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

COPY



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

Regular Meeting--Friday, November 5, 1993

at 10:00 A.M.

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

OFFICIAL RECORD.

RICHARD M. DALEY Mayor ERNEST R. WISH 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone.

Absent -- Aldermen Madrzyk, Coleman.

Call To Order.

On Friday, November 5, 1993 at 10:00 A.M., The Honorable Richard M. Daley, Mayor, called the City Council to order. The clerk called the roll of members and it was found that there were present at that time: Aldermen Mazola, Beavers, Dixon, Buchanan, Huels, Fary, Burke, Streeter, Rugai, Evans, Munoz, Laski, Medrano, Ocasio, Burrell, Bialczak, Suarez, Wojcik, Banks, Laurino, Doherty, Eisendrath, Hansen, Levar, Schulter, M. Smith, Stone -- 27.

Quorum present.

Alderman Burke informed the City Council that Alderman Coleman was absent due to the death of her mother, Ms. Ophelia Turner.

Invocation.

Reverend Daniel O'Neill, Pastor of Saint Gelasius Catholic Church, opened the meeting with prayer.

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

Referred -- AMENDMENT OF TITLE 2, CHAPTER 120 OF MUNICIPAL CODE OF CHICAGO TO ESTABLISH BOARD OF UNDERGROUND.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 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 amending Chapter 2-120 of the Municipal Code of Chicago to establish the Board of Underground and to define its duties.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF TITLE 4, CHAPTERS 60 AND 157
OF MUNICIPAL CODE OF CHICAGO TO ENHANCE
DISCLOSURE OF FINANCIAL AND OWNERSHIP
INTERESTS IN LICENSED PUBLIC PLACES
OF AMUSEMENT AND BUSINESSES
LICENSED TO SELL ALCOHOLIC
LIQUOR.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 1993.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance amending Chapters 4-60 and 4-157 of the Municipal Code of Chicago to require more complete disclosure of financial and ownership interests in licensed public places of amusement and businesses licensed to sell alcoholic liquor.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- AMENDMENT OF TITLE 10, CHAPTER 20 OF MUNICIPAL CODE OF CHICAGO TO REQUIRE CERTIFICATION OF COMPLETION OF PAVEMENT RESTORATION WORK.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 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 amending Chapter 10-20 of the Municipal Code of Chicago to require certification of the completion of pavement restoration work.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- ESTABLISHMENT AND FINANCING OF 72ND AND CICERO REDEVELOPMENT PROJECT AREA.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 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 three ordinances relating to the establishment and financing of the 72nd and Cicero Redevelopment Project Area.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,

Mayor.

Referred -- ESTABLISHMENT AND FINANCING OF 73RD AND KEDZIE REDEVELOPMENT PROJECT AREA.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 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 three ordinances relating to the establishment and financing of the 73rd and Kedzie Redevelopment Project Area.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- DECLARATION OF OFFICIAL INTENT BY CITY OF CHICAGO TO OBTAIN REIMBURSEMENT FROM PROCEEDS OF TAX EXEMPT BONDS FOR CAPITAL EXPENDITURES FOR IMPROVEMENTS AT MIDWAY AIRPORT.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 1993.

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

LADIES AND GENTLEMEN -- At the request of the City Comptroller, I transmit herewith an ordinance declaring the official intent of the City of Chicago to obtain reimbursement from proceeds of tax exempt bonds for capital expenditures for improvements at Midway Airport.

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 ILLINOIS DEPARTMENT OF CENTRAL MANAGEMENT SERVICES ALLOWING USE OF STATE PROPERTY FOR STORAGE AND REMOVAL OF SALT.

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

November 5, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Streets and Sanitation, I transmit herewith an ordinance authorizing the Commissioner to execute an intergovernmental agreement on behalf of the City with the Illinois Department of Central Management Services (D.C.M.S.) allowing the City to use D.C.M.S. property for the purpose of storing and removing salt.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AMENDMENT OF INTERGOVERNMENTAL AGREEMENT WITH UNIVERSITY OF ILLINOIS RELATING TO OPERATION OF MILE SQUARE HEALTH CENTER.

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

November 5, 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 amending an intergovernmental agreement between the City of Chicago and the University of Illinois relating to the operation of the Mile Square Health Center.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR EXECUTION OF COMMUNITY DEVELOPMENT FLOAT LOAN AND SECURITY AGREEMENT WITH MORAND BROTHERS BEVERAGE COMPANY (DOING BUSINESS AS ROMANO BROTHERS BEVERAGE COMPANY) FOR IMPROVEMENT OF PROPERTY AT 2555 -- 2641 SOUTH LEAVITT 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 Finance:

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 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 authorizing execution of a Community Development Float Loan and Security Agreement with Morand Brothers Beverage Company, doing business as Romano Brothers Beverage Company, for improvement of property located at 2555 -- 2641 South Leavitt Street.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR RE-ESTABLISHMENT OF SPECIAL SERVICE AREA NUMBER 8.

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

November 5, 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 authorizing the re-establishment of Special Service Area No. 8.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION TO ENTER INTERGOVERN-MENTAL AGREEMENT FOR ALLOCATION OF MOTOR FUEL TAX FUNDS TO REGIONAL TRANSPORTATION AUTHORITY FOR USE BY CHICAGO TRANSPORTATION 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 the Budget and Government Operations:

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Budget Director, I transmit herewith an ordinance authorizing the City to enter into an intergovernmental agreement allocating to the Regional Transportation Authority \$3 Million in Motor Fuel Tax funds for use by the Chicago Transportation Authority.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPROPRIATION OF GRANT FROM ILLINOIS DEPARTMENT OF ENERGY AND NATURAL RESOURCES FOR IMPLEMENTATION OF ENERGY SAVING TECHNOLOGIES AT ENGLEWOOD NEIGHBORHOOD HEALTH CENTER.

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

November 5, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Environment, I transmit herewith an ordinance appropriating a \$105,000 grant from the Illinois Department of Energy and Natural Resources for the purpose of implementing energy saving technologies at Englewood Neighborhood Health Center.

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 USE BY DEPARTMENT OF HEALTH.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 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 four ordinances authorizing the appropriation of grant funds for use by the Department of Health.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- APPROVAL OF SALE OF CITY-OWNED PROPERTY AT 9140 SOUTH EXCHANGE AVENUE (PARKING LOT NUMBER 48) TO GOLD SHOES, 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 Housing and Real Estate:

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 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 the sale of parking lot No. 48 located at 9140 South Exchange Avenue to Gold Shoes, Inc..

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR ACCEPTANCE OF EASEMENT OR RIGHTS OF ENTRY IN PROPERTY FOR CONSTRUCTION OF INTEGRATED WARNING SIREN SYSTEM.

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

November 5, 1993.

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

LADIES AND GENTLEMEN -- At the request of the Fire Commissioner, I transmit herewith an ordinance authorizing the Commissioner to accept

easement or rights of entry in property for the purpose of constructing an integrated warning siren system in the City of Chicago.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR CONVEYANCE OF PROPERTY AT 6951 SOUTH WINCHESTER AVENUE AND 6127 SOUTH WOOD STREET TO ACORN HOUSING CORPORATION OF ILLINOIS.

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

November 5, 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 conveyance of 6951 South Winchester Avenue and 6127 South Wood Street to ACORN Housing Corporation of Illinois, for disposition through its low- and moderate-income housing program.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR CONVEYANCE OF PROPERTY AT 6801 -- 6897 SOUTH CLYDE AVENUE TO MS. DELLA ROBINSON.

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

November 5, 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 conveyance of property located at 6801 -- 6897 South Clyde Avenue to Ms. Della Robinson.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- ACCEPTANCE OF BIDS FOR CITY-OWNED PROPERTY AT SUNDRY LOCATIONS.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 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 eight ordinances accepting bids for city-owned properties.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY, Mayor.

Referred -- AUTHORIZATION FOR EXECUTION OF GRANT OF EASEMENT TO ILLINOIS BELL TELEPHONE COMPANY.

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

OFFICE OF THE MAYOR CITY OF CHICAGO

November 5, 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 authorizing the execution of a Grant of Easement to Illinois Bell Telephone Company.

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. Ernest R. Wish, 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 -- CITY COMPTROLLER'S QUARTERLY REPORTS FOR PERIOD ENDED SEPTEMBER 30, 1993.

The following documents were received in the Office of the City Clerk from Mr. Walter K. Knorr, City Comptroller, and were Placed on File:

City of Chicago Corporate Fund: Condensed Statement of Cash Receipts and Disbursements for the three months ended September 30, 1993.

Statement of Funded Debt as of September 30, 1993.

City of Chicago Corporate Fund: Statement of Floating Debt as of September 30, 1993.

Placed On File -- DETERMINATION CERTIFICATE OF THE CITY COMPTROLLER IN CONNECTION WITH SALE OF CITY OF CHICAGO WATER REVENUE BONDS, REFUNDING SERIES 1993.

A communication from Mr. Walter K. Knorr, City Comptroller, transmitting his Determination Certificate in connection with the sale of City of Chicago

Water Revenue Bonds, Refunding Series 1993, as passed by the City Council on August 4, 1993, which was *Placed on File*.

Placed On File -- DETERMINATION CERTIFICATE OF THE CITY COMPTROLLER IN CONNECTION WITH SALE OF CITY OF CHICAGO GENERAL OBLIGATION BONDS, REFUNDING SERIES 1993B.

A communication from Ms. M. Susan Lopez, Assistant Corporation Counsel, Department of Law, transmitting the Determination Certificate of the City Comptroller in connection with the sale of City of Chicago General Obligation Bonds, Refunding Series 1993B, as passed by the City Council on September 15, 1993, which was *Placed on File*.

Placed On File -- APPROVAL BY CHICAGO PLAN COMMISSION AND DEPARTMENT OF PLANNING AND DEVELOPMENT OF PROPOSAL TO DISPOSE OF CITY-OWNED PROPERTIES PURSUANT TO SPECIAL SALES PROGRAM.

A communication from Ms. Christine Slattery, Assistant Commissioner, Chicago Plan Commission, transmitting copies of a resolution adopted by the Chicago Plan Commission on September 9, 1993 and a report of the Department of Planning and Development approving the disposal of sixteen vacant City-owned properties under provisions of the Special Sales Program (Referral Number 93-145-02), which was *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 086 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 -- INSPECTOR GENERAL'S QUARTERLY REPORT FOR PERIOD ENDED OCTOBER 15, 1993.

A communication from Mr. Alexander Vroustouris, Inspector General, filed in the Office of the City Clerk pursuant to Title 2, Chapter 56, Section 120 of the Municipal Code of Chicago, transmitting a quarterly report on the following investigations for the period ended October 15, 1993, which was Placed on File:

Investigations Initiated:	429
Investigations Concluded:	303
Investigations Pending:	1890
Investigations of Employees:	383
Investigations of Appointed Officials:	9
Investigations of Elected Officials:	4
Investigations of Contractors, Subcontractors and Persons Seeking City Contracts:	33
Investigations of Persons Seeking Certification of Eligibility:	0
Investigations Involving Alleged Misconduct:	429
Investigations Involving Waste or Inefficiency:	0

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

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

[Voucher payments printed on pages 39859 through 39860 of this Journal.]

City Council Informed As To Certain Actions Taken.

PUBLICATION OF JOURNALS.

October 7, 1993. (Regular Meeting)

The City Clerk informed the City Council that all those ordinances, et cetera which were passed by the City Council on October 7, 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 November 5, 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 October 7, 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.

October 14, 1993. (Special Meeting)

The City Clerk informed the City Council that the call for the special meeting and appropriate comments thereto which were discussed by the City Council on October 14, 1993, and which were required by statute to be published in book or pamphlet form or in one or more newspapers, were

(Continued on page 39861)

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	1 W Lint	Human Relations	Human Relation	100	12.00 P/H	636.00
G	7 No. Pine Gr.	Personnel	Hearing Officer	100	50.00 P/H	2,762.50
	9436 So. Leavitt	Personnel	Hearing Officer	100	50.00 P/H	937.50
	1 No. Kilbourn	Sewer	Consulting	100	39.86 P/H	3,627.26
3	680 Saddle Bidge	Sewer	Consulting	100	41.90 P/H	1,759.80
	5122 No New England	Sewel	Consulting	100	28.87 P/H	1,414.63
2	1847 So Oakley	Transportation	Eng. I	100	34.16 P/H	956.48
.	5429 No Magnet	Transportation	Consulting	100	28.09 P/H	9,887.68
	7637 W Devon	Transportation	Labor	100	35.56 P/H	995.68
	1040 W. 18th St.	Treasurer	Clerk	100	9.00 P/H	1,323.00

(Continued from page 39858)

published in pamphlet form on November 5, 1993, by being printed in full text in printed pamphlet copies of the Journal of the Proceedings of the City Council of the special meeting held on October 14, 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.

October 28, 1993. (Special Meeting)

The City Clerk informed the City Council that the call for the special meeting and appropriate comments thereto which were discussed by the City Council on October 28, 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 November 5, 1993, by being printed in full text in printed pamphlet copies of the Journal of the Proceedings of the City Council of the special meeting held on October 28, 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 City Clerk).

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

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

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

American Labelmark Company -- to classify as a Manufacturing Planned Development instead of an M2-1 General Manufacturing District and an R3 General Residence District the area shown on Map No. 15-K bounded by:

the area bounded on the south by Victoria Street; on the east by North Pulaski Road; on the west partly by a line lying 884.14 feet west of the west line of North Pulaski Road and partly by a line lying 802.7 feet west of the west line of North Pulaski Road; and on the north partly by a line 335.618 feet north of the north line of Victoria Street, partly by a line 359.618 feet north of the north line of Victoria Street, partly by a line 378.118 feet north of the north line of Victoria Street, partly by a line 397.618 feet north of the north line of Victoria Street and partly by a line 462.918 feet north of the north line of Victoria Street.

American National Bank, Trust No. 104023-03, c/o Gary Wigoda -- to classify as a C3-4 General Commercial District instead of an R3 General Residence District and M1-4 Restricted Manufacturing District the area shown on Map No. 9-H bounded by:

West Larchmont Avenue; North Ravenswood Avenue; West Byron Street; a line 150.09 feet west of North Ravenswood Avenue; the alley next south of West Larchmont Avenue; and a line 225.12 feet west of North Ravenswood Avenue.

Andrews Cleaners, Inc. -- to classify as a B4-5 Restricted Service District instead of a B3-5 General Retail District the area shown on Map No. 7-F bounded by:

a line 106 feet north of West Diversey Parkway; North Cambridge Avenue; West Diversey Parkway; and the alley next west of and parallel to North Cambridge Avenue.

Mr. George Bazianos, c/o John Pikarski, Jr. -- to classify as a B4-2 Restricted Service District instead of a B4-1 Restricted Service District the area shown on Map No. 9-M bounded by:

West Irving Park Road; North Major Avenue; the alley next south of West Irving Park Road; and a line 74.4 feet west of and parallel to North Major Avenue.

Mr. Joel Bronstein -- to classify as an R3 General Residence District instead of a B5-2 General Service District the area shown on Map No. 7-G bounded by:

a line 306 feet south of West Belmont Avenue; North Greenview Avenue; the alley next north of and parallel to West Barry Avenue; and the alley next west of North Greenview Avenue.

Ms. Leslie Bull -- to classify as a C1-3 Restricted Commercial District instead of an M3-3 Heavy Manufacturing District the area shown on Map No. 5-H bounded by:

a line 163 feet south of West Fullerton Avenue, as measured at the westerly right-of-way line of North Elston Avenue; North Elston Avenue; a line 188 feet south of West Fullerton Avenue, as measured at the westerly right-of-way line of North Elston Avenue; and the alley next westerly of and parallel to North Elston Avenue.

