings;
 - (2) Number of parking spaces provided;
 - (3) Number of loading berths provided;
 - (4) The uses to occur in the building;
 - (5) Maximum building height;
 - (6) Setbacks and vertical setbacks, required and provided; and
 - (7) Traffic Generation Data to update and supplement previously submitted traffic impact studies, if the Chicago Department of Transportation deems it necessary.
- 14. Identification Signs: Business and business identification signs are permitted within Institutional Planned Development Number 158. Off-premises advertising signs are not permitted within this Plan of Development.

- 15. Energy Conservation: The Applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The Applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigeration and Air Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S.").
- 16. Department Of Planning Regulations: 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 and Development.
- 17. Sunset Provision: This Amendment to Institutional Planned Development Number 158 shall expire if substantial construction of the proposed C.M.I.E.R. facility on Subarea M.1 does not commence and is not substantially completed within ten (10) years following adoption of this amended Planned Development. If the construction of the facilities in Subarea M.1 are not substantially completed within ten (10) years, then the zoning of Subarea M (M.1, M.2 and M.3, inclusive) shall automatically revert to its original zoning classifications of B2-3 and B4-3.

[Existing Zoning Map, Property Line Map, General Land Use Map, Architectural Elevations of Lincoln Avenue Parking Facility, Landscaping Plan of Lincoln Avenue Parking Facility, Architectural Elevations of Belden/Halsted Office Building, Landscaping Plan for Belden/Halsted Office Building, Elevations of Phase I for C.M.I.E.R. Facility, Site/Landscaping Plan for Phase I of C.M.I.E.R. Facility, Landscaping Plan for Existing C.M.M.C. Park and Site With Roof Plan attached to this Plan of Development printed on pages 34097 through 34107 of this Journal.]

Table of Use and Bulk Regulations and Data attached to this Plan of Development reads as follows:

Institutional Planned Development No. 158. (As Amended)

Use And Bulk Regulations And Data.

Subareas	Net Site Area	General Description Of Land Use	Maximum Floor Area Ratio	Maximum Percentage Of Land Covered
	Square Feet Acres			
A J	233,466 5.36	Medical and Related Uses (See Statement No. 7)	3.0	72.3% (which includes 18.6% for parking structure)
K	11,329 0.36	Medical and Related Uses (See Statement No. 7)	3.0	100%
L	$\frac{17,87}{0.41}$ 5	See Statement No. 7A	2.2	(See Setback Requirements Statement No. 9)
M	55,350 1.27	Medical and Related Uses (See Statement Nos. 7 and 7B)	3.0	(See Setback Requirements Statement No. 9 and General Land Use Plan)
TOTAL:	$\frac{318,020}{7.30}$	As above	3.0	See above

Gross Site Area = Net Site Area (7.30 acres) + Area of Public Streets (3.76 acres) = 9.79

Maximum Permitted F.A.R.: 3.0

Minimum Number of Off-Street Parking Spaces: 850

Minimum Loading Docks in Subarea M: 1

Population:

1.	Number of beds:	265
2.	Number of staff doctors:	115
3.	Number of employees, peak shift:	1,400

The above regulations relate to the ultimate development within the Plan of Development Area. Interim stages of development may exceed these permitted standards, subject to the approval of the Department of Planning and Development.

Reclassification Of Area Shown On Map Number 5-G. (As Amended)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 5-G in the area bounded by:

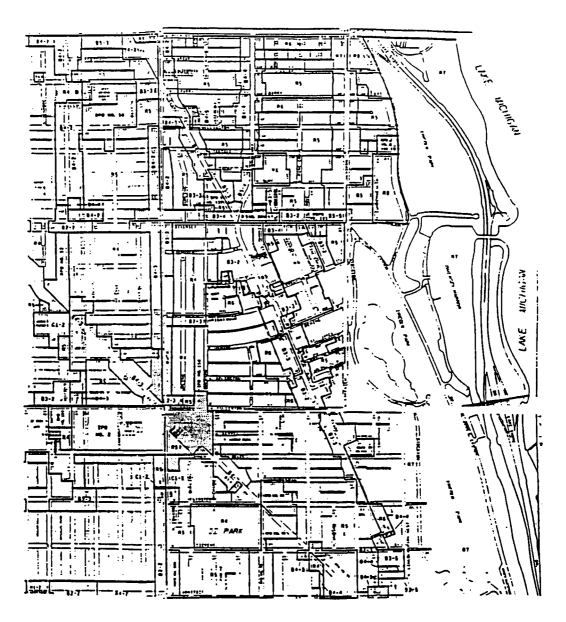
a line 50 feet north of West Belden Avenue; the alley next east of North Janssen Street; a line 25 feet north of West Belden Avenue; and North Janssen Street,

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.

Existing Zoning Map.

INSTITUTIONAL PLANNED DEVELOPMENT NO. 1994; ROPARTHEDTION EXISTING ZONING MAP



LEGEND

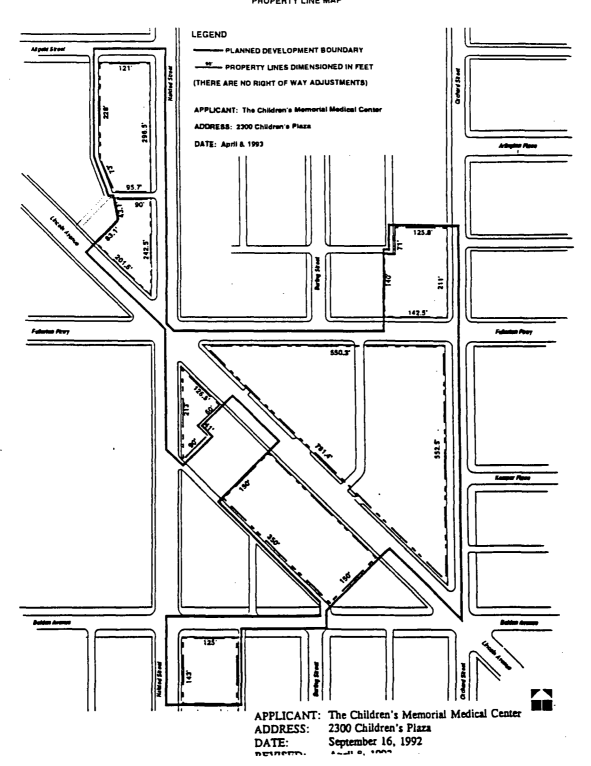
Planned Development

APPLICANT: The Children's Memorial Medical Center

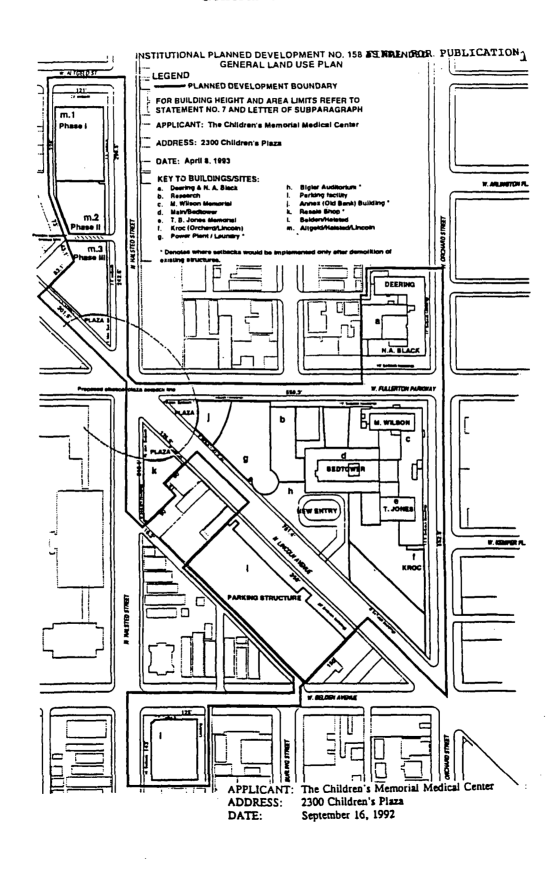
ADDRESS: 2300 Children's Plaza DATE: September 16, 1992 REVISED: April 8, 1993

Property Line Map.

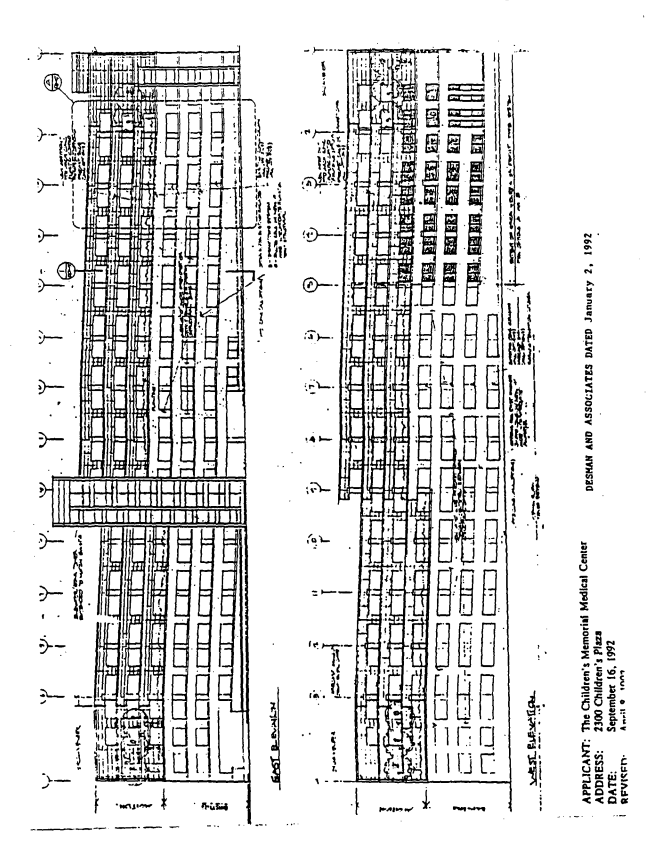
FINAL FOR PUBLICATIONINSTITUTIONAL PLANNED DEVELOPMENT NO. 158 AS AMENDED PROPERTY LINE MAP



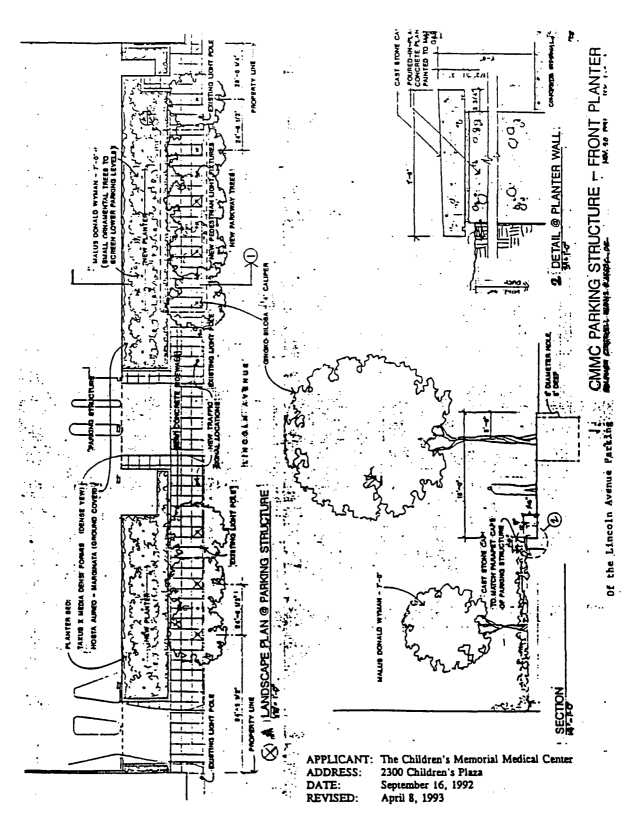
General Land Use Plan.