Mr. Joe Camarda -- to classify as a B4-2 Restricted Service District instead of a B2-2 Restricted Retail District the area shown on Map No. 9-N bounded by:

West Addison Street; North Nordica Avenue; the alley next south of and parallel to West Addison Street; and a line 84.9 feet west of North Nordica Avenue.

Compton Group -- to classify as a C1-4 Restricted Commercial District instead of an M1-3 Restricted Manufacturing District the area shown on Map No. 1-G bounded by:

a line 116.61 feet south of West Huron Street; a line from a point 116.61 feet south of West Huron Street and 73.43 feet west of North Green Street, to a point 169.40 feet south of West Huron Street and 38.11 feet west of North Green Street; a line 169.40 feet south of West Huron Street; North Green Street; a line 100 feet north of the alley next north of and parallel to West Erie Street; and a line 150 feet west of North Green Street.

Mr. Stanley Davis -- to classify as an M1-1 Restricted Manufacturing District instead of a B4-2 Restricted Service District the area shown on Map No. 6-K bounded by:

West Cermak Road; a line 188.5 feet east of South Kildare Avenue; the alley next south of and parallel to West Cermak Road; and a line 63.5 feet east of South Kildare Avenue.

E & S Realty Corporation -- to classify as a C1-3 Restricted Commercial District instead of a C1-2 Restricted Commercial District the area shown on Map No. 7-H bounded by:

West Belmont Avenue; a line 229.38 feet west of North Damen Avenue; the alley next south of West Belmont Avenue; and a line 107 feet west of North Damen Avenue.

Eagles Partnership -- to classify as a B4-3 Restricted Service District instead of a B3-4 General Retail District the area shown on Map No. 9-F bounded by:

West Sheridan Road; a line 50 feet east of and parallel to North Broadway Avenue; a line 41.7 feet south of and parallel to West Sheridan Road; a line 99.82 feet east of and parallel to North Broadway Avenue; a line 125.08 feet south of and parallel to West Sheridan Road; and North Broadway Avenue.

Mr. Rudolfo Garcia -- to classify as a C1-1 Restricted Commercial District instead of an R3 General Residence District the area shown on Map No. 10-H bounded by:

West 44th Street; South Hermitage Avenue; a line 48.07 feet south of West 44th Street; and the alley next west of and parallel to South Hermitage Avenue.

Grand Trunk Western Railroad, Incorporated -- to classify as an M2-1 General Manufacturing District instead of an R2 Single-Family Residence District the area shown on Map No. 12-J bounded by:

West 51st Street; South St. Louis Avenue; West 55th Street; and the west line of the main line of the Grand Trunk Western Railroad;

And

to further classify as a Manufacturing Planned Development instead of an M2-1 General Manufacturing District the area shown on Map No. 12-J bounded by:

West 51st Street; South St. Louis Avenue; West 55th Street; and a line 100 feet east of and parallel with the west line of the main line of the Grand Trunk Western Railroad.

Mr. Ben Lazo -- to classify as a C1-1 Restricted Commercial District instead of an R3 General Residence District the area shown on Map No. 9-J bounded by:

the alley next south of North Elston Avenue; North Central Park Avenue; a line 50 feet south of and parallel to the alley next south of North Elston Avenue; and the alley next west of North Central Park Avenue.

Logan Square Aluminum Supply Corporation -- to classify as a C2-2 General Commercial District instead of a C1-2 Restricted Commercial District the area shown on Map No. 7-I bounded by:

the alley next north of and parallel to West Fullerton Avenue; North Sacramento Avenue; West Fullerton Avenue; and a line 50 feet west of North Sacramento Avenue.

Mr. Ronald E. Stackler -- to classify as a C1-5 Restricted Commercial District instead of an M1-5 Restricted Manufacturing District the area shown on Map No. 1-F bounded by:

the alley next north of and parallel to West Ohio Street; the alley next west of and parallel to North Wells Street; a line 79.5 feet north of West Ohio Street; North Wells Street; West Ohio Street; and North Franklin Street.

Ms. Elvira Zavala -- to classify as a B1-2 Local Retail District instead of an R3 General Residence District the area shown on Map No. 6-J bounded by:

a line 25.35 feet north of West 30th Street; the alley next east of and parallel to South St. Louis Avenue; West 30th Street; and South St. Louis Avenue.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

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

Aburida Wael Hassuna, Allstate Insurance Co. (8) Dorothy M. Anderson, Merle Blum, Tommy Furlow, Evelyn Hoffman, Alvina C. Hornik, Debra

Johnson, Kirkland Weir and Mildred Williams, American Ambassador Casualty Company and Ernestine Porter, American Family Insurance Group and Joanne L. Mayer, Austin Alice B.;

Bacon Frank C. Jr., Ball James T., Banks Charles and Arlesevia, Barton Printing Co., Basran Surinder K., Bedtke Jack S., Bernstein Larry S., Blackman Dolores, Bledsoe Shirley J., Boyd Gene A., Brooks Fannie M., Brown James, Brown Yvonne C.;

Caraway Diane, J.J. Carter and Son, Chan John M., Chicago Motor Club Insurance Company and Sandra Dyer, Chilelli John W., Choubkha Delhoum, Citizens Ins. Co. of America and Jane H. Morgan, Collins Elsie R., Connolly Dawn R.;

Daniel Robert D., Dann Brian D., Daugherty Chetzi Michelle, Deacon Michelle S., Desruisseaux Mary Ange L., Deutsch Ronald Scott, DeWitt-Hall Ronetta and Hall Kenneth M., Di Iacova Patricia Ann, Dorsey Pamela O., Drakopoulos Sotirios;

Edwards Elaine P., Enterprise Leasing, Inc., Enterprise Rent-a-Car of Chicago;

Flournoy Kristine, Forsythe Marjorie A., Foster Anthony F., Fouch Aretha, Franklin Hillary B.;

Garcia Luis A., General Star Management Co. and Mesfin Azenge, Ghickman Adam M., Glaviano Susa Eileen, Goldsmith Jonathan and Ginny Sykes, Goldstein Karen Paula, Goodman-McBride Phyllis J., Gunn Judith Ann;

Hannah Beatrice, Harmon Donald F., Harris Barbara, Hoffman Andrew John, Hoffman Denice, Holmes Elizabeth, Hulvey Nancy Ellen, Hunt Trilby O.;

Jackson Richard J., Jasinek Jacqueline M., Johnson Jane C., Jones Stoney;

Kazimir Krampac, Keenan Edward J., Kilpatrick Bennie Ruth, Klein Scott F., Kopp Charles J., Kozondar Fayez R.;

Langdon Pamela, Lee Maxine, Legat Johann F., Lester Christine, Litzsey Anthony D., Lombardo Sherry A., Lopez-Blanco Imelda, Lubetsky Carl, Ludford Frank, Lunn Grace L.;

Macey Cynthia Marie, Mahal-van Brenk Cynthia H., Manning Flozelle Y., Martinek Margaret M., McKinney Wardell, McNair Darryl K., Miller Mark, Mitzie's Flowers, Inc., Momin Mohammed A., Montiel Roberto, Morfesis Sharon B., Murray Patrick Brian;

Nalco Chemical Company, Newman Leroy, Nguyen Stephanie;

Ocegueda Jose Jesus;

Palmer Betty, Panek Tadeusz, Patel Kaushal, Payton Floris, Peoples Gas Light and Coke Co. (32), Peterson Adele R., Petruzzelli Angela R., Pollina Russ J., Porter Anita J., Prescott Freddie;

Reingruber Deborah A., Reliable Contracting & Equipment Company, Reynolds Tamara, Rocek Charles J., Rodgers Casonya Marie, Romero Martha E., Roselli Carla A., Rucker David A. Sr., Ruiz Robert J.;

Sandoval Praxedis, Sannasardo Joseph A., Schock Carl Frederick, Sebhatu Gebru G., Sigel John E., Simon Marji, Simpson Robert J., Smith Anthony R., Smith Cleveland, Smith Michael, Sodergren Michalene, Spiess Shannon M., State Farm Ins. Co. (7) and Bernard Ciabattini, John E. George, Lester Himber, Gina M. Ohanessian, Agnes Pawelski, Colette Ward, Elissa B. Weaver, Stokes Gavin H., Strauss David Lee, Strubin Deborah, Strubin Frederick and Deborah, Stumbo William M., Stutz James L. c/o The Stutz Company, Swartz Phillip, Swartz-Walker Heather J., Szorc Michael J.;

Taylor Harold, Tentler Susan J., Terry Marvin, Thomas Esposito, Thomas Patricia Ann, Thornton Deborah, Titter Lance V., Toure Sidimambe;

Underwood Reba, Upshaw Trycenia;

Van Kampen Norman L., Vassios Thedore and Maryellen, Vrba Angela M.;

Walker Johnny, Walton Marilyn, Williams Edith, Wilson Mavis V., Wright Phranque J.;

Yarbrough Denise;

Zaragoza Elizar.

Referred -- RECOMMENDATION BY COMMISSION ON CHICAGO LANDMARKS FOR DESIGNATION OF CHARLES D. IGLEHART HOUSE AS CHICAGO LANDMARK.

A communication from Mr. Charles Thurow, Deputy Commissioner, Department of Planning and Development, Landmarks Division, under date of November 4, 1993, transmitting the recommendation that the Charles D. Iglehart House be designated as a Chicago landmark, which was Referred to the Committee on Historical Landmark Preservation.

REPORTS OF COMMITTEES.

COMMITTEE ON FINANCE.

PROPERTY AT 11900 SOUTH COTTAGE GROVE AVENUE
APPROVED FOR CLASS 6(b) TAX INCENTIVE
BENEFITS PURSUANT TO COOK
COUNTY REAL PROPERTY
CLASSIFICATION
ORDINANCE.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a resolution authorizing a Class 6(b) Tax Incentive Classification pursuant to the Cook County Real Property Classification Ordinance for the property located at 11900 South Cottage Grove Avenue, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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, Keywell Corporation has recycled stainless steel in the City of Chicago for seven years; and

WHEREAS, Keywell Corporation wishes to develop its Chicago site into its Midwest Region Core Facility; and

WHEREAS, Substantial real estate tax incentives and other economic incentives are necessary to allow Keywell Corporation to make the required extensive improvements to the site at a cost comparable to that which would prevail for an alternative site outside of Cook County or outside the State of Illinois; and

WHEREAS, Substantial real estate tax incentives are also needed in order to keep the occupancy costs of Keywell Corporation's facilities comparable to the occupancy costs incurred by the company prior to the aforesaid planned improvements; and

- WHEREAS, The proposed construction site is located entirely within Enterprise Zone 3 within the City of Chicago; and
- WHEREAS, The proposed construction work and use of the subject project will provide significant present and future employment, both temporary 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, Illinois, 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 incentives shall apply to the property identified as Permanent Real Estate Index Numbers 25-22-400-026, 25-27-108-008, and 25-22-401-033; and
- SECTION 3. The Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois; and
- Be It Further Resolved, That this resolution shall be effective immediately upon its passage or as otherwise provided for by law.

PROPERTY AT 4350 SOUTH RACINE AVENUE APPROVED FOR CLASS 6(b) TAX INCENTIVE BENEFITS PURSUANT TO COOK COUNTY REAL PROPERTY CLASSIFICATION ORDINANCE.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a resolution authorizing a Class 6(b) Tax Incentive Classification pursuant to the Cook County Real Property Classification Ordinance for the property located at 4350 South Racine Avenue, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 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, Fred B. Barbara Trucking Co., Inc., is the owner of the property commonly known as 4350 South Racine Avenue, Chicago, Illinois, (hereinafter referred to as the "subject property"), and intends to construct a 20,000 square foot facility; and

WHEREAS, The subject property will be occupied by Fred B. Barbara Trucking Co., Inc., and used for the manufacture and repair of trucks, tractors and semi-trailers; and

WHEREAS, The granting of Class 6(b) tax incentives for the subject property is necessary for the execution of the intended project; and

WHEREAS, The execution of this project and the future use of the subject property will provide significant present and future employment, both temporary and permanent; and

WHEREAS, Notwithstanding the Class 6(b) status of the subject property, the improvements to and utilization thereof will generate significant new revenue to the City in the form of real estate and other tax revenues; and

WHEREAS, The Permanent Real Estate Index Numbers for the subject property are 20-05-302-003-0000 and 20-05-302-007-0000; 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 Class 6(b) tax incentive provided by the Class 6(b) tax incentive is both necessary and appropriate for the said development to occur on the subject property; and
- SECTION 2. The City of Chicago, Illinois, hereby supports and consents to the Class 6(b) classification of the subject property pursuant to the Cook County Real Property Classification Ordinance, as amended, and the application of the Class 6(b) tax incentives to the property identified as Permanent Real Estate Tax Numbers: 20-05-302-003-0000 and 20-05-302-007-0000; and
- SECTION 3. The Clerk of the City of Chicago is authorized and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois; and
- Be It Further Resolved, That this resolution shall be in effect immediately upon its passage or as otherwise provided by law.

AUTHORIZATION FOR DONATION OF RESCUE SQUAD VEHICLE TO VILLAGE OF SAN RAFAEL LAS FLORES, GUATEMALA.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the City of Chicago to convey one surplus rescue squad vehicle to the village of San Rafael Las Flores, Guatemala, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago is the owner of a surplus rescue squad vehicle, identified as Number C758; and

WHEREAS, This vehicle, while of negligible value to the City of Chicago, would be of great use to the village of San Rafael Las Flores, Guatemala; and

WHEREAS, The village of San Rafael Las Flores, Guatemala has indicated its interest in picking up the vehicle through its agent, La Raza newspaper ("La Raza"), within ten days of the passage of this ordinance and in accepting title to the vehicle; now, therefore,

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

SECTION 1. The City Council of the City of Chicago has determined that a rescue squad vehicle identified as Number C758, is no longer necessary or suitable for use by the City of Chicago. The City Council hereby authorizes the donation of this vehicle to the village of San Rafael Las Flores, Guatemala.

SECTION 2. The Mayor, the Purchasing Agent and the Comptroller are authorized, on behalf of the City of Chicago, to convey all rights, title and interest in the rescue squad vehicle, identified as Number C758, to the village of San Rafael Las Flores, Guatemala.

SECTION 3. Prior to title conveyance, La Raza must agree to indemnify and hold harmless the City of Chicago, its officers, employees and agents from any and all claims or liability that may arise in connection with the vehicle described in Section 1.

SECTION 4. This ordinance shall take effect upon its passage and approval.

REPEAL OF TITLE 3, CHAPTER 68 OF MUNICIPAL CODE OF CHICAGO WHICH IMPOSED ECONOMIC SANCTIONS AGAINST INDIVIDUALS OR COMPANIES DOING BUSINESS WITH SOUTH AFRICA.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the amending of the Municipal Code of the City of Chicago by repealing Chapter 3-68 concerning economic sanctions against South Africa, 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, Bloom, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Burke, Murphy, Rugai, Troutman, Laski, Miller, Medrano, Ocasio, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 38.