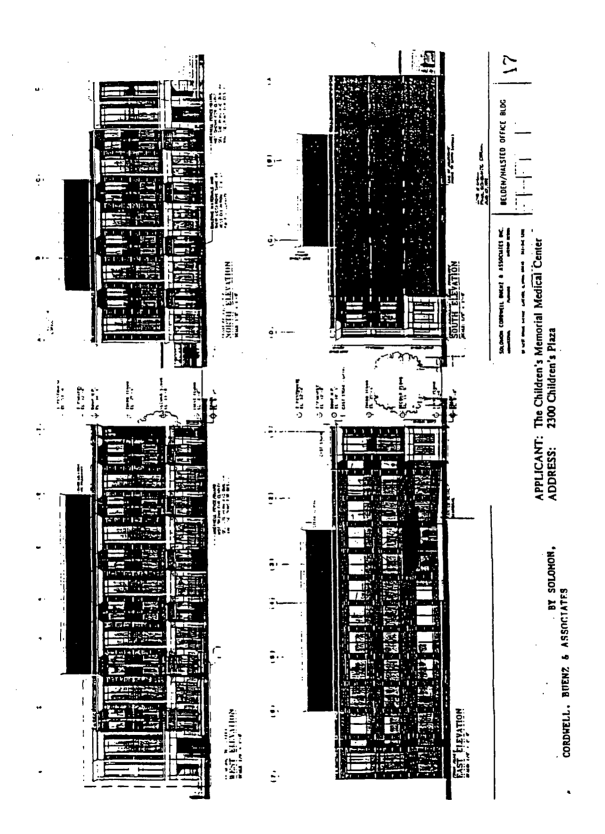
Architectural Elevations Of The Lincoln Avenue Parking Facility.



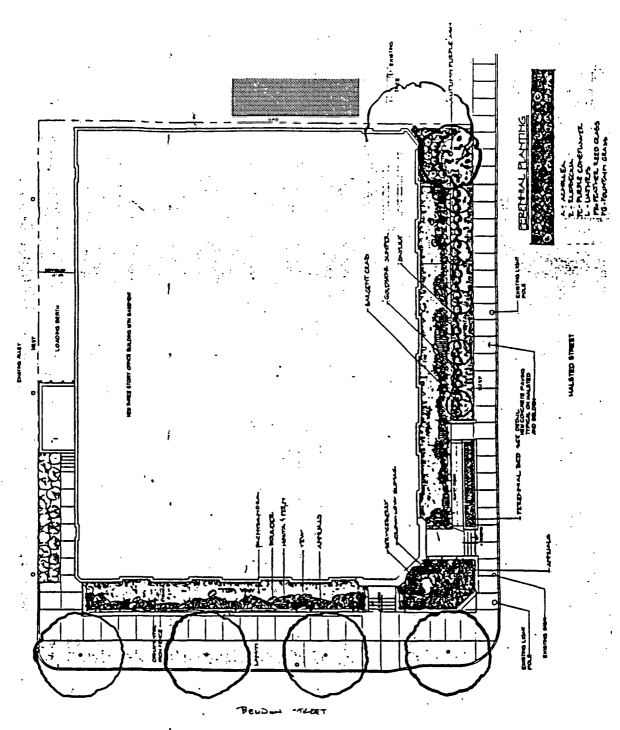
Landscaping Plan.



Architectural Elevations Of The Belden/Halsted Office Building.



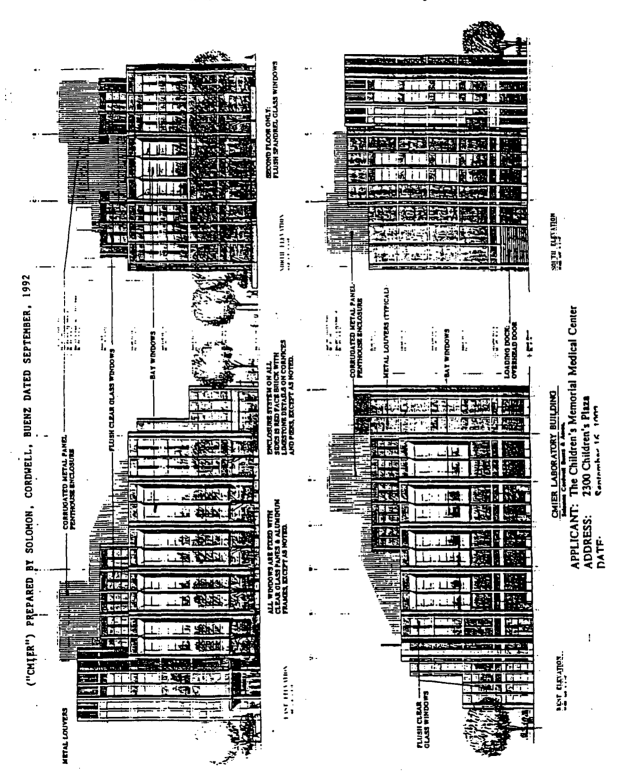
Landscaping Plan For The Belden/Halsted Office Building.



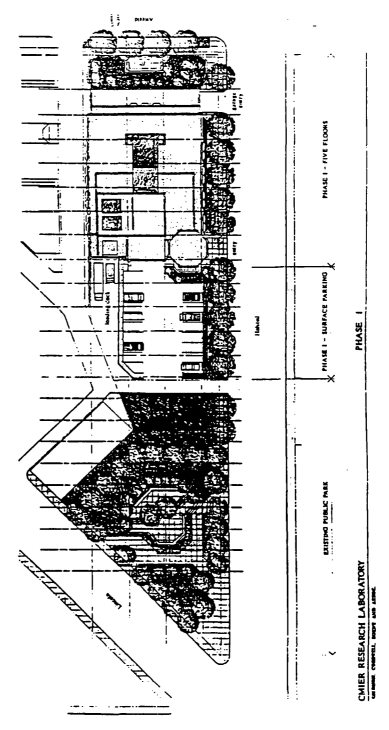
APPLICANT: The Children's Memorial Medical Center ADDRESS: 2300 Children's Plaza

ADDRESS: 2300 Children's Plaz DATE: September 16, 1992 PEVISED: April 8 1993

Elevations Of Phase I Of Children's Memorial Institute For Education And Research Facility.



Site/Landscaping Plan For Phase I Of Children's Memorial Institute For Education And Research Facility.

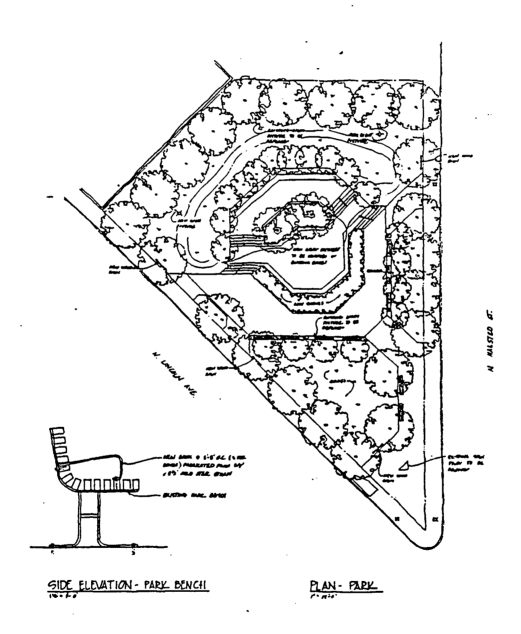


APPLICANT: The Children's Memorial Medical Center

ADDRESS: 2300 Children's Piaza DATE: September 16, 1992 REVISED: April 8, 1993

Landscaping Plan.

THE EXISTING CMMC FARK LOCATED ON THE NORTH SIDE OF FULLERTON, BETWEEN HALSTED AND LINCOLN AVENUES



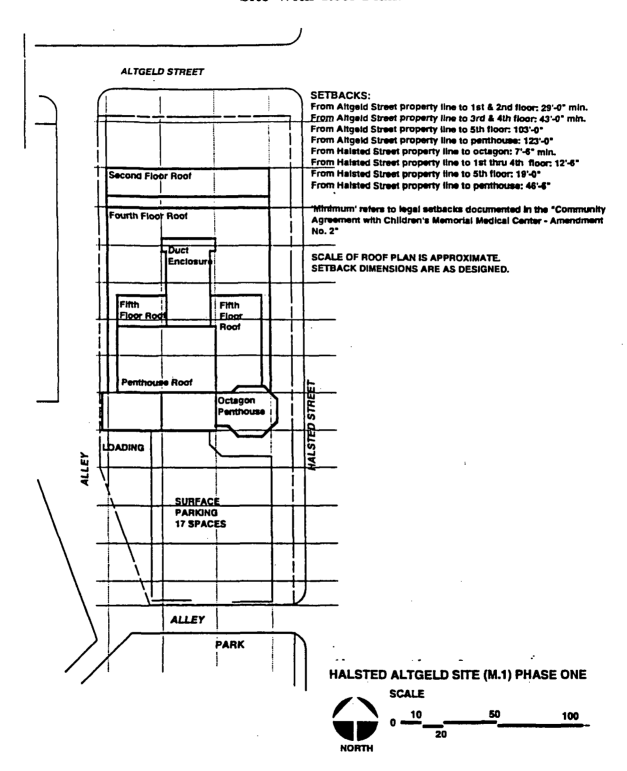
APPLICANT: The Children's Memorial Medical Center

ADDRESS: 2300 Children's Plaza September 16, 1992 April 8, 1993 DATE:

REVISED:

CMMC PARK

Site With Roof Plan.



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 the M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 5-G in the area bounded by:

a line 200 feet south of West Dickens Avenue; the alley next east of North Magnolia Avenue; a line 225 feet south of West Dickens Avenue; and North Magnolia 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 full force and effect from and after its passage and due publication.

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 M3-3 Heavy Manufacturing District symbols and indications as shown on Map No. 5-H within the following area:

the area bounded on the southwest by Elston Avenue; on the northeast by the North Branch of the Chicago River; on the southeast by a line which is perpendicular to Elston Avenue and lying 200 feet northwesterly of the north line of Webster Avenue; and on the northwest by a line which is parallel to and 200.02 feet northwesterly of the said southeasterly line,

to those of a Waterway Planned Development District subject to such use and bulk regulations as set forth in the Plan of Development herewith attached and made a part hereof and to no others.

Plan of Development attached to this ordinance reads as follows:

Waterway Planned Development

For

2221 -- 2239 North Elston Avenue, Chicago, Illinois.

Plan Of Development Statements.