Nays -- Aldermen Tillman, Preckwinkle, Steele, Jones, Streeter, Evans, Munoz, Watson -- 8.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago enacted an ordinance which placed restrictions and imposed sanctions on persons doing business with South Africa; and

WHEREAS, The City of Chicago enacted such ordinance in order to take a stand against apartheid; and

WHEREAS, Nelson Mandela of the African National Congress has called for an end to economic sanctions on his country; and

WHEREAS, South Africa's parliament has approved a transitional council giving the country's Black majority its first legitimate role in governing; and

WHEREAS, Several other American cities, such as New York, Los Angeles and Detroit have all passed resolutions repealing their South African sanctions; and

WHEREAS, The President of the United States and Congress have responded by taking immediate steps aimed at lifting the remaining United States economic sanctions on South Africa; and

WHEREAS, South Africa's new goal to create a united, democratic, nonracial and nonsexist county requires the United States to move rapidly in lifting economic sanctions and mobilizing investments to assist the lagging South African economy; now, therefore,

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

SECTION 1. The Municipal Code of the City of Chicago is hereby amended by repealing Chapter 3-68 in its entirety.

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

AUTHORIZATION FOR ISSUANCE OF CITY OF CHICAGO GENERAL OBLIGATION BONDS, PROJECT SERIES 1993, FOR NEIGHBORHOOD RENEWAL PROGRAM.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the issuance of General Obligation Bonds for the Neighborhood Renewal Program, in the amount of \$175,000,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

Alderman Burke then requested that the record reflect the said passed ordinance was transmitted to the Mayor, who affixed his signature to said ordinance at 10:15 A.M..

At this point in the proceedings, Alderman Burke moved that the City Clerk publish said ordinance in a Special Pamphlet to be made available for public inspection and distribution. The motion *Prevailed*.

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") is a body politic and corporate under the laws of the State of Illinois and a home rule unit under Article VII of the Illinois Constitution of 1970; and

WHEREAS, It is necessary and in the best interests of the City to undertake a Neighborhood Renewal Program as described in Exhibit A to this ordinance; and

WHEREAS, It is deemed to be necessary, essential and in the best interest of the inhabitants of the City and necessary for the welfare of the

government and affairs of the City to finance the Neighborhood Renewal Program; and

WHEREAS, The City determines that it is necessary and advisable to authorize the borrowing of not to exceed \$175,000,000 for the purposes of (i) paying costs of the Neighborhood Renewal Program; (ii) capitalizing certain interest on the Bonds (as defined below); and (iii) paying the expenses of issuance of those Bonds. In evidence of the City's obligation to repay that borrowing it is necessary and advisable for the City to issue its General Obligation Bonds, Project Series 1993 (the "Bonds") in an original principal amount of not to exceed \$175,000,000 plus the amount of any net original issue discount, such borrowing being for a proper public purpose and in the public interest, and the City, by virtue of its constitutional home rule powers and all applicable laws, having the power to issue those Bonds; now, therefore,

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

SECTION 1. Findings. The City Council, after a public meeting held on this ordinance by the Committee on Finance of the City Council, pursuant to proper notice, and in accordance with the findings and recommendations of such committee, adopts the recitals contained in the preambles to this ordinance as legislative findings and incorporates them into this ordinance by this reference.

SECTION 2. Borrowing. There shall be borrowed on the credit of and for and on behalf of the City the sum of not to exceed \$175,000,000, plus the amount of any net original issue discount on the Bonds, for the purposes set forth in the fourth "WHEREAS" clause of this ordinance. The Bonds shall be issued in that amount, or such lesser amount, as may be determined by the City Comptroller. The amounts received upon the sale of the Bonds, and interest and other investment earnings on those amounts, are appropriated for those purposes.

SECTION 3. Bond Provisions. All or any portion of the Bonds may be issued as Bonds payable as to principal and interest in one payment on a fixed date ("Capital Appreciation Bonds") or as Bonds payable as to principal on a fixed date or dates with interest payable semiannually on January 1 and July 1 of each year ("Current Interest Bonds").

Any Bonds issued as Capital Appreciation Bonds shall be dated the date they are initially issued and delivered to the initial purchasers from the City and shall also bear the date of authentication, shall be in fully registered form, shall be numbered as determined by the bank or trust company designated by the City Comptroller, or its successor, as bond registrar and paying agent (the "Bond Registrar"), and shall be in denominations equal to the Original Principal Amount of such Capital Appreciation Bonds ("Original Principal Amount") or any integral multiple of that amount, each such Original Principal Amount representing Compound Accreted Value at

maturity of \$5,000 or any integral multiple of that amount. No single Bond shall represent Compound Accreted Value maturing on more than one date. The "Compound Accreted Value" of a Bond on any date of determination shall be an amount equal to the Original Principal Amount (or integral multiple of that amount) plus an investment return accrued to the date of such determination at a semiannual compounding rate which is necessary to produce the yield to maturity borne by such Capital Appreciation Bond (the "Yield to Maturity").

Any Bonds issued as Current Interest Bonds shall be dated such date as shall be determined by the City Comptroller at the time of sale of the Bonds, or on the January 1 or the July 1 on or next preceding their authentication and delivery to which interest has been paid, whichever is later, shall be in fully registered form, shall be in denominations of \$5,000 each or any integral multiple of that amount, and shall be numbered 1 and upward. No single Bond shall represent installments of principal maturing on more than one date.

The Current Interest Bonds shall bear interest at a rate or rates, and the Capital Appreciation Bonds shall have Yields to Maturity, not in excess of ten percent per year.

Bonds may also be issued, as provided by the City Comptroller, on which the interest shall be paid as appreciation in principal to a certain date, and then by current interest, the terms of which Bonds shall be specified by the City Comptroller. Any such Bonds shall have yields to their maturities, including current interest, not in excess of ten percent.

The Bonds shall become due and payable on or before January 1, 2024, as determined by the City Comptroller as provided in this ordinance. The aggregate of (a) the principal amount of the Current Interest Bonds payable, whether at maturity or by virtue of mandatory redemption, on any January 1 (after taking into account prior required mandatory redemptions of such Current Interest Bonds) and the interest to be payable on those Bonds on that January 1 and the preceding July 1 and (b) the Compound Accreted Value of any Capital Appreciation Bonds payable on any such January 1 (after taking into account prior required mandatory redemptions of such Capital Appreciation Bonds), shall not exceed for any period the applicable amount of taxes levied in Section 8, plus any amounts set aside for that purpose upon the issuance of the Bonds.

Each Capital Appreciation Bond shall bear interest from its date at the rate per year, compounded semiannually on each January 1 and July 1, with the first compounding date being the January 1 or July 1 as determined by the City Comptroller at the time of sale of such Capital Appreciation Bonds, which will produce the Yield to Maturity until its maturity date. Interest on the Capital Appreciation Bonds shall be payable only at the respective maturity or redemption dates.

Each Current Interest Bond shall bear interest from its date, until the principal amount of such Bond is paid, such interest (computed upon the basis of a 360-day year of twelve 30-day months) being payable on January 1 and July 1 of each year, with the first interest payment date being the January 1 or July 1 as determined by the City Comptroller at the time of sale of those Current Interest Bonds. Interest on each Current Interest Bond shall be paid to the person in whose name such Bond is registered at the close of business on the fifteenth day of the month next preceding the interest payment date, by check or draft of the Bond Registrar, or, at the option of any Registered Owner (as defined below) of \$1,000,000 or more in aggregate principal amount of Current Interest Bonds, by wire transfer of immediately available funds to such bank in the continental United States as the Registered Owner of such Bonds shall request in writing to the Bond Registrar.

The Compound Accreted Value of the Capital Appreciation Bonds and the principal of and redemption premium, if any, on the Current Interest Bonds shall be payable in lawful money of the United States of America upon the presentation and surrender of the Bonds at the principal corporate trust office of the Bond Registrar.

Each of the Bonds shall be designated "General Obligation Bond, Project Series 1993", with such additions or modifications as shall be determined to be necessary by the City Comptroller at the time of the sale of such Bonds to reflect whether the Bonds are Capital Appreciation Bonds or Current Interest Bonds and any other authorized features of the Bonds determined by the City Comptroller as desirable to be reflected in the title of the Bonds.

The seal of the City or a facsimile of the seal shall be affixed to each of the Bonds, and the Bonds shall be executed by the manual or facsimile signatures of the Mayor and the City Comptroller and attested by the manual or facsimile signature of the City Clerk, and in case any officer whose signature shall appear on any Bond shall cease to be such officer before the delivery of such Bond, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery.

All Bonds shall contain a certificate of authentication substantially in the form set forth in this ordinance duly executed by the Bond Registrar as authenticating agent of the City and showing the date of authentication. No Bond shall be valid or obligatory for any purpose or be entitled to any security or benefit under this ordinance unless and until such certificate of authentication shall have been duly executed by the Bond Registrar by manual signature, and such certificate of authentication upon any such Bond shall be conclusive evidence that such Bond has been authenticated and delivered under this ordinance. The certificate of authentication on any Bond shall be deemed to have been executed by the Bond Registrar if signed by an authorized officer of the Bond Registrar, but it shall not be necessary

that the same officer sign the certificate of authentication on all of the Bonds issued under this ordinance.

SECTION 4. Transfer, Registration And Redemption.

(a) Registration and Transfer. The City shall cause books (the "Bond Register") for the registration and for the transfer of the Bonds as provided in this ordinance to be kept at the principal corporate trust office of the Bond Registrar, as the registrar for the Bonds. The City is authorized to prepare, and the Bond Registrar shall keep custody of, multiple Bond blanks executed by the City for use in the transfer and exchange of Bonds.

Upon surrender for transfer of any Bond at the principal corporate trust office of the Bond Registrar, duly endorsed by, or accompanied by a written instrument or instruments of transfer in a form satisfactory to the Bond Registrar and duly executed by the Registered Owner or the Registered Owner's agent duly authorized in writing, the City shall execute and the Bond Registrar shall authenticate, date and deliver in the name of the transferee or transferees (a) in the case of any Capital Appreciation Bond, a new fully registered Capital Appreciation Bond or Bonds of the same maturity of authorized denominations, for the same aggregate Original Principal Amount of Capital Appreciation Bond or Bonds of the same maturity of other authorized denominations, or (b) in the case of any Current Interest Bond, a new fully registered Current Interest Bond or Bonds of the same interest rate and maturity of authorized denominations, for the same aggregate principal amount. Any Capital Appreciation Bond or Bonds may be exchanged at that office of the Bond Registrar for the same aggregate Original Principal Amount of Capital Appreciation Bond or Bonds of the same maturity of other authorized denominations. Any Current Interest Bond or Bonds may be exchanged at that office of the Bond Registrar for the same aggregate principal amount of Current Interest Bond or Bonds of the same interest rate and maturity of other authorized denominations. The execution by the City of any fully registered Bond shall constitute full and due authorization of such Bond, and the Bond Registrar shall be authorized to authenticate, date and deliver such Bond. However, (a) the aggregate Original Principal Amount of outstanding Capital Appreciation Bonds of each maturity authenticated by the Bond Registrar shall not exceed the authorized aggregate Original Principal Amount of Capital Appreciation Bonds of such maturity less previous retirements and (b) the principal amount of outstanding Current Interest Bonds of each maturity authenticated by the Bond Registrar shall not exceed the authorized principal amount of Current Interest Bonds for such maturity less previous retirements.

The Bond Registrar shall not be required to transfer or exchange any Current Interest Bond or Capital Appreciation Bond (a) during the period beginning at the close of business on the fifteenth day of the calendar month next preceding any interest payment date on such Current Interest Bond and ending on such interest payment date, (b) after notice calling such Bond for redemption has been mailed, or (c) during a period of fifteen (15) days preceding mailing of a notice of redemption of such Bond.

The person in whose name any Bond shall be registered (the "Registered Owner") shall be deemed and regarded as its absolute owner for all purposes, and payment of the Compound Accreted Value of, principal of, premium, if any, or interest on, any Bond shall be made only to or upon the order of the Registered Owner of the Bond or the Registered Owner's authorized agent. All such payments shall be valid and effective to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid. In the event any of the Bonds are registered in the name of a securities depository that uses a book-entry system, the standing of the owners to enforce any of the covenants in this ordinance may be established through the books and records of such securities depository or a participant in the depository.

No service charge shall be made for any transfer or exchange of Bonds, but the City or the Bond Registrar may require payment of a sum sufficient to cover any tax or other governmental charge that may be imposed in connection with any transfer or exchange of such Bonds except that no such payment may be required in the case of the issuance of a Bond or Bonds for the unredeemed portion of a Bond surrendered for redemption.

(b) Book-Entry Only System. If so determined and directed by the City Comptroller, the Bonds shall be initially issued in the form of a separate single fully registered Bond for each of the maturities of such Bonds determined by the City Comptroller as provided in Section 3. Upon initial issuance, the ownership of each such Bond (the "Book-Entry Bonds") shall be registered in the Bond Register in the name of such securities depository company as shall be determined by the City Comptroller, or in the name of its nominee, or its successors and assigns (the "Securities Depository"). In the event that the City Comptroller determines to use the book-entry system of the Securities Depository as provided in this Section 4(b), all of the outstanding Book-Entry Bonds shall be registered in the name of such Securities Depository, or its nominee, except as provided in this ordinance. The City Comptroller is authorized to determine whether or not the bookentry services of the Securities Depository will be used and if used, the City Comptroller is authorized to execute and deliver on behalf of the City such letters to or agreements with the Securities Depository and the Bond Registrar as shall be necessary to effectuate such book-entry (any such letter or agreement being referred to as the "Representation Letter").

With respect to Book-Entry Bonds, the City and the Bond Registrar shall have no responsibility or obligation to any broker-dealer, bank or other financial institution for which the Securities Depository holds Bonds from time to time as Securities Depository (each such broker-dealer, bank or other financial institution being referred to as a "Participant") or to any person on behalf of whom such a Participant holds an interest in the Book-Entry Bonds. Without limiting the immediately preceding sentence, the City and

the Bond Registrar shall have no responsibility or obligation with respect to (i) the accuracy of the records of the Securities Depository, its nominee or any Participant with respect to any ownership interest in the Book-Entry Bonds, (ii) the delivery to any Participant or any other person, other than a Registered Owner of a Book-Entry Bond as shown in the Bond Register, of any notice with respect to the Book-Entry Bonds, including any notice of redemption, or (iii) the payment to any Participant or any other person, other than a Registered Owner of a Book-Entry Bond as shown in the Bond Register, of any amount with respect to Compound Accreted Value of, principal of, premium, if any, or interest on, the Book-Entry Bonds. The City and the Bond Registrar may treat and consider the person in whose name each Book-Entry Bond is registered in the Bond Register as the holder and absolute owner of such Bond for the purpose of payment of Compound Accreted Value of, principal of, premium, if any, and interest on such Bond; for the purpose of giving notices of redemption and other matters with respect to such Bond; for the purpose of registering transfers and exchanges with respect to such Bond and for all other purposes whatsoever. The Bond Registrar shall pay the Compound Accreted Value of, principal of, premium, if any, and interest on the Book-Entry Bonds only to or upon the order of the respective Registered Owners of the Book-Entry Bonds, as shown in the Bond Register, or their respective agents duly authorized in writing, and all such payments shall be valid and effective to satisfy and discharge fully the City's obligations with respect to payment of Compound Accreted Value of, principal of, premium, if any, and interest on the Book-Entry Bonds to the extent of the sum or sums so paid. No person other than a Registered Owner of a Book-Entry Bond as shown in the Bond Register shall receive a certificate evidencing the obligation of the City to make payments of Compound Accreted Value of, principal of, premium, if any, and interest on any Bond. Upon delivery by the Securities Depository to the City and the Bond Registrar of written notice to the effect that the Securities Depository has determined to substitute a new nominee in place of the existing nominee of the Securities Depository and subject to the provisions in Section 3 with respect to the payment of interest by the mailing of checks or drafts or by wire transfer to the Registered Owners of Current Interest Bonds at the close of business on the fifteenth day of the month next preceding the applicable interest payment date, the nominee of such Securities Depository shall refer to such new nominee of the Securities Depository.