- 1. The area delineated herein as Waterway Planned Development (the "Planned Development") consists of approximately 1.17 acres of property which is depicted on the attached Property Line and Boundary Map (the "Property") and is owned or controlled by the Applicant, W.W. Grainger, Inc., an Illinois corporation.
- 2. The Applicant shall obtain all necessary official reviews, approvals or permits associated with the Planned Development.
- 3. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns. Furthermore, pursuant to the requirements of Section 11.11-1 of the Chicago Zoning Ordinance, the Property, at the time applications for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or control or single designated control. Single designated control for purposes of this paragraph shall mean that any application to the city for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the Property and any ground lessors. Nothing herein shall be construed to mean that any individual owner of the Property or any portion thereof is relieved of obligations imposed hereunder or rights granted herein or is not subject to City action pursuant to this Planned Development. In addition, nothing herein shall prohibit or in any way restrict the alienation, sale or any other transfer of all or any portion of the Property of any rights, interests or obligations therein. Upon any alienation, sale or any other transfer of all or any portion of the Property or the rights therein, except any assignment or transfer of rights pursuant to a mortgage or otherwise as collateral for any indebtedness, and solely with respect to the portion of the Property so transferred, the term Applicant shall be deemed amended to apply

to the transferee thereof (and its beneficiaries if such transferee is a land trust) and the seller or transferor thereof (and its beneficiaries if such seller or transferor is a land trust) shall thereafter be released from any and all obligations or liability hereunder.

4. This Plan of Development consists of 15 statements, an Existing Zoning Map, a Property Line and Boundary Map, an Existing Land Use Map, an Existing Land Use Area Map, a Site/Landscape Plan prepared by Pence-Schwartz and Associates, Inc. (Architects), dated April 8, 1993, and Elevations prepared by Pence-Schwartz and Associates, Inc., dated April 8, 1993.

Full size sets of the Site/Landscape Plan and Elevations are on file with the Department of Planning and Development. The Planned Development is applicable to the area delineated herein and these and no other controls shall apply. The Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a Planned Development.

- 5. The following uses shall be permitted in the Planned Development subject to the conditions of this Planned Development: warehousing, storage and wholesale distribution of industrial and commercial products and equipment and over-the-counter and shipped sales, with associated office use and product display.
- 6. Business identification signs shall be permitted subject to the review and approval of the Commissioner of the Department of Planning and Development.
- 7. Any dedication or vacation of streets or 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 and approval by the City Council.
- 8. Off-street parking and loading facilities shall be provided in compliance with this Planned Development and the Site Plan submitted herewith subject to the review of the Department of Transportation and the Department of Planning and Development. A minimum of 2% of all parking spaces shall be designated for the handicapped.
- 9. Any service drives or other ingress or egress shall be designed and paved in accordance with the regulations of the Department of Transportation in effect at the time of construction, 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. Ingress and egress shall be subject to the review and approval of the Department of Transportation, Bureau of Traffic Engineering and Operations and of the Commissioner of the Department of Planning and Development.

- 10. Height restriction of any building or any appurtenance thereto shall, in addition to the restrictions in Statement 12 and the Table of Use and Bulk Regulations and Data, be subject to:
 - a. Heights limitations as certified and approved by the Federal Aviation Administration; and
 - b. Airport zoning regulations as established by the Department of Planning and Development, Department of Aviation and Department of Law and approved by the City Council.
- 11. 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 Development and in effect on the date hereof.
- 12. The improvements on the Property, including the on-site exterior landscaping and the landscaping along the adjacent rights-of-way and all entrances and exits to and from the parking and loading areas, shall be designed, constructed and maintained in substantial conformance with the Site/Landscape Plan and the Elevations. In addition, the improvements on the Property shall be subject to the following regulations:
 - a. Landscaping. Parkway trees shall be installed and maintained in accordance with the parkway tree planting provisions of the Chicago Zoning Ordinance.
 - b. River Edge Improvements. The Applicant acknowledges the importance of the Chicago River as a resource for both commerce and recreation and also acknowledges the City's goals of improving the appearance and quality of Chicago's waterways, and, wherever possible, establishing a continuous landscaped walkway and bicycle path along Chicago's waterways. To further these goals, the Applicant agrees to set back all buildings and parking areas to a minimum of 25 feet from the existing river edge as depicted on the Site/Landscape Plan.

The river edge setback area shall be landscaped and improved as depicted on the Site/Landscape Plan simultaneously with construction of the proposed building. Upon construction of the paved pathway depicted on the Site/Landscape Plan, the Applicant shall provide additional landscaping as reasonably required by the Department of Planning and Development. The Applicant shall not be required to provide the paved pathway or install additional landscaping or make the setback area open to the public. unless and until similarly improved areas are available on both properties adjacent to the subject property. After installation, the pathway shall be open and available for use by the general public, free of charge, during the hours of 6:00 A.M. to 11:00 P.M. everyday (or any lesser time period which may be established by the Department of Planning and Development for the continuous pathway).

Notwithstanding any provision of this Planned Development, the requirement that a paved pathway and public access be provided along the river edge shall not be construed to require the Applicant to permit the public use of such pathway or access for any purpose other than pedestrian movement along the river edge or to restrict the Applicant's ability to close off public access from time to time to prevent the establishment of any public or constructive easements. Applicant will use good faith efforts to promptly implement measures to prevent erosion of the existing shoreline; provided, however, the Applicant's rights to construct the proposed building and operate its business under this planned development ordinance shall not be affected if any necessary permits or approvals for such erosion control measures are not obtained.

- 13. The terms, conditions and exhibits of this Planned Development may be modified administratively by the Commissioner of the Department of Planning and Development upon the request of the Applicant and after a determination by the Commissioner that such a modification is minor, appropriate and consistent with the nature of the development of the Property contemplated herein and will not result in increasing the maximum floor area ratio for the total net site area in this Planned Development. Any such modification shall be deemed a minor change in the Planned Development as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance.
- 14. The Applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The Applicant shall use best and reasonable efforts to design, construct

and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigeration and Air Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S."). Copies of these standards may be obtained from the Department of Planning and Development.

15. Unless substantial construction has commenced within ten (10) years following adoption of this Planned Development and unless completion is thereafter diligently pursued, then this Planned Development shall expire; provided, however, that if the City Council amends the Chicago Zoning Ordinance to provide for a shorter expiration period which is applicable to all Planned Developments, then this Planned Development shall expire upon the expiration of such shorter time period as provided 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 an M3-3 Heavy Manufacturing District.

[Existing Zoning Map, Property Line and Boundary Map, Existing Land Use Map, Existing Land Use Area Map, Site/Landscape Plan and Elevation Drawings attached to this Plan of Development printed on pages 34115 through 34121 of this Journal.]

Use and Bulk Regulations Data Sheet attached to this Plan of Development reads as follows:

Industrial Waterway Planned Development.

Use And Bulk Regulations Data Sheet.

Site Area Calculations.

Area of Site:

51,111 square feet (1.1733 acres)

Maximum Floor Area Ratio:

0.5

Site Coverage:

In accordance with Site/Landscape Plan

Minimum Setbacks from Property Line and River Edge:

In accordance with Site/Landscape Plan

Maximum Building Height:

32 feet

Minimum Number of

32

Off-Street Parking Spaces:

Minimum Number of Off-Street Loading Berths:

2

Reclassification Of Area Shown On Map Number 5-I.

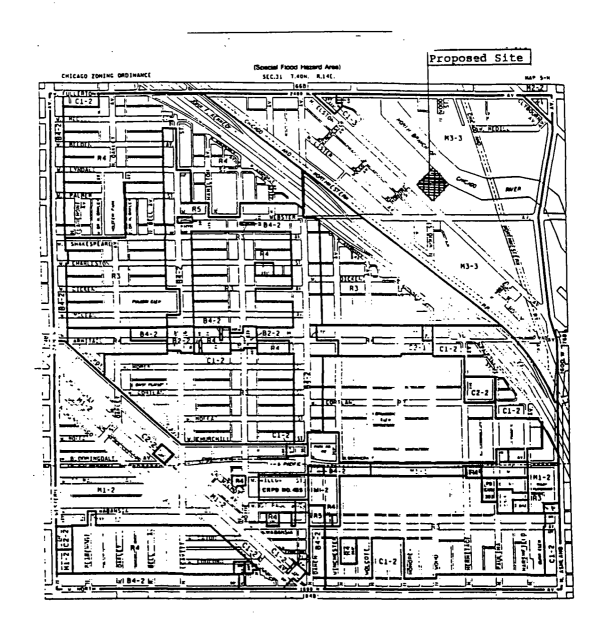
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-1 Restricted Service District symbols and indications as shown on Map No. 5-I in the area bounded by:

a line 250 feet south of West Cortland Street; North California Avenue; a line 350 feet south of West Cortland Street; and the alley next west of and parallel to North California Avenue,

to those of a C1-1 Restricted Commercial District and a corresponding use district is hereby established in the area above described.

Existing Zoning Map.

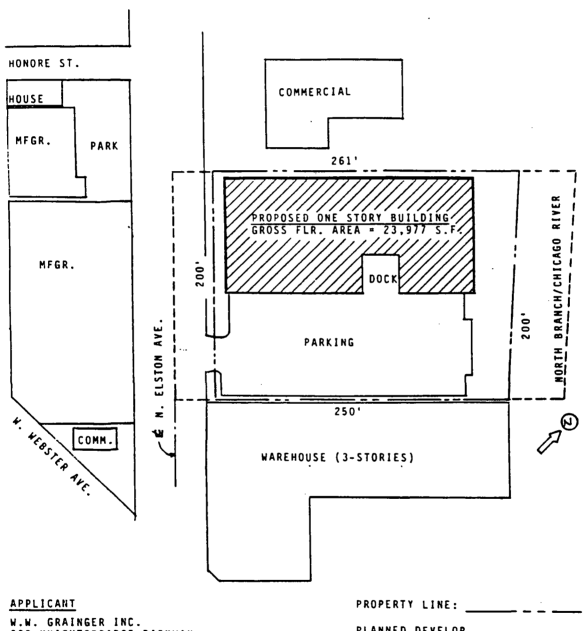


APPLICANT

W.W. GRAINGER, INC. 333 KNIGHTSERIDGE PARKWAY LINCOLNSHIRE, IL APRIL 8, 1993

Property Line And Boundary Map.

WATERWAY PLANNED_ DEVELOPMENT

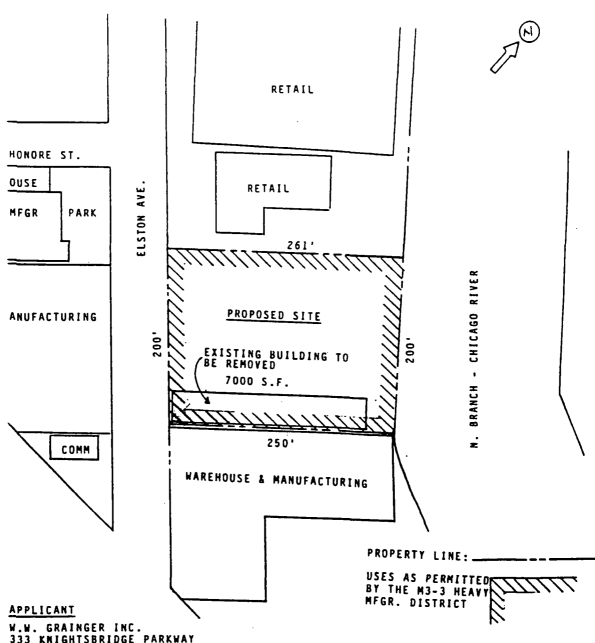


W.W. GRAINGER INC. 333 KNIGHTSBRIDGE PARKWAY LINCOLNSHIRE ILL.