With respect to the City and the Securities Depository, the following provisions shall apply:

- (i) The Securities Depository may determine to discontinue providing its services with respect to the Bonds at any time by giving notice to the City Comptroller and discharging its responsibilities under applicable law.
- (ii) The City may in its sole discretion and without the consent of any other person, terminate the services of the Securities Depository with respect to the Bonds if the City determines, and

shall terminate the services of the Securities Depository with respect to the Bonds upon receipt by the City of written notice from the Securities Depository to the effect that it has received written notice from its Participants having interests, as shown in its records, in an aggregate principal amount of not less than fifty percent of the then outstanding Bonds to the effect that:

- a) the Securities Depository is unable to discharge its responsibilities with respect to the Bonds, or
- b) a continuation of the requirement that all of the Bonds be registered in the Bond Register in the name of the nominee of the Securities Depository is not in the best interest of the beneficial owners of the Bonds.
- (iii) Upon the termination of the services of the Securities Depository with respect to the Bonds, or upon the discontinuance or termination of the services of the Securities Depository with respect to the Bonds after which no substitute Securities Depository willing to undertake those functions of the Securities Depository can be found which, in the opinion of the City Comptroller, is willing and able to undertake such functions upon reasonable and customary terms, the Bonds shall no longer be restricted to being registered in the Bond Register in the name of the nominee of the Securities Depository, but may be registered in whatever name or names the Registered Owner transferring or exchanging Bonds shall designate, in accordance with the provisions of this ordinance.

Notwithstanding any other provision of this ordinance to the contrary, all payments with respect to Compound Accreted Value of, principal of, premium, if any, and interest on any Book-Entry Bond and all notices with respect to such Bond shall be made and given, respectively, in the manner provided in the Representation Letter.

(c) Bonds Lost, Destroyed or Improperly Cancelled. If any Bond, whether in temporary or definitive form, is lost (whether by reason of theft or otherwise), destroyed (whether by mutilation, damage, in whole or in part, or otherwise) or improperly cancelled, the Bond Registrar may authenticate a new Bond of the same date, maturity, denomination and Original Principal Amount (in the case of Capital Appreciation Bonds) or principal amount (in the case of Current Interest Bonds) and bearing a number not then outstanding; provided that (i) in the case of any mutilated Bond, such mutilated Bond shall first be surrendered to the Bond Registrar and (ii) in the case of any lost Bond or Bond destroyed in whole, there shall be first furnished to the Bond Registrar evidence of such loss or destruction, together with indemnification of the City and the Bond Registrar, satisfactory to the Bond Registrar. In the event any lost, destroyed or

improperly cancelled Bond shall have matured or is about to mature, or has been called for redemption, instead of issuing a duplicate Bond, the Bond Registrar shall pay the Bond without surrender if there shall be first furnished to the Bond Registrar evidence of such loss, destruction or cancellation, together with indemnification to the City and the Bond Registrar, satisfactory to the Bond Registrar. Upon the issuance of any substitute Bond, the Bond Registrar may require the payment of a sum sufficient to cover any tax or other governmental charge that may be imposed in relation to it.

(d) Redemption. Current Interest Bonds may be redeemable prior to maturity at the option of the City, in whole or in part on any date, at such times and at such redemption prices (to be expressed as a percentage of the principal amount of such Bonds being redeemed not to exceed one hundred three percent of the principal amount, plus accrued interest to the date of redemption) as determined by the City Comptroller at the time of the sale of the Bonds. Capital Appreciation Bonds may be redeemable prior to maturity at the option of the City as determined by the City Comptroller at the time of their sale (at prices not to exceed one hundred three percent of the Compound Accreted Value at the date of redemption). If less than all of the outstanding Bonds are to be optionally redeemed, the Bonds to be called shall be called from such maturities as may be determined by the City and if less than all of a single maturity is so redeemed then by lot within a maturity in the manner provided in this ordinance unless otherwise determined by the City Comptroller at the time of the sale of the Bonds. Certain of the Current Interest Bonds may be made subject to mandatory redemption at par and accrued interest to the date fixed for redemption, and certain of the Capital Appreciation Bonds may be made subject to mandatory redemption at the Compound Accreted Value at the date fixed for redemption, as determined by the City Comptroller at the time of their sale.

The Bonds shall be redeemed only in the amount of \$5,000 each at maturity and integral multiples of that amount. In the event of the redemption of less than all the Bonds of the same maturity, the aggregate amount to be redeemed shall be \$5,000 at maturity or an integral multiple of that amount and the Bond Registrar shall assign to each Bond of such maturity a distinctive number for each \$5,000 amount at maturity of such Bond and shall select by lot from the numbers so assigned as many numbers as, at \$5,000 for each number, shall equal the amount at maturity of such Bonds to be redeemed. The Bonds to be redeemed shall be the Bonds or portions of Bonds whose assigned numbers were so selected; provided that only so much of the amount at maturity of each Bond shall be redeemed as shall equal \$5,000 for each number assigned to it and so selected. The City shall, at least forty-five days prior to the redemption date (unless a shorter time period shall be satisfactory to the Bond Registrar), notify the Bond Registrar of such redemption date and of the principal amount or Compound Accreted Value of Bonds to be redeemed. For purposes of any redemption of less than all of the outstanding Bonds of a single maturity, the particular Bonds or portions to be redeemed shall be selected by the Bond Registrar not more than seventy-five days prior to the redemption date.

The Bond Registrar shall promptly notify the City in writing of the Bonds, or portions, selected for redemption and, in the case of any Bond selected for partial redemption, the principal amount or Compound Accreted Value to be redeemed.

SECTION 5. Notice of Redemption. Unless waived by any Registered Owner of Bonds to be redeemed, notice of the call for any redemption shall be given by the Bond Registrar on behalf of the City by mailing the redemption notice by first-class mail at least thirty days and not more than sixty days prior to the date fixed for redemption to the Registered Owner of the Bonds to be redeemed at the address shown on the Bond Register or at such other address as is furnished in writing by such Registered Owner to the Bond Registrar, but the failure to mail any such notice or any defect in the notice as to any Bond shall not affect the validity of the proceedings for the redemption of any other Bond.

All notices of redemption shall state:

- (i) the redemption date;
- (ii) the redemption price;
- (iii) if less than all outstanding Bonds are to be redeemed, the identification (and, in the case of partial redemption, the respective principal amounts or Compound Accreted Value) of the Bonds to be redeemed;
- (iv) that on the redemption date the redemption price will become due and payable upon each such Bond or portion called for redemption, and that interest shall cease to accrue from and after that redemption date;
- (v) that the Bonds shall be surrendered for payment of the redemption price, at the principal corporate trust office of the Bond Registrar; and
- (vi) such other information as shall be deemed necessary by the Bond Registrar at the time such notice is given to comply with any law, regulation or industry standard.

On or prior to any redemption date, the City shall deposit with the Bond Registrar an amount of money sufficient to pay the redemption price of all the Bonds or portions which are to be redeemed on that date.

Notice of redemption having been so given, the Bonds or portions so to be redeemed shall, on the redemption date, become due and payable at the redemption price plus accrued interest, and from and after such date (unless

the City shall not pay the redemption price) such Bonds, or portions shall cease to bear interest. Upon surrender of such Bonds for redemption in accordance with that notice, such Bonds shall be paid by the Bond Registrar at the redemption price. Upon surrender for any partial redemption of any Bond, there shall be prepared for the Registered Owner a new Bond or Bonds of the same interest rate and maturity in the amount of the unpaid principal or Compound Accreted Value.

If any Bond or portion of a Bond called for redemption shall not be so paid upon surrender for redemption, the Bond shall, until paid, bear or accrete, respectively, interest from the redemption date at the rate or Yield to Maturity borne by the Bond or portion so called for redemption. All Bonds which have been redeemed shall be cancelled and destroyed by the Bond Registrar and shall not be reissued.

SECTION 6. Form of Bonds. The Bonds shall be prepared in substantially the following forms with such insertions and revisions as shall be necessary to reflect the terms and provisions of the sale of the Bonds pursuant to Section 11.

[Form Of Capital Appreciation Bond]

Registered		\$
No.		Compound Accreted
		Value At Maturity
	•	("Maturity Amount'

United States Of America

State Of Illinois

City Of Chicago

General Obligation Bond Project Series 1993B.

Original Principal
Maturity Yield To Amount Per \$5,000 Dated
Date Maturity Amount Date C.U.S.I.P. No.

Registered Owner:

The City of Chicago acknowledges itself to owe and for value received

promises to pay to the Registered Owner identified above, or the Registered Owner's registered assignee as provided in this Bond, on the Maturity Date, the Maturity Amount identified above. The amount of interest payable on this Bond on the Maturity Date of this Bond is the amount of interest accrued from the Dated Date of this Bond at a semiannual compounding rate necessary to produce the Yield to Maturity set forth above, compounded semiannually on each January 1 and July 1, as provided in this Bond beginning
becomes due.
This Bond is one of a series of Bonds aggregating the principal amount of \$ issued pursuant to the constitutional home rule powers of the City for the purposes of (i) paying costs of a neighborhood renewal program; (ii) capitalizing certain interest on the Bonds; and (iii) paying expenses incidental to the issuance of the Bonds, and was authorized by an ordinance adopted by the City Council on, 1993 (the "Bond Ordinance").
The Bonds maturing on or after January 1, 19, are redeemable prior to maturity at the option of the City, in whole or in part on any date on or after1, 199, and if less than all of the outstanding Bonds are to be redeemed, the Bonds to be redeemed shall be of the maturities subject to redemption as shall be determined by the City, and if less than all of a single maturity is so redeemed then by lot within a maturity in the manner provided in this Bond. The Bonds are redeemable at the redemption prices (being expressed as a percentage of the Compound Accreted Value as of the date fixed for redemption) set forth below.
Date Of Redemption Redemption Price
The Bonds maturing on January 1,, are subject to mandatory redemption prior to maturity on January 1 of the years to

inclusive, and the Bonds maturing on January 1, _____ are subject to mandatory redemption prior to maturity on January 1 of the years ____ to ____, inclusive, in each case at an amount equal to one hundred percent of the Compound Accreted Value of such Bonds as of the date fixed for redemption.

If the City redeems pursuant to optional redemption, or purchases, Bonds which are subject to mandatory redemption and cancels them, then an amount equal to the Compound Accreted Value of such Bonds so redeemed or purchased shall be deducted from the mandatory redemption requirement as provided for such Bonds of such maturity in such order as the City Comptroller shall determine. The City Comptroller shall notify the Bond Registrar in writing of such determination.

In the event of the redemption of less than all the Bonds of like maturity, the aggregate amount to be redeemed shall be \$5,000 at maturity or an integral multiple of that amount and the Bond Registrar shall assign to each Bond of such maturity a distinctive number for each \$5,000 at maturity of such Bond and shall select by lot from the numbers so assigned as many numbers as, at \$5,000 for each number, shall equal the amount of such Bonds at maturity to be redeemed. The Bonds to be redeemed in part shall be the Bonds whose assigned numbers were so selected; provided that only so much of the amount of each Bond shall be redeemed as shall equal \$5,000 for each number assigned to it and so selected.

Notice of any such redemption shall be sent by first-class mail not less than thirty days nor more than sixty days prior to the date fixed for redemption to the Registered Owner of each Bond to be redeemed at the address shown on the registration books of the City maintained by the Bond Registrar or at such other address as is furnished in writing by such Registered Owner to the Bond Registrar; provided, that the failure to mail any such notice or any defect in the notice as to any Bond shall not affect the validity of the proceedings for the redemption of any other Bonds. When so called for redemption, this Bond will cease to accrete interest on the specified redemption date, provided funds for redemption are on deposit at the place of payment at that time.

This Bond is transferable by the Registered Owner in person or by the Registered Owner's agent duly authorized in writing at the principal corporate trust office of the Bond Registrar in Chicago, Illinois, but only in the manner, subject to the limitations and upon payment of the charges provided in the Bond Ordinance, and upon surrender and cancellation of this Bond. Upon such transfer a new Bond or Bonds of authorized denominations, of the same maturity and for the same aggregate Original Principal Amount will be issued to the transferee in exchange for this Bond. The Bond Registrar shall not be required to transfer or exchange this Bond after the close of business on the fifteenth day of the calendar month next preceding the Maturity Date of this Bond, after notice calling

this Bond for redemption has been mailed or during a period of fifteen days next preceding mailing of a notice of redemption of this Bond.

The Bonds are issued in fully registered form in Original Principal Amounts representing \$5,000 Maturity Amount or any integral multiple of that amount. This Bond may be exchanged at the principal corporate trust office of the Bond Registrar for the same aggregate Original Principal Amount of Bonds of the same maturity upon the terms set forth in the Bond Ordinance.

The City and the Bond Registrar may deem and treat the Registered Owner as the absolute owner of this Bond for the purpose of receiving payment of or on account of the Compound Accreted Value of this Bond and for all other purposes and neither the City nor the Bond Registrar shall be affected by any notice to the contrary.

It is certified and recited that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this Bond did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of the City, including the issue of Bonds of which this is one, does not exceed any limitation imposed by law; that this Bond was duly issued for value for a purpose for which the City has the power so to issue Bonds; and that provision has been made for the collection of a direct annual tax sufficient to pay the Maturity Amount.

This Bond shall not be valid or become obligatory for any purpose until the certificate of authentication contained in this Bond shall have been signed by the Bond Registrar.

In Witness, The City of Chicago, by its City Council, has caused its corporate seal to be impressed or imprinted by facsimile on this Bond and this Bond to be signed by the duly authorized manual or facsimile signatures of the Mayor and City Comptroller and attested by the manual or facsimile signature of the City Clerk, all as of the Dated Date.

(Manual or Facsimile Signature)
Mayor,
City of Chicago

	* * * *
Date of Authentication:	By: (Manual Signature) Authorized Officer
	Bond Registrar
This Bond is one of the Bonds of	o Of Authentication. described in the Bond Ordinance and is one Project Series 1993, of the City of Chicago.
(Manual or Facsimile Signature) City Clerk, City of Chicago	(Manual or Facsimile Signature) City Comptroller, City of Chicago
Attest:	

this Bond agent to tra	and irrevocably constitutes and appoints ansfer this Bond on the books kept for registra	tion of this Bond.
Dated:		
Signature	guaranteed:	
Notice:	The signature to this assignment must con ame of the Registered Owner as it appears a Bond in every particular, without alteration any change.	pon the face of this
	[Form Of Current Interest Bond.]	
Registered No		Principal Amount \$
	United States Of America	
	State Of Illinois	
	City Of Chicago	
	General Obligation Bond	
	Project Series 1993.	·
Interest Rate:	Maturity Dated _% Date: January 1, Date:, 19	C.U.S.I.P. 9 No.:
Registere	ed Owner:	
promises	ty of Chicago acknowledges itself to owe and to pay to the Registered Owner identified Owner's registered assignee as provided in	ed above, or that

Maturity Date, the Principal Amount identified above and to pay interest (computed on the basis of a 360-day year of twelve 30-day months) on such Principal Amount from the Dated Date at the Interest Rate per year set forth above on January 1 and July 1 of each year, with the first interest 1, 199_, until the Principal Amount payment date being is paid. Principal of this Bond and redemption premium, if any, shall be payable in lawful money of the United States of America upon presentation and surrender at the principal corporate trust office of . Chicago, Illinois, as bond registrar and paying agent (the "Bond Registrar"). Payment of the interest shall be made to the Registered Owner of this Bond as shown on the registration books of the City maintained by the Bond Registrar at the close of business on the fifteenth day of the month next preceding each interest payment date and shall be paid by check or draft of the Bond Registrar mailed to the address of such Registered Owner as it appears on such registration books or at such other address furnished in writing by such Registered Owner to the Bond Registrar or, at the option of any Registered Owner of \$1,000,000 or more in aggregate principal amount of Bonds, by wire transfer of immediately available funds to such bank in the continental United States as the Registered Owner shall request in writing to the Bond Registrar.

The full faith, credit and resources of the City are irrevocably pledged for the prompt payment of this Bond, both principal and interest, as they become due.

This Bond is one of a series of Bonds aggregating the principal amount of \$_______ issued pursuant to the constitutional home rule powers of the City for the purposes of (i) paying costs of a neighborhood renewal program; (ii) capitalizing certain interest on the Bonds and (iii) paying expenses incidental to the issuance of the Bonds; and was authorized by an ordinance adopted by the City Council on ______, 1993 (the "Bond Ordinance").

The Bonds maturing on or after January 1, 19_, are redeemable prior to maturity at the option of the City, in whole or in part on any date on or after _______1, 199__ and if less than all of the outstanding Bonds are to be redeemed, the Bonds to be redeemed shall be called from such maturities subject to redemption as shall be determined by the City and if less than all of a single maturity is so redeemed then by lot within a maturity in the manner provided in this Bond. The Bonds are redeemable at the redemption prices (expressed as a percentage of the principal amount) set forth below, plus accrued interest to the date of redemption:

Date Of Redemption

Redemption Price

The Bonds maturing on January 1, _____, are subject to mandatory redemption prior to maturity on January 1 of the years _____ to ____, inclusive, and the Bonds maturing on January 1, _____, are subject to mandatory redemption prior to maturity on January 1 of the years _____ to ____, inclusive, in each case at par and accrued interest to the date fixed for redemption.

If the City redeems pursuant to optional redemption or purchases Bonds subject to mandatory redemption and cancels them, then an amount equal to the principal amount of such Bonds so redeemed or purchased shall be deducted from the mandatory redemption requirement as provided for such Bonds of such maturity in such order as the City Comptroller shall determine. The City Comptroller shall notify the Bond Registrar in writing of such determination.

In the event of the redemption of less than all the Bonds of like maturity, the aggregate principal amount to be redeemed shall be \$5,000 or an integral multiple of that amount and the Bond Registrar shall assign to each Bond of such maturity a distinctive number for each \$5,000 principal amount of such Bond and shall select by lot from the numbers so assigned as many numbers as, at \$5,000 for each number, shall equal the principal amount of such Bonds to be redeemed. The Bonds to be redeemed in part shall be the Bonds whose assigned numbers were so selected; provided that only so much of the principal amount of each Bond shall be redeemed as shall equal \$5,000 for each number assigned to it and so selected.

Notice of any such redemption shall be sent by first class mail not less than thirty days nor more than sixty days prior to the date fixed for redemption to the Registered Owner of each Bond to be redeemed at the address shown on the registration books of the City maintained by the Bond Registrar or at such other address as is furnished in writing by such Registered Owner to the Bond Registrar; provided, that the failure to mail any such notice or any defect in the notice as to any Bond shall not affect the validity of the proceedings for the redemption of any other Bonds. When so called for redemption, this Bond will cease to bear interest on the specified redemption date, provided funds for redemption are on deposit at the place of payment at that time.

This Bond is transferable by its Registered Owner in person or by the Registered Owner's agent duly authorized in writing at the principal corporate trust office of the Bond Registrar in Chicago, Illinois, but only in the manner, subject to the limitations and upon payment of the charges provided in the Bond Ordinance, and upon surrender and cancellation of this Bond. Upon such transfer a new Bond or Bonds of authorized denominations, of the same interest rate and maturity and for the same

aggregate principal amount will be issued to the transferee in exchange for this Bond. The Bond Registrar shall not be required to transfer or exchange any Bond during the period beginning at the close of business on the fifteenth day of the calendar month preceding any interest payment date on such Bond and ending on such interest payment date, after notice calling such Bond for redemption has been mailed, or during a period of fifteen days preceding mailing of a notice of redemption of this Bond.

The Bonds are issued in fully registered form in the denomination of \$5,000 each or authorized integral multiples of that amount. This Bond may be exchanged at the principal corporate trust office of the Bond Registrar for the same aggregate principal amount of Bonds of the same interest rate and maturity of other authorized denominations, upon the terms set forth in the Bond Ordinance.

The City and the Bond Registrar may deem and treat the Registered Owner as the absolute owner of this Bond for the purpose of receiving payment of or on account of principal of this Bond and interest due on this Bond and redemption premium, if any, and for all other purposes and neither the City nor the Bond Registrar shall be affected by any notice to the contrary.

It is certified and recited that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this Bond did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of the City, including the issue of Bonds of which this is one, does not exceed any limitation imposed by law; that this Bond was duly issued for value for a purpose for which the City has the power so to issue Bonds; and that provision has been made for the collection of a direct annual tax sufficient to pay the interest on this Bond as it falls due (except to the extent payable from amounts set aside by the City for that purpose upon the issue of this Bond) and also to pay and discharge the principal of this Bond at maturity.

This Bond shall not be valid or become obligatory for any purpose until the certificate of authentication on this Bond shall have been signed by the Bond Registrar.

In Witness, The City of Chicago, by its City Council, has caused its corporate seal to be impressed or imprinted by facsimile on this Bond and this Bond to be signed by the duly authorized manual or facsimile signatures of the Mayor and City Comptroller and attested by the manual or facsimile signature of the City Clerk, all as of the Dated Date.

(Manual or Facsimile Signature)
Mayor,
City of Chicago

[Seal]
Attest:
(Manual or Facsimile Signature) City Clerk, City of Chicago (Manual or Facsimile Signature) City Comptroller, City of Chicago
Certification Of Authentication.
This Bond is one of the Bonds described in the Bond Ordinance and is one of the General Obligation Bonds, Project Series 1993, of the City of Chicago.
, as Bond Registrar
By: (Manual Signature) Authorized Officer
Date of Authentication:
* * * *
* * * *
Form Of Assignment.
For Value Received, The undersigned sells, assigns and transfers unto
(Name and Address of Assignee)

this Bond and irrevocably constitutes and appoints agent to transfer this Bond on the books kept for registration of this Bond.
agent to transfer this Bond on the books kept for registration of this Bond.
D.4. 1
Dated:
Signature guaranteed:

Notice:

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

The form of any Bonds in which interest shall be paid by appreciation in principal to a date and on which current interest shall then be payable shall be in the form specified by the City Comptroller in the Determination Certificate, reflecting those applicable portions of the forms of Current Interest Bonds and Capital Appreciation Bonds.

SECTION 7. General Obligation. Each Bond shall be a direct and general obligation of the City for the payment of which (as to Compound Accreted Value, principal, interest and redemption premium, if any, as appropriate) the City pledges its full faith and credit. Each Bond shall be payable (as to Compound Accreted Value, principal, interest and redemption premium, if any, as appropriate) from any money, revenues, receipts, income, assets or funds of the City legally available for such purpose, including but not limited to the proceeds of the taxes levied in Section 8).

SECTION 8. Tax Levy. For the purpose of providing funds required to pay principal of and interest on the Bonds (including the Compound Accreted Value of any Capital Appreciation Bonds) promptly as the same become due, there are levied for the following years the following direct annual taxes upon all taxable property in the City:

Levy Year	A Tax Sufficient To Produce The Sum Of:
•	(for debt service on July 1 of succeeding year
	and January 1 of next succeeding year)

1994		\$10,715,700.00
1995	:	10,715,700.00
1996		13 520 700 00

Levy Year

A Tax Sufficient To Produce The Sum Of: (for debt service on July 1 of succeeding year and January 1 of next succeeding year)

1997	 \$13,517,400.00
1998	 13,519,200.00
1999	 13,520,200.00
2000	 13,519,800.00
2001	 13,517,400.00
2002	 13,517,400.00
2003	 13,518,900.00
2004	 13,521,000.00
2005	 13,517,800.00
2006	 13,518,700.00
2007	 13,517,500.00
2008	 13,518,300.00
2009	 13,519,900.00
2010	 13,521,100.00
2011	 13,520,700.00
2012	 13,517,500.00
2013	 13,520,300.00
2014	 13,517,300.00
2015	 13,522,300.00
2016	 13,518,200.00
2017	 13,518,800.00

Levy Year	A Tax Sufficient To Produce The Sum Of:
•	(for debt service on July 1 of succeeding year
	and January 1 of next succeeding year)

2018	 \$13,522,000.00
2019	 13,520,700.00
2020	 13,518,100.00
2021	 13,517,100.00
2022	 13,520,300.00

No taxes are levied to pay interest on Current Interest Bonds through January 1, 1995, which interest is to be paid from proceeds of the Bonds or other amounts set aside by the City for that purpose.

SECTION 9. Appropriation. The City shall include in its annual appropriation ordinances for each year in which any of the Bonds are outstanding amounts sufficient to pay the principal of and interest on the Bonds (including the Compound Accreted Value of any Capital Appreciation Bonds). This ordinance irrevocably appropriates, as a continuing appropriation, amounts for each such year to the extent amounts sufficient so to pay principal of and interest on the Bonds (including the Compound Accreted Value) are not so included in the annual appropriation ordinance.

SECTION 10. Tax Collection. A copy of this ordinance, duly certified by the City Clerk, shall be filed in the respective offices of the County Clerks of Cook and DuPage Counties, Illinois, and that filing shall constitute the authority for and it shall be the duty of those County Clerks, in each year beginning in 1995, to and including 2023, to extend the taxes levied pursuant to Section 8 for collection, such taxes to be in addition to and in excess of all other taxes previously or subsequently authorized to be levied by the City, and such taxes levied by this ordinance shall be extended for collection without limitation as to rate or amount.

SECTION 11. Sale of Bonds. Subject to the limitations set forth in this section, the City Comptroller is authorized to sell all or any portion of the Bonds from time to time, with the concurrence of the Chairman of the Committee on Finance of the City Council, on such terms as the City Comptroller may deem to be in the best interests of the City. Portions of the Bonds may be sold at one or more times in one or more blocks.

In connection with the sale of each block of Bonds, the City Comptroller shall make the following determinations: (a) the original principal amount of such block (which, together with all Bonds previously issued by the City

pursuant to this ordinance, shall not exceed the applicable amount set forth in Section 2), (b) whether the Bonds of such block will be issued as Current Interest Bonds or Capital Appreciation Bonds or Bonds in which interest will accrue by increase in principal amount to a date and then be paid currently, (c) the aggregate principal amount of Bonds maturing or subject to mandatory redemption in each year (subject to the limitations set forth in Section 3), (d) the interest rate or rates per year payable on the Bonds if issued as Current Interest Bonds, the Yield to Maturity and Original Principal Amount if issued as Capital Appreciation Bonds (subject to the applicable maximum interest rate or Yield to Maturity set forth in Section 3), (e) whether the Bonds of such block will be issued in book-entry or certificated form and the name of the book-entry depository, (f) the redemption provisions applicable to the Bonds (subject to the provisions of Section 4(d) of this ordinance), (g) the sale price of the Bonds (not less than ninety-eight percent of the Original Principal Amount less any net original issue discount), (h) the Dated Dates for Current Interest Bonds, (i) the first interest payment date for Current Interest Bonds and the first compounding date for Capital Appreciation Bonds, (j) whether the Bonds will be insured, the name of the bond insurer providing such insurance and any additional covenants with the bond insurer, (k) the underwriters of the Bonds in addition to their representative named in this ordinance, and (1) the name of the Bond Registrar.

Subsequent to each such sale, the City Comptroller shall file in the Office of the City Clerk a notification of sale directed to the City Council setting forth each of the determinations made by the City Comptroller pursuant to this section, and the Bonds so sold shall be duly prepared and executed in the form and manner provided in this ordinance.

The City Comptroller is authorized to execute and deliver a contract of purchase with respect to each sale of all or a portion of the Bonds. Each contract of purchase shall be in substantially the form previously used for general obligation financings of the City with appropriate revisions to reflect the terms and provisions of the Bonds. William Blair & Company is appointed as the representative with respect to the initial block of Bonds issued pursuant to this ordinance.

In connection with any sale of the Bonds, the City Comptroller is authorized to obtain a policy of bond insurance from such recognized bond insurer as the City Comptroller shall determine, if the City Comptroller determines such bond insurance to be desirable in connection with such sale of the Bonds. The City Comptroller may, on behalf of the City, make covenants with the bond insurer consistent with this ordinance.

In the event that the Bonds are sold so as to require the levy of taxes in any year less than the amount specified in Section 8, then the City Comptroller shall include, in the Determination Certificate for the sale of the final block of Bonds, the amount of any reduction in the amount levied in Section 8 for that year and any succeeding year resulting from the sale of

Bonds with lesser maturities (after taking into account mandatory redemptions) or lesser payments of interest, and, in addition, the City Comptroller shall file in the respective offices of the County Clerks of DuPage and Cook Counties certificates of tax abatement for such years. Any certificate of abatement delivered pursuant to this paragraph shall refer to the amount of taxes levied pursuant to Section 8, shall indicate the amount of reduction in the amount of taxes levied by the City resulting from the sale of the Bonds, which reduced amount is to be abated from such taxes, and shall further indicate the remainder of such taxes which is to be extended for collection by those County Clerks.

The preparation, use and distribution of a preliminary official statement relating to each sale and issuance of the Bonds is approved. The City Comptroller is authorized to execute and deliver an official statement relating to each sale and issuance of the Bonds on behalf of the City. The preliminary official statement and official statement authorized by this ordinance shall be in substantially the forms previously used for general obligation financings of the City with appropriate revisions to reflect the terms and provisions of the Bonds and to describe accurately the current financial condition of the City and the parties to the financing.

The Mayor, the City Comptroller, the City Treasurer, the City Clerk and the Deputy City Clerk are authorized to execute and deliver such other documents and perform such other acts as may be necessary or desirable in connection with the Bonds, including, but not limited to, the exercise following the delivery date of the Bonds of any power or authority delegated to such official under this ordinance with respect to the Bonds upon original issuance, but subject to any limitations on or restrictions of such power or authority as set forth in this ordinance.

SECTION 12. Use of Proceeds. The proceeds from the sale of the Bonds shall be used as follows:

- (a) The accrued interest received from each sale shall be used to pay the first interest becoming due on the Current Interest Bonds sold.
- (b) From the sale proceeds derived from time to time of the Bonds, (i) such sum as may be determined by the City Comptroller to be necessary to pay not more than four years of interest on the Bonds may be used to pay such interest, and (ii) the sum determined by the City Comptroller to be necessary to pay costs of the Neighborhood Renewal Program shall be deposited to the credit of the Project Fund if created and established pursuant to Section 13 or otherwise shall be held by the City Comptroller on behalf of the City for paying those costs.
- (c) From the sale proceeds of the Bonds not applied as provided in paragraphs (a) and (b) above, the amount deemed necessary by the City Comptroller shall be applied to the payment of the costs of issuance of the Bonds and related administrative costs, including the premium for bond

insurance, if any, and any unexpended portion of the sale proceeds shall be paid to the City.

SECTION 13. Project Fund. The City may establish a special depositary account, separate and segregated from all other funds and accounts of the City (the "Project Fund"), to be maintained with a bank or trust company to be designated by the City Comptroller into which there shall be deposited the proceeds of the Bonds described in clause (ii) of paragraph (b) of Section 12. Money on deposit in the Project Fund shall be withdrawn upon requisition of the City Comptroller specifying the purpose for which such requisition is being made. Money held in the Project Fund shall be invested at the direction of the City Comptroller. Income from investments of amounts received upon the sale of the Bonds shall be credited to the Project Fund, if created, unless otherwise directed by the City Comptroller, and is appropriated for the purposes for which the Bonds are issued.