APRIL 8. 1993

PLANNED DEVELOP BOUNDARY: Existing Land Use Map.

WATERWAY PLANNED DEVELOPMENT

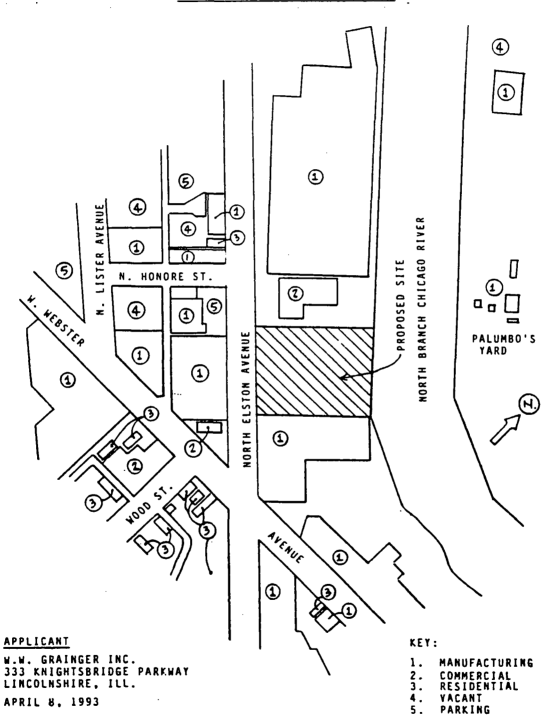


W.W. GRAINGER INC. 333 KNIGHTSBRIDGE PARKWAY LINCOLNSHIRE, ILL.

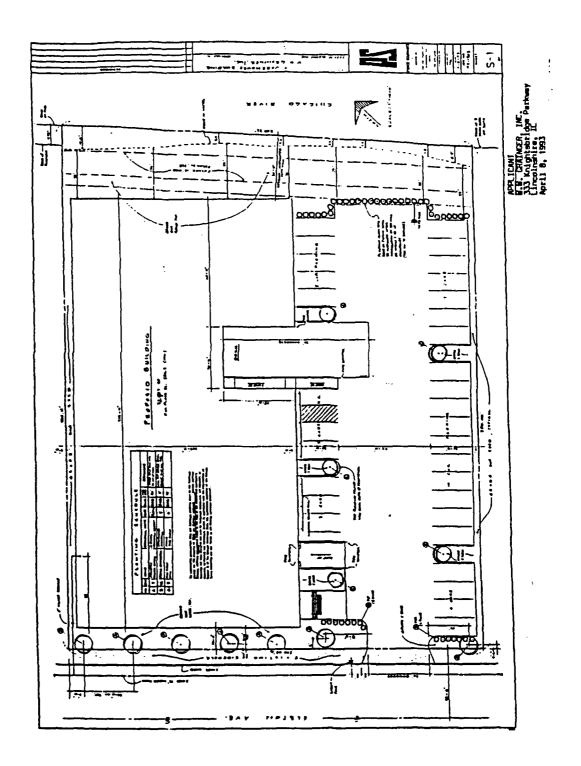
APRIL 8, 1993

Existing Land Use Area Map.

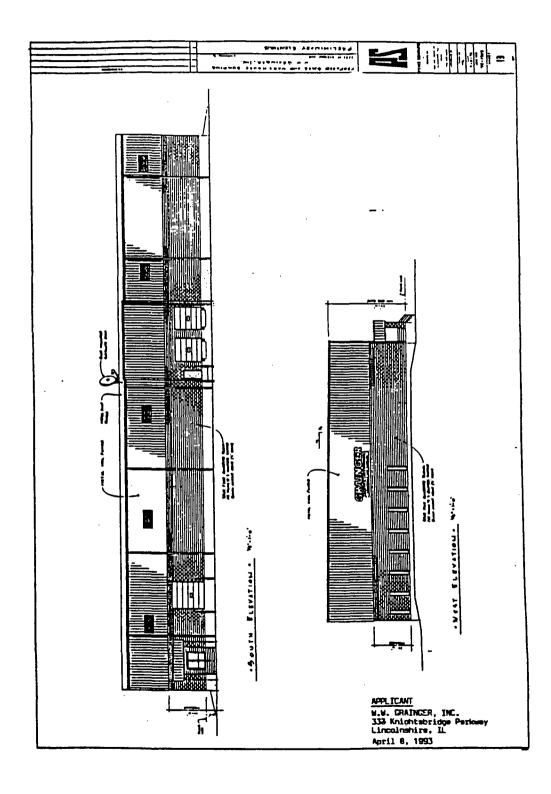
WATERWAY PLANNED DEVELOPMENT



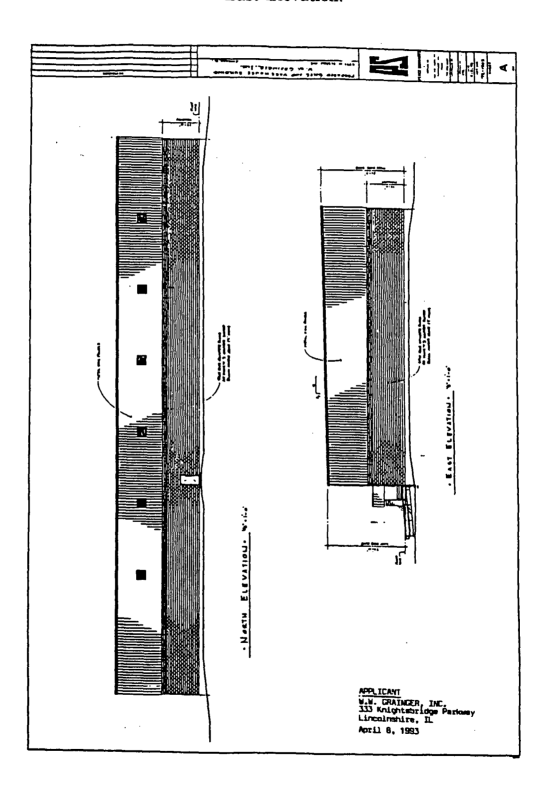
Site/Landscape Plan.