SECTION 14. Tax Covenant. The covenants and agreements of the City set forth in this Section shall apply as long as any of the Bonds continue to bear interest (or for Capital Appreciation Bonds, so long as their principal amount continues to appreciate) and shall also apply after the Bonds cease to bear interest (or for Capital Appreciation Bonds, their principal amount ceases to appreciate) within such subsequent period as shall be required for the City to comply with the covenants of this Section. The City Comptroller may execute an agreement in the name of and on behalf of the City to ensure compliance with the requirements of this Section.

- (a) The City (i) will take all actions which are necessary to be taken (and avoid taking any action which it is necessary to avoid being taken) so that interest on the Bonds (including appreciation in principal amount for Capital Appreciation Bonds) will not be or become subject to federal income taxation under present law, and (ii) will take all actions reasonably within its power to take which are necessary to be taken (and avoid taking any actions which are reasonably within its power to avoid taking and which it is necessary to avoid) so that interest on the Bonds (including appreciation in principal amount for Capital Appreciation Bonds) will not be or become includible in gross income for federal income tax purposes under the federal income tax laws as in effect from time to time.
- (b) The City will, without limitation (i) restrict the yield on investments of amounts received upon the sale of the Bonds and other amounts, and (ii) timely rebate to the United States of America certain amounts which may be received as interest or other investment earnings on amounts received upon the sale of the Bonds or to be used to pay debt service on the Bonds, all as shall be necessary to comply with this Section. The City shall also make or cause to be made identifiable investments of amounts allocable to the Bonds as shall be necessary or appropriate in order to be able to ascertain the amounts which may be required so to be rebated to the United States of America. The City shall from time to time determine the amounts which

shall be subject so to be rebated and those amounts from time to time shall be rebated to the United States of America in the amounts and at the times as required.

SECTION 15. Defeasance.

- (a) If the City shall pay or cause to be paid, or there shall otherwise be paid, to Registered Owners of the Bonds then outstanding, the principal, redemption premium, if any, and interest (including Compound Accreted Value) to become due on those Bonds, at the times and in the manner stipulated in this ordinance, then the obligation of the City with respect to payment of such principal redemption premium, if any, and interest shall be discharged and satisfied.
- (b) Bonds for the payment or redemption of which money shall have been set aside and shall be held in trust by the Bond Registrar or an escrow trustee (through deposit by the City of funds for such payment or redemption or otherwise), whether at or prior to the maturity or the redemption date of such Bonds, shall be deemed to have been paid within the meaning of and with the effect expressed in paragraph (a) of this Section. In addition, any Bonds shall, prior to their maturity or redemption date, be deemed to have been paid within the meaning of and with the effect expressed in paragraph (a) of this Section if:
 - there shall have been deposited by the City with and held in trust by the Bond Registrar or escrow trustee, for those Bonds either money in an amount which shall be sufficient, or Government Obligations, as defined below, the principal of and interest on which when due will provide money which, without reinvestment, when added to the money, if any, so deposited at the same time, shall be sufficient to pay the principal of those Bonds at maturity or earlier redemption, redemption premium, if any, and interest (including the Compound Accreted Value) due and to become due on those Bonds on and prior to the redemption date or maturity date of the Bonds, as the case may be:
 - (ii) in case any of the Bonds are to be redeemed on any date prior to their maturity, the City shall have given to the Bond Registrar irrevocable instructions to give any required notice of redemption as provided in this ordinance, which instruction the Bond Registrar has accepted in writing; and
 - (iii) the City shall receive an opinion of nationally recognized bond counsel to the effect that the defeasance of the Bonds shall not cause interest on the Bonds to be included in "gross income" of the Registered Owner for federal income tax purposes.

- (c) Neither Government Obligations nor money deposited under paragraph (b) of this Section nor principal or interest payments of any such Government Obligations shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal (at maturity or pursuant to earlier redemption), redemption premium, if any, and interest (including the Compound Accreted Value) on those Bonds. Any cash received from such principal or interest payments on such Government Obligations, if not then needed for such purpose, shall, to the extent practicable, be reinvested in Government Obligations maturing at times and in principal amounts sufficient to pay when due the principal, redemption premium, if any, and interest (including the Compound Accreted Value) to become due on those Bonds on and prior to such redemption date or maturity date of the Bonds, as the case may be.
- (d) Nothing in this ordinance shall prohibit a deposit as provided in paragraph (b) of this Section from being subject to a subsequent sale of the Government Obligations and reinvestment of all or a portion of the proceeds of that sale in Government Obligations which, together with money to remain so held in trust, shall be sufficient to provide for payment of principal, redemption premium, if any, and interest (including the Compound Accreted Value) on those Bonds as provided in and subject to the conditions as set forth in paragraphs (b) and (c) of this Section. Amounts held by the Bond Registrar or escrow trustee in excess of the amounts needed so to provide for payment of the Bonds may be subject to withdrawal by the City.
- (e) Governmental Obligations means direct obligations of, or obligations the principal of and interest on which are unconditionally guaranteed by the United States of America or trust receipts or other certificate of ownership evidencing an ownership interest in the principal of or interest on or both principal of and interest on, such Government Obligations.
- SECTION 16. Authorized Officers. This ordinance is prepared in accordance with the powers of the City as a home rule unit under Article VII of the Illinois Constitution of 1970. The appropriate officers of the City are authorized to take such actions and do such things as shall be necessary to perform, carry out, give effect to and consummate the transactions contemplated by this ordinance and the Bonds.
- SECTION 17. Bond Contract. The provisions of this ordinance shall constitute a contract between the City and the Registered Owners of the Bonds. Any pledge made in this ordinance and the provisions, covenants and agreements set forth in this ordinance to be performed by or on behalf of the City shall be for the equal benefit, protection and security of such Registered Owners except as expressly provided in this ordinance. All of the Bonds, regardless of the time or times of their issuance, shall be of equal rank without preference, priority or distinction of any of the Bonds over any other except as expressly provided in or pursuant to this ordinance.

SECTION 18. Proxies. The Mayor, the City Clerk and the City Comptroller may each designate another to act as their respective proxy and to affix their respective signatures to the Bonds whether in temporary or definitive form, and any other instrument, certificate or document required to be signed by the Mayor, the City Clerk or the City Comptroller pursuant to this ordinance and any instrument, certificate or document required by this ordinance. In such 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 the Mayor, the City Clerk and the City Comptroller, respectively. A written signature of the Mayor, the City Clerk or the City Comptroller, respectively, executed by the person so designated underneath, shall be attached to each notice. Each notice, with the signature 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, the City Clerk or the City Comptroller is placed on an instrument, certificate or document at the direction of the Mayor, the City Clerk or the City Comptroller, as the case may be, in the specified manner, the same, in all respects, shall be as binding on the City as if signed by the Mayor, the City Clerk or the City Comptroller in person, as the case may be.

SECTION 19. Bond Registrar. If requested by the Bond Registrar, the City Comptroller is authorized to execute an agreement between the City and the Bond Registrar with respect to its obligations and duties.

SECTION 20. Application of Proceeds. The Budget Director of the City may authorize the reallocation of the amounts set forth in Exhibit A among the various items referred to in Exhibit A as in the judgment of the Budget Director the needs of the City may require. The proceeds of the Bonds shall be applied to the payment of the costs exclusively of projects and related improvements of the nature set forth in Exhibit A, except, subject to the approval of the Budget Director, the proceeds of the Bonds may also be used for the purpose of paying costs of capital facilities and improvements of the City other than as so set forth, provided that such proceeds are reappropriated for such purpose by the City Council, subject to the requirements of Section 14.

SECTION 21. Supremacy. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part of it, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall be controlling. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 22. Effectiveness. This ordinance shall be published by the City Clerk, by causing to be printed in pamphlet form at least twenty-five

11/5/93

copies which are to be made available in his or her office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance, and this ordinance shall be in full force and effect from and after its adoption, approval by the Mayor and such publication.

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

Exhibit "A".

Neighborhood Renewal Program.

Neighborhood Infrastructure

This includes, without limitation, residential street resurfacing, arterial street resurfacing, alley repaying,	
improved lighting of public ways and new street	\$83,496,000

Housing And Economic Development

This includes, without limitation, demolition of	
abandoned buildings and environmental remediation	
of sites for development, improvement of streets	
in industrial areas, landscaping of public ways	
	\$24,924,000

Neighborhood Facilities

This includes, without limitation, library	
and police station renovations, fire station	
repairs and improvements to the North Park	
Village Site	\$17,800,000

Major Streets And Bridges

This provides funds for major highway, bridge and	
other structural improvements, including a local	
match for federal-aid highway funds	\$33,780,000

Capitalized Interest	\$12,100,000
Costs Of Issuance	\$ 2,900,000
TOTAL	\$175,000,000

AUTHORIZATION FOR EXECUTION OF LOAN AND SECURITY AGREEMENT WITH TNI DEVELOPMENT CORPORATION FOR REHABILITATION OF PROPERTY AT 5024 AND 5501 WEST QUINCY STREET.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the entering and executing of a loan and security agreement with TNI Development Corporation for the rehabilitation of the property located at 5024 and 5501 West Quincy Street, in the amount of \$458,809, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 (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 City has programmed \$7,060,000 of Community Development Block Grant funds for its Multi-Family Loan Program (the "Multi-Program") in Program Year XIX, wherein acquisition and rehabilitation loans are made available to owners of rental properties containing five or more dwelling units located in low- and moderate-income areas, and the Multi-Program is administered by the City's Department of Housing ("D.O.H."); and

WHEREAS, The City on or about October 2, 1990 made two loans to TNI Development Corporation, an Illinois corporation (the "Borrower"), the first in the original principal amount of \$29,473 (which loan was subsequently modified on or about December 21, 1990 to shorten the term thereof) as described in Exhibit A attached hereto and made a part hereof (the "5501 Loan") and the second, in the original principal amount of \$64,266 (which loan was subsequently modified on or about December 21, 1990 to shorten the term thereof) as described in Exhibit A hereto (the "5024 Loan"; the 5501 Loan and the 5024 Loan are collectively called the "Original D.O.H. Loans"), the proceeds of which were each used to rehabilitate certain properties; and

WHEREAS, The South Shore Bank on or about December 17, 1990 made two loans to the Borrower, the first in the original principal amount of \$111,500 as described in Exhibit A hereto (the "5501 SS Loan") and the second, in the original principal amount of \$135,000 as described in Exhibit

A hereto (the "5024 SS Loan"; the 5501 SS Loan and the 5024 SS Loan are collectively called the "South Shore Loans"); and

WHEREAS, The South Shore Loans were refinanced on March 28, 1992 using a portion of the Borrower's line of credit at American National Bank and Trust Company of Chicago ("A.N.B.") as described in Exhibit A hereto (the "American National Loan"); and

WHEREAS, The Borrower now intends to obtain a loan from The Northern Trust Company or a lender satisfactory to the Commissioner of D.O.H. (the "Commissioner") as described in Exhibit A hereto to refinance the American National Loan and to fund a portion of the costs of the Project as described in Exhibit A hereto; and

WHEREAS, The Illinois Housing Development Authority on or about December 17, 1990 made a loan to the Borrower in the original principal amount of \$67,500 as described in Exhibit A hereto (the "Existing Financing"), which loan is currently outstanding; and

WHEREAS, D.O.H. has preliminarily reviewed and approved the making of an additional loan to the Borrower in an amount not to exceed \$458,809 (the "Loan"), to be funded from Multi-Program funds pursuant to the terms and conditions set forth in Exhibit A hereto, the proceeds of which Loan shall be used to refinance the Original D.O.H. Loans and to fund a portion of the costs of the Project; and

WHEREAS, D.O.H. has determined that the refinancing of the American National Loan and the Original D.O.H. Loans is necessary to achieve the community development objectives of the City; 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 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 Multi-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.

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

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

Exhibit "A".

Borrower:

TNI Development Corporation, an Illinois corporation.

Project:

Rehabilitation of two buildings located at 5024 and 5501 West Quincy Street, Chicago, Illinois 60644 (the "Property") and of 18 dwelling units contained therein as studio, one-, two- and three-bedroom units for low- and moderate-income households.

Loan:

Source:

Multi-Program Year XIX.

Amount:

Not to exceed \$458,809.

Term:

Not to exceed 32 years.

Interest:

Zero percent per annum.

Security:

Non-recourse loan; third mortgage on

the Property.

Additional Financing:

1. Amount: Not to exceed \$343,145.

Term:

30 years.

Source:

The Northern Trust Company or a lender satisfactory to the Commis-

sioner.

Interest:

Adjustable rate, not to exceed 11

percent per annum.

Security:

First mortgage on the Property.

2. Amount:

\$89,599.

Source:

Borrower.

Total Project Costs:

Not to exceed \$891,553.

Existing

Financing:

Amount

Outstanding:

\$67,500.

Term:

30 years.

Source:

Illinois Housing Development

Authority.

Interest:

Zero percent per annum.

Security:

Currently a first mortgage on the Property; after the refinancing of the American National Loan and the Original D.O.H. Loans, a second

mortgage on the Property.

Original D.O.H. Loans: (to be refinanced with Loan proceeds)

5501 Loan:

Original

Amount:

\$29,473.

Amount

Outstanding as of September 29,

1993:

\$13,314.83.

Term:

Five years.

Interest:

Three percent per annum.

Security:

Second mortgage on the Property

located at 5501 West Quincy Street,

Chicago, Illinois.

5024 Loan:

Original

Amount:

\$64,266.

Amount

Outstanding as of September 29,

1993:

\$43,225.60.

Term:

Eight years.

Interest:

Three percent per annum.

Security:

Second mortgage on the Property located at 5024 West Quincy Street,

Chicago, Illinois.

South Shore Loans: (fully retired)

5501 SS Loan:

Amount:

\$111,500.

Term:

One year.

Interest:

11 percent per annum.

Security:

First mortgage on the Property located

at 5501 West Quincy Street, Chicago,

Illinois.

5024 SS Loan:

Amount:

\$135,000.

Term:

One year.

Interest:

11 percent per annum.

Security:

First mortgage on the Property located

at 5024 West Quincy Street, Chicago,

Illinois.

American

National Loan:

Amount

Outstanding:

\$246,500.

Term:

One year; renewable annually each

October.

Interest:

Prime Rate of A.N.B.

Security:

Guaranty from Shorebank Corp-

oration.

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

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration two orders authorizing the Corporation Counsel to enter into and execute settlement orders in the following cases: Charles Butts v. City of Chicago, 88 L 8859 in the amount of \$385,000; and Daniel Carter v. Malachesen, et al., 89 C 644 in the amount of \$190,000, 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.

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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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):

Charles Butts 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: Charles Butts v. City of Chicago, 88 L 8859, in the amount of \$385,000.

Daniel Carter v. Malachesen, Et Al.

Ordered, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: Daniel Carter v. Malachesen, et al., 89 C 644, in the amount of \$190,000.

EXPANSION OF BOUNDARIES OF ENTERPRISE ZONE IV.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a substitute ordinance authorizing the expansion of Enterprise Zone IV, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 passed an ordinance establishing Enterprise Zone IV ("Enterprise Zone 4") appearing in the December 16, 1983 Journal of Council Proceedings on pages 3991 to 3993; and amended and appearing in the November 6, 1985 Journal of Council Proceedings on pages 21504 to 21507; and amended and appearing in the July 29, 1987 Journal of Council Proceedings on pages 2715 to 2718; and amended and appearing in the September 14, 1988 Journal of Council Proceedings on pages 17237 to 17240; and amended and appearing in the October 25, 1989 Journal of Council Proceedings on pages 6432 and 6434 to 6438; and amended and appearing in the October 3, 1990 Journal of Council Proceedings on pages 21495 to 21499; and amended and appearing in the May 22, 1991 Journal of Council Proceedings on pages 236 to 240; and amended and appearing in the September 16, 1992 Journal of Council Proceedings on pages 20597 to 20603 (the "Designating Ordinance, as amended"); 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 has determined that the expansion of Enterprise Zone 4 will increase the development and rehabilitation of the depressed areas on the near north side of the City; and

WHEREAS, All required procedures have been followed in the modification of the boundaries of Enterprise Zone IV as required under the Illinois Enterprise Zone Act and the Chicago Enterprise Zone Ordinance, Chapter 16-12 of the Municipal Code of Chicago ("Chicago Enterprise Zone Ordinance"); 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 inserting the language in italics, as follows:

The following area, hereafter referred to as "Zone IV", is hereby designated a Proposed Enterprise Zone. The area boundaries shall be as follows for Zone IV: beginning at the corner of Kedzie Avenue and Grand Avenue; continuing southeast on Grand Avenue and then east on Grand Avenue to Ogden Avenue; then running northeast on Ogden Avenue to the Kennedy Expressway; then running northwest on the Kennedy Expressway to Belmont Avenue; then running west on Belmont Avenue to Central Park Avenue; then running north on Central Park Avenue to the Kennedy Expressway; then running northwest on the Kennedy Expressway to the south side of West Montrose Avenue, then west along West Montrose Avenue to the west line of the Chicago & Northwest (C&NW) railroad line, then south along the west line of the C & NW railroad line to its intersection with Knox Avenue extended; then northwest along Knox Avenue to the north side of Montrose Avenue; then east along the north side of Montrose Avenue to the Kennedy Expressway; then running northwest along the Kennedy Expressway to Cumberland Avenue; then proceeding south along Cumberland Avenue to Berwyn Avenue; then proceeding west along Berwyn Avenue to the west edge of Delphia Avenue; then proceeding south along the west edge of Delphia Avenue to Foster Avenue; then running west on Foster Avenue extended to relocated Mannheim Road; then running north along the west edge of relocated Mannheim Road to Higgins Road; then running northwest along Higgins Road and vacated Higgins Road to the west line of the east 10 acres of the west half of the northeast quarter of Section 31, Township 41 North, Range 12 East of the Third Principal Meridian extended south; then running north along said west line to the north line of aforesaid northeast quarter of Section 31; then commencing at the point of intersection of the north line of the aforesaid northeast quarter of Section 31 with the west line of east 10 acres of the west half of the aforesaid northeast quarter of the northeast quarter of Section 31; thence south along said west line of the east 10 acres, a distance of 216.77 feet to the point of beginning of the tract described herein; thence east, along a line drawn perpendicular to the last described line, 935.00 feet; thence south, along a line drawn perpendicular to the last described line, 925.00 feet; thence west, along a

line drawn perpendicular to the last described line, 935.00 feet to the point of intersection with the aforesaid west line of the east 10 acres of the west half of the northeast quarter of the northeast quarter of Section 31; thence north, along said west line, 925.00 feet to the hereinabove designated point to beginning, in Cook County, Illinois; then south along the west line of said east 10 acres and said line extended south to vacated Higgins Road; then southeast along vacated Higgins Road and Higgins Road to Mannheim Road; then south along Mannheim Road and the west edge of Old Mannheim Road extended to Foster Avenue extended; then proceeding east on Foster Avenue extended to the west edge of Delphia Avenue; then proceeding north on the west edge of Delphia Avenue to Berwyn Avenue; then proceeding east along Berwyn Avenue to Cumberland Avenue; then proceeding north along Cumberland Avenue to the Kennedy Expressway; then running southeast on the Kennedy Expressway to the west line of Pulaski Road; then north along the west line of Pulaski Road to West Victoria Street; then west along Victoria Street a distance of 885 feet; then north a distance of 505 feet; then east to the west line of Pulaski Road; then south along the east line of Pulaski Road to its intersection with the Kennedy Expressway; then southeast along the Kennedy Expressway to Addison Street; then proceeding east on Addison Street to the west side of the Chicago River; then proceeding north along the west side of the Chicago River to Byron Street; then west on Byron Street to California Avenue; then north on California Avenue to Irving Park Road; then running east on Irving Park Road to the east side of the Chicago River; then running north along the east side of the Chicago River to Berteau Avenue; then east on Berteau Avenue to Campbell Avenue; then south on Campbell Avenue to Addison Street; then east on Addison Street to Western Avenue; then south on Western Avenue to Clybourn Avenue then running southeast on Clybourn Avenue to Wellington Avenue; then east on Wellington Avenue to Wolcott Avenue; then running north on Wolcott Avenue to Sunnyside Avenue; then west on Sunnyside Avenue to Damen Avenue; then north on Damen Avenue to Wilson Avenue; then east on Wilson Avenue to Wolcott Avenue; then north on Wolcott Avenue to Balmoral Avenue; then west on Balmoral Avenue to Hoyne Avenue; then north on Hoyne Avenue to Bowmanville Avenue; then running northeast on Bowmanville Avenue to Damen Avenue; then north on Damen Avenue to Bryn Mawr Avenue; then east on Bryn Mawr Avenue to Ravenswood Avenue; then running north on Ravenswood Avenue to Ridge Avenue; then running north on Ridge Avenue to Pratt Avenue; then east on Pratt Avenue to Hermitage Avenue; then running south on Hermitage Avenue extended to Belle Plaine Avenue; then east on Belle Plaine Avenue to Ashland Avenue; then south on Ashland Avenue to Irving Park Road; then west on Irving Park Road to Hermitage Avenue; then south on Hermitage Avenue to Lincoln Avenue; then running southeast on Lincoln Avenue to Paulina Street; then south on Paulina Street to Wellington Avenue; then east on Wellington Avenue to Ashland Avenue; then south on Ashland Avenue to Clybourn Avenue; then running southeast on Clybourn Avenue to Halsted Street; then running south on Halsted Street to Division Street; then running east on Division

Street to Clybourn Avenue; then running northwest on Clybourn Avenue to Goethe Street; then running east on Goethe Street to Sedgwick Street; then running north on Sedgwick Street to Evergreen Avenue; then running west on Evergreen Avenue to Hudson Avenue; then running north on Hudson Avenue to Blackhawk Street; then running east on Blackhawk Street to Sedgwick Street; then running north on Sedgwick Street to the south boundary of the Chicago Transit Authority (C.T.A.) right-of-way; then following the C.T.A. right-of-way east to Orleans Street; then south on Orleans Street to Shiller Street; then running east on Schiller Street to the west boundary of the C.T.A. right-of-way; then following the C.T.A. right-of-way south to the first alleyway south of Schiller Street; then running west and south through the alleyway to Evergreen Avenue; then running east on Evergreen Avenue to Wells Street; then running south on Wells Street to Division Street; then running west on Division Street to Orleans Street; then running south on Orleans Street to Chicago Avenue; then running west on Chicago Avenue to Sedgwick Street; then running south on Sedgwick Street to Erie Street; then running west on Erie Street across the North Branch of the Chicago River to Halsted Street; then running south on Halsted Street to the Kennedy Expressway; then running south on the Kennedy Expressway to Adams Street; then east on Adams Street to Desplaines Street; then south on Desplaines Street to Jackson Boulevard; then west on Jackson Boulevard to the Kennedy Expressway; then running south on the Kennedy Expressway to the Eisenhower Expressway; then running west on the Eisenhower Expressway to Kedzie Avenue; then running north on Kedzie Avenue to the beginning point at Grand Avenue. (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 4 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 [10.775] 10.81 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. The 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 Enterprise Zone IV 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. 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 6. 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 Enterprise Zone IV approved and certified by the State.

SECTION 7. This ordinance shall be effective from and after its passage.

[Attachment "A" to this ordinance printed on page 39920 of this Journal.]

EXPANSION OF BOUNDARIES OF ENTERPRISE ZONE VI.

The Committee on Finance submitted the following report:

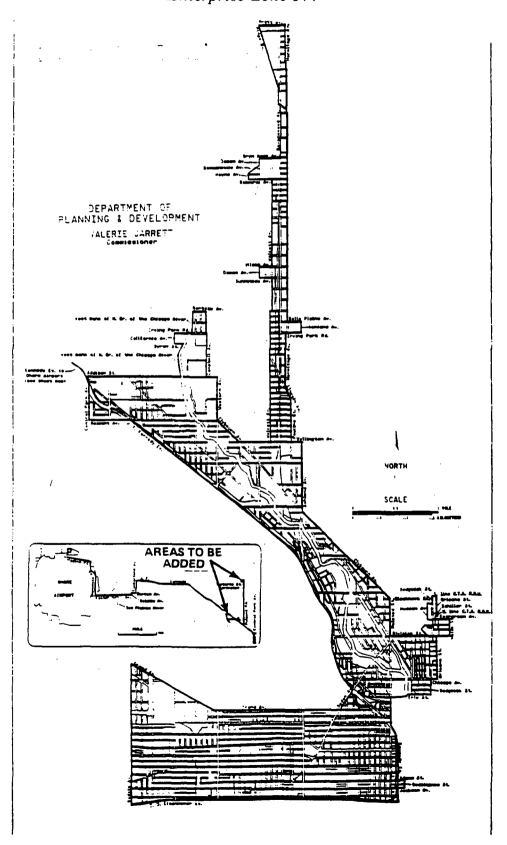
CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a substitute ordinance authorizing the expansion of Enterprise Zone Number VI, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed substitute ordinance transmitted herewith.

(Continued on page 39921)

Attachment "A". Enterprise Zone IV.



(Continued from page 39919)

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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 on November 24, 1986 passed an ordinance establishing Proposed Enterprise Zone VI appearing in the Council Journal of Proceedings, pages 37055 and 37056; (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 Enterprise Zone VI will increase the development and rehabilitation of the depressed areas on the southwest side of the City; and

WHEREAS, All required procedures have been followed in the modification of the boundaries or Enterprise Zone VI 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 inserting the language in italics and deleting language in brackets, as follows:

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

starting at the intersection of Racine Avenue and 55th Street; then running north on Racine Avenue to 51st Street; then running east on 51st Street to Cottage Grove Avenue; then running south on Cottage Grove Avenue to 60th Street; then running west on 60th Street to State Street; then running south on State Street to 62nd Street; then running east on 62nd Street to Stony Island Avenue; then running south on Stony Island Avenue to 64th Street: then running west on 64th Street to State Street; then running south on State Street to 71st Street; then running west on 71st Street to Stewart Avenue; then running south on Stewart Avenue to 74th Street; then running west on 74th Street to Eggleston Avenue; then running south on Eggleston Avenue to 75th Street; then running west on 75th Street to Wallace Street; then running south on Wallace Street to 79th Street; then running east on 79th Street to State Street; then running south on State Street to 91st Street; then running west on 91st Street to Halsted Street; then running north on Halsted Street to the south line of 75th Street; then running west along the south line of 75th Street and 75th Street extended to Western Avenue; then running south on Western Avenue to 76th Street; then running west on 76th Street and 76th Street extended to Rockwell Street extended south; then running south on Rockwell Street extended to 79th Street; then running west on 79th Street to Columbus Avenue; then running northeast on Columbus Avenue to 77th Street; then running west on 77th Street to St. Louis Avenue; then running north on St. Louis Avenue to 75th Street; then running west on 75th Street to the east line of Central Park Avenue extended south; then running north along the east line of Central Park Avenue extended and Central Park Avenue to 74th Street; then running east on 74th Street to Homan Avenue; then running north on Homan Avenue to 73rd Street; then running east on 73rd Street to Kedzie Avenue; then running south on Kedzie Avenue to 74th Street; then running east on 74th Street to Rockwell Street; then running south on Rockwell Street to the north line of 75th Street extended west; then running east along the north line of 75th Street extended to Damen Avenue; then running north on Damen Avenue to 71st Street; then running east on 71st Street to Ashland Avenue; then running north on Ashland Avenue to 63rd Street; then running west on 63rd Street to Western Avenue; then running north on Western Avenue to 55th Street; then running east on 55th Street to Racine Avenue. (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 VI 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 [9.89] 10.60 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. Attachment "A" is to be attached to this ordinance.

SECTION 4. The modification of the boundaries of Enterprise Zone VI 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. 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.

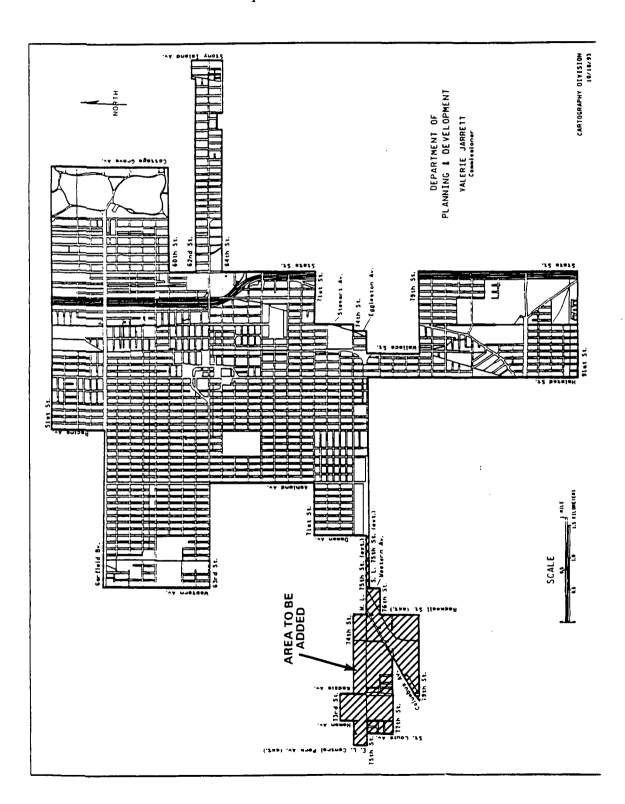
SECTION 6. The Zone Administrator is hereby directed to make a formal written application to the Illinois Department of Commerce and Community Affairs and to supply other information as needed to have this amendment to Enterprise Zone VI approved and certified by the State.

SECTION 7. This ordinance shall be effective from and after its passage.

[Attachment "A" to this ordinance printed on page 29924 of this Journal.]

Attachment "A".

Enterprise Zone VI.



AUTHORIZATION TO ENTER INTO AND EXECUTE MEMORANDUM OF INTENT FOR ISSUANCE OF INDUSTRIAL DEVELOPMENT BONDS TO FINANCE ACQUISITION AND DEVELOPMENT OF SITE AT 2035 NORTH NARRAGANSETT AVENUE BY CLOVERHILL PASTRY-VEND CORPORATION.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the issuance of Industrial Development Bonds for acquisition of a site located at 2035 North Narragansett Avenue, in an amount not exceed \$7,000,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Navs -- 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 (the "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 and as such may legislate matters which pertain to its local governmental affairs; and

WHEREAS, As a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, the City is authorized and empowered to issue industrial development bonds for the purpose of financing costs associated with industrial development projects, and such financing constitutes a public purpose pursuant to Section 1(a), Article VIII of the 1970 Constitution of the State of Illinois; and

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

WHEREAS, Cloverhill Pastry-Vend Corporation, an Illinois corporation ("Cloverhill"), has proposed a certain industrial development project, to be located at 2035 North Narragansett Avenue, Chicago, Illinois, consisting of the acquisition of real property, demolition of existing structures, construction of a new 54,000 square foot facility, and purchase of equipment therefor, for the baking of pastries and other food products (the "Project"); and

WHEREAS, The anticipated aggregate cost of financing the Project is not expected to exceed \$7,000,000; and

WHEREAS, Cloverhill has requested that the City issue industrial development bonds in an amount not to exceed \$7,000,000 (the "Bonds") for the purpose of financing all or a portion of the Project costs; and

WHEREAS, The City intends to enter into a Memorandum of Intent, substantially in the form attached hereto as Exhibit "A" (the "Memorandum"), pursuant to which the City shall evidence an intent to issue the Bonds; and

WHEREAS, It is intended that this ordinance shall constitute "some other similar official action" toward the issuance of the Bonds within the meaning of Section 1.103-8(a)(5)(ii) of the regulations issued pursuant to the United States Internal Revenue Code; now, therefore,

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

SECTION 1. The above recitals are incorporated herein and made a part hereof.