West Elevation.



East Elevation.



Reclassification Of Area Shown On Map Number 5-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 C1-1 Restricted Commercial District symbols and indications as shown on Map No. 5-K in the area bounded by:

West Fullerton Avenue; North Karlov Avenue; the alley next south of and parallel to West Fullerton Avenue; and North Kedvale Avenue,

to those of a B2-1 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 5-M.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-2 Restricted Service District symbols and indications as shown on Map No. 5-M in the area bounded by:

the alley next northerly of and parallel to West Grand Avenue; a line 150 feet east of North Mobile Avenue; West Grand Avenue; and a line 125 feet east of North Mobile Avenue,

to those of a B4-3 Restricted Service District and a corresponding use district is hereby established in the area above described.

Reclassification Of Area Shown On Map Number 5-N.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B5-2 General Service District symbols and indications as shown on Map No. 5-N in the area bounded by:

West Grand Avenue; a line 154.23 feet east of North Neva Avenue as from the southerly right-of-way line of West Grand Avenue; the alley next north of and parallel to West Medill Avenue; and North Neva 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 5-N.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-1 Restricted Service District symbols and indications as shown on Map No. 5-N in the area bounded by:

the alley next north of and parallel to West North Avenue; North Newland Avenue; West North Avenue (city limits); and North Sayre Avenue.

to those of a B3-1 General Retail District and a corresponding use district is hereby established in the area above described.

Reclassification Of Area Shown On Map Number 6-F.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 6-F in the area bounded by:

the alley next north of and parallel to West 27th Street; a line 25 feet east of South Normal Avenue; West 27th Street; and South Normal 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 6-G.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 6-G in the area bounded by:

a line 173 feet northwesterly of South Lyman Street; South Elias Court; a line 149 feet northwesterly of South Lyman Street; and South Loomis Street.

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

Reclassification Of Area Shown On Map Number 7-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 B2-2 Restricted Retail District symbols and indications as shown on Map No. 7-G in the area bounded by:

a line 72.8 feet south of and parallel to the south line of West George Street; the west line of North Southport Avenue; a line 96.8 feet south of and parallel to the south line of West George Street; and the east line of the north/south alley next west of and parallel to North Southport Avenue to the point of beginning,

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 7-M.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 7-M in the area bounded by:

a line 295 feet, $3\frac{1}{2}$ inches north of and parallel to West Schubert Avenue; North Monitor Avenue; a line 163 feet, $3\frac{1}{2}$ inches north of and parallel to West Schubert Avenue; and the alley next west of North Monitor Avenue,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

Reclassification Of Area Shown On Map 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 and the M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 8-F in the area bounded by:

West 38th Street; a line 475.44 feet east of South Normal Avenue; the alley next south of and parallel to West 38th Street; and a line 300.30 feet east of South Normal 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-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 M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 8-K in the area bounded by:

an east/west line 229.12 feet north of and parallel to West 33rd Street; the 16 foot public alley next east of and parallel to South Kostner Avenue; West 33rd Street; and South Kostner Avenue,

to those of an M2-3 General Manufacturing District and a corresponding use district is hereby established in the area above described.

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 R2 Single-Family Residence District symbols and indications as shown on Map No. 9-N in the area bounded by:

south line 212 feet, 4-5/8 inches south of and parallel to West School Street; the alley next east of North Nagle Avenue; a line 262 feet, 4-5/8 inches south of and parallel to West School Street; and North Nagle 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 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 the area bounded by:

a line 198.36 feet south of and parallel to West Cullom Avenue; North Kimball Avenue; a line 223.36 feet south of and parallel to West Cullom Avenue; and the alley next west of North Kimball Avenue,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

Reclassification Of Area Shown On Map Number 16-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 B2-1 Restricted Retail District symbols and indications as shown on Map No. 16-I in the area bounded by:

West 71st Street; a line 133.00 feet west of and parallel to South Talman Avenue; a line 121.40 feet north of and parallel to West 71st Street; and a line 79.00 feet west of and parallel to South Talman Avenue,

to those of a C1-2 Restricted Commercial District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 30-E.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-5 Restricted Commercial District symbols and indications as shown on Map No. 30-E in the area bounded by:

East 119th Street; the alley next east of and parallel to South State Street; a line 70 feet south of East 119th Street; and South State Street,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

MISCELLANEOUS BUSINESS.

PRESENCE OF VISITORS NOTED.

The Honorable Richard M. Daley, Mayor, called the Council's attention to the presence of the following visitors:

Fifty first, second and third grade students from Alice Barnard Elementary School, accompanied by their teachers, Ms. Anita Christensen and Ms. Joyce Dipeolu;

Thirty-two third grade students from Newberry Academy, accompanied by their teacher, Ms. Julie Heger; and

Forty seventh and eighth grade students from James Shields Elementary School, accompanied by their teachers, Mr. John Miller, Mrs. Sharon Block and Mrs. Diane Janda.

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 Wednesday, the ninth (9th) day of June, 1993 at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the twenty-third (23rd) day of June, 1993, at 10:00 A.M., in the Council Chambers 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 Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Madrzyk, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

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, June 23, 1993 at 10:00 A.M., in the Council Chambers in City Hall.

DANIEL J. BURKE,

Deputy City Clerk.