- SECTION 2. The City's Comptroller (the "Comptroller") and the Commissioner of D.P.D. (the "Commissioner") or their respective designees are each hereby authorized, subject to approval of the Corporation Counsel, to enter into and execute a Memorandum in substantially the form attached hereto.
- SECTION 3. The Comptroller and the Commissioner or their respective designees are each hereby authorized, subject to approval of Corporation Counsel, to take such further action as is necessary to carry out the intent and purpose of this ordinance and such Memorandum as executed.
- SECTION 4. 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 5. This ordinance shall be effective as of the date of its passage.

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

Exhibit "A".

Memorandum Of Intent.

This Memorandum of Intent is between the City of Chicago, an Illinois municipal corporation (the "City") and Cloverhill Pastry-Vend Corporation, an Illinois corporation (the "Corporation").

- 1. Preliminary Statement. Among the matters of mutual inducement which have resulted in this Memorandum of Intent are the following:
 - (a) The City has the authority to issue its industrial development bonds to finance industrial development projects.
 - (b) The Corporation has proposed a certain industrial development project to be located at 2035 North Narragansett Avenue, Chicago, Illinois, consisting of the acquisition of real property, demolition of existing structures, construction of a new 54,000 square foot facility, and the purchase of equipment therefor (the "Project"), which Project is expected to cost not in excess of \$7,000,000. The Corporation has requested the City's assistance in financing all or a portion of the costs of

the Project, which assistance shall not exceed \$7,000,000, through the issuance by the City of its industrial development bonds for the Project (the "Bonds"). Such costs may include reimbursement of Project costs incurred prior to the issuance of the Bonds.

- (c) The Bonds shall be limited obligations of the City payable solely out of the revenues derived by the City from the financing agreement referred to below. No holder of any such Bonds shall have the right to compel any exercise of the taxing power of the City or any political subdivision of the State of Illinois, and such Bonds shall not constitute an indebtedness or a loan of credit of the City. It is the expectation of the Corporation that interest on the Bonds will not be includable in gross income for federal tax purposes under Section 103 of the Internal Revenue Code of 1986 as amended (the "Code").
- (d) Subject to due compliance with all requirements of law, by virtue of such authority as may now or hereafter be conferred on the City, and subject to receipt of adequate assurance from the Corporation that there are one or more purchasers for the Bonds, the City intends to issue and sell the Bonds in an amount not to exceed \$7,000,000, in order to finance all or a portion of the costs of the Project.
- 2. Undertakings on the part of the City. Subject to conditions stated herein, the City intends as follows:
 - (a) To authorize the issuance and sale of the Bonds pursuant to its lawful constitutional authority.
 - (b) To enter into a financing agreement with the Corporation whereby the Corporation will pay to, or on behalf of, the City such sums as shall be sufficient to pay the principal of and interest and redemption premium, if any, on the Bonds as and when the same shall become due and payable.
- 3. Approvals. The intention of the City to proceed is subject to approval by it and its attorneys of all appropriate documents, and to satisfaction of the requirements of local, state and federal laws, including but not limited to Section 147(f) of the Code.
- 4. Undertakings on the part of the Corporation. Subject to the conditions stated herein, the Corporation agrees as follows:
 - (a) To use all reasonable efforts to find one or more purchasers for the Bonds.
 - (b) To enter into agreements with the City, contemporaneously with the delivery of the Bonds, pursuant to which the Corporation will obligate itself to pay to or on behalf of the City, sums sufficient to pay the principal

of and interest and redemption premium, if any, on the Bonds as and when the same shall become due and payable.

5. General Provisions. All commitments of the City under paragraph 2 hereof and the Corporation under paragraph 4 hereof are subject to the condition that, on or before 365 days from the date hereof (or such other date as shall be mutually satisfactory to the City and the Corporation), the City and the Corporation shall have agreed to mutually acceptable terms and conditions of the agreements referred to in paragraphs 2 and 4 hereof and of the Bonds and other instruments or proceedings relating to the Bonds. In the event that the City and the Corporation do not agree to such mutually acceptable terms and conditions, or in the event that the Bonds are not issued hereunder, neither party shall be bound or obligated to perform any action under the terms of this Memorandum of Intent; provided, however, that the Corporation shall be obligated to pay all out-of-pocket costs reasonably incurred by the City in connection with this Memorandum of Intent.

In Witness Whered Memorandum of Intent day of	of, The parties hereto have entered into this by their officers thereunder duly authorized as of the, 1993.
	City of Chicago
	By: Walter K. Knorr City Comptroller
	By: Valerie B. Jarrett Commissioner, Department of Planning and Development
Attest:	Cloverhill Pastry-Vend Corporation
Ву:	By:
Its:	Its:

RE-ESTABLISHMENT OF SPECIAL SERVICE AREA NUMBER 5 AND AUTHORIZATION FOR LEVY OF SPECIAL SERVICE TAX.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the re-establishment of Special Service Area Number 5, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of "An Act to provide the manner of levying or imposing taxes for the provision of special services to areas within the boundaries of home rule units and non-home rule municipalities and counties", 35 ILCS 235 (the "Act") pursuant to the Revenue Act of 1939, as amended from time to time; and

WHEREAS, The City Council of the City of Chicago adopted an ordinance on October 31, 1983, establishing the creation of an area within the City of Chicago known as "Special Service Area Number 5" and authorizing the levy of a special annual services tax (the "services tax") for a period of 10 years from the date thereof within said area for the purposes set forth therein (the "Establishment Ordinance"); and

WHEREAS, On August 4, 1993 the City Council of the City of Chicago adopted an ordinance authorizing a public hearing to consider the continuation of Special Service Area Number 5, and the authorization of the Services Tax for an additional period of 10 years; and

WHEREAS, Section 5 of the Act requires that notice of a public hearing to consider the establishment of a Special Service Area be published in a newspaper not less than 15 days prior to the public hearing, and that notice of the public hearing be mailed to the person or persons in whose name the taxes were paid on each lot, block, tract or parcel of taxable property located in the Area not less than 10 days prior to the public hearing; and

WHEREAS, Notice regarding the public hearing to consider the continuation of Special Service Area Number 5 was published in the *Chicago Sun-Times* on September 10, 1993 within the lawful and proper time; and

WHEREAS, Notice was deposited in the United States mail addressed to the taxpayer of record on each lot, block, tract or parcel of taxable property located within the Area not less than 10 days prior to the public hearing, within the lawful and proper time; and

WHEREAS, The public hearing was held on September 28, 1993 at 10:00 A.M. in the City Council Chambers at which time the public was given an opportunity to be heard concerning the continuation of Special Service Area Number 5; and

WHEREAS, The City Council of the City of Chicago finds that it is in the public interest that Special Service Area Number 5 be continued; that said area, hereafter described, is contiguous and constitutes the principal commercial district for the surrounding neighborhood; that local commercial development programming is critical to maintaining and creating jobs and promoting neighborhood revitalization and stability; that the Area is zoned to permit commercial uses and that the Area will benefit from the following special services which may be provided in the Special Service Area: (i)

maintenance of all public ways through snow removal and sweeping, (ii) recruitment of new businesses to the Area, (iii) real estate rehabilitation and maintenance activities, (iv) loan packaging services, (v) coordination of promotional and advertising activities for the Area, (vi) planning and development of activities to promote commercial and economic revitalization efforts, (vii) management of private security and anti-gang initiatives, (viii) establishment of beautification efforts within the Area, and (ix) other technical assistance activities to promote commercial and economic development (the "Special Services"); and that said Special Services are unique and in addition to municipal services provided by and to the City of Chicago generally, and it is, therefore, in the best interests of the City of Chicago that the continuation of Special Service Area Number 5 and the levy of the Services Tax be authorized; now, therefore,

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

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

SECTION 2. Special Service Area Number 5 is hereby re-established and the Services Tax is hereby authorized for an additional period of 10 years from the date hereof. The Services Tax shall not exceed the sum of three percent (3.00%) of the equalized assessed value of the taxable property within Special Service Area Number 5. The Services Tax shall be in addition to all other taxes provided by law and shall be levied pursuant to the provisions of the Revenue Act of 1939, as amended from time to time. The authorized Special Services are (i) maintenance of all public ways through snow removal and sweeping, (ii) recruitment of new businesses to the Area, (iii) real estate rehabilitation and maintenance activities, (iv) loan packaging services, (v) coordination of promotional and advertising activities for the Area, (vi) planning and development of activities to promote commercial and economic revitalization efforts, (vii) management of private security and anti-gang initiatives, (viii) establishment of beautification efforts within the Area, and (ix) other technical assistance activities to promote commercial and economic development. The Special Services shall be in addition to services provided by and to the City of Chicago generally.

SECTION 3. Special Service Area Number 5 shall consist of the territory described herein and incorporated hereto as Exhibit 1. An accurate map of said area is attached hereto and made a part hereof as Exhibit 2. The approximate street location of said territory consists of the area wholly or in part, along South Commercial Avenue, from 87th Street to South South Chicago Avenue; on East 91st Street from South Exchange Avenue to South Houston Avenue; and on East 92nd Street from South Exchange Avenue to South Houston Avenue.

SECTION 4. There is hereby established the Commercial Avenue Commission consisting of six members. The Commissioner of the

Department of Planning and Development, or his/her designee, shall be an ex-officio, non-voting member of the Commission. The five voting members of the Commission shall be appointed by the Mayor, with the approval of City Council, from a list of nominees submitted to the Mayor by the Southeast Chicago Development Commission. The five voting members of the Commission shall serve for three year terms, or until a successor is appointed by the Mayor and approved by City Council. All commission members shall serve at the discretion of the Mayor. In the event of a vacancy on the Commission due to resignation, death, removal by the Mayor, legal disability, inability to serve or other reason, the Mayor shall make an appointment from a list of nominees submitted by the Southeast Chicago Development Commission to fill the vacancy for the unexpired term after the position becomes vacant. All members of the Commission shall serve without compensation.

The Commission shall annually recommend to the City Council the amount of the Services Tax to be levied, and an agreement to be entered into between the City and a service provider which shall include a line item budget for the Special Services to be provided.

SECTION 5. If a petition signed by at least fifty-one percent (51%) of the electors residing within the boundaries of Special Service Area Number 5 and by at least fifty-one percent (51%) of the owners of record of the land included within the boundaries of said area, objecting to the continuation of Special Service Area Number 5 and the levy of the services tax therein, is filed with the City Clerk within 60 days following the final adjournment of the public hearing, this ordinance shall be null and void, the area shall not be continued and no such tax shall be levied.

SECTION 6. The City Clerk is hereby ordered and directed to file certified copies of this ordinance in the Cook County Clerk's Office in Cook County, Illinois.

SECTION 7. This ordinance shall be effective from and after its passage.

[Exhibit 2 attached to this ordinance printed on page 39935 of this Journal.]

Exhibit 1 attached to this ordinance reads as follows:

Exhibit "1".

Special Service Area 5 currently consists of the following area:

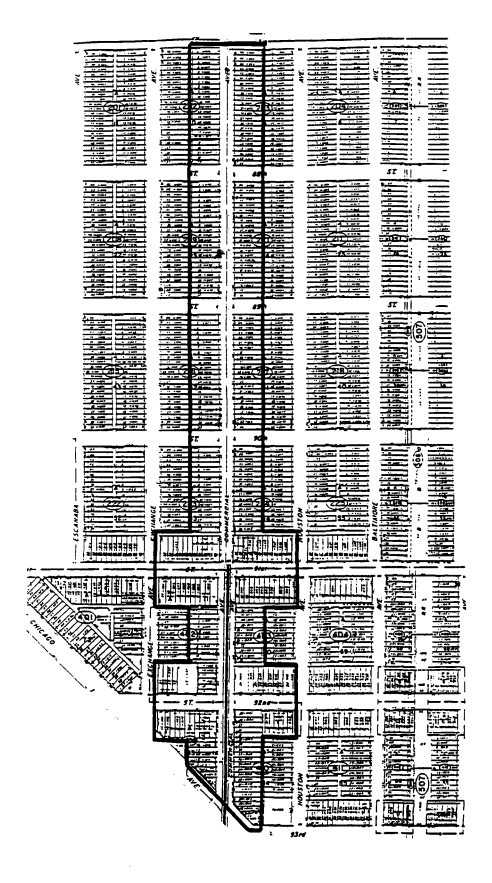
That part of the east half of the west half and parts of the east fractional half of fractional Section 6, north of the Indian Boundary Line and that part of Fractional Section 6, south of the Indian Boundary Line lying north of the Michigan Southern Railroad and Fractional Section 5, north of the Indian Boundary Line all in Township 37 North, Range 15, East of the Third Principal Meridian described as follows: beginning on the southeast corner of the intersection of West 87th Street and South Exchange Avenue; thence east a distance of 158.50 feet to a point of beginning; thence south a distance of 385.00 feet to a point; thence west a distance of 158.50 feet to the east line of South Exchange Avenue; thence south a distance of 200.00 feet to a point on the northeast corner of the intersection of West 88th Street and South Exchange Avenue: thence east a distance of 158.50 feet to a point; thence south a distance of 1,710.00 feet to a point; thence west a distance of 158.50 feet to a point on the east line of South Exchange Avenue; thence south a distance of 420.00 feet to a point; thence east a distance of 158.50 feet to a point; thence south a distance of 320.00 feet to a point; thence west a distance of 158.50 feet to the east of the South Exchange Avenue; thence south a distance of 338.90 feet to a point on the northerly line of South South Chicago Avenue; thence southeasterly to the northerly line of the intersection of West 93rd Street and South South Chicago Avenue; thence east a distance of 53.5 feet to a point; thence north a distance of 461.00 feet to a point; thence east a distance of 140.00 feet to a point on the west line of South Houston Avenue; thence north a distance of 364.00 feet to a point; thence west a distance of 160.00 feet to a point; thence north a distance of 270.00 feet to a point; thence east a distance of 160.00 feet to a point on the west line of South Houston Avenue; thence north a distance of 390.00 feet to a point; thence west a distance of 160.00 feet to a point; thence north 2,425.00 feet to the south line of West 87th Street; thence west a distance of 358.50 feet to the point of beginning (excepting therefrom all the streets and alleys contained in the above described tract of land).

AUTHORIZATION FOR EXECUTION OF INTERGOVERNMENTAL AGREEMENT WITH CHICAGO PARK DISTRICT FOR INSTALLATION OF BICYCLE RACKS ON PARK DISTRICT PROPERTY.

The Committee on Finance submitted the following report:

(Continued on page 39926)

Exhibit "2".



(Continued from page 39934)

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the entering and executing of an intergovernmental agreement between the City of Chicago and the Chicago Park District concerning the purchase and installation of bicycle racks on Park District property, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 (the "City"), a municipal corporation is a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois; and

WHEREAS, The City acting by and through its Department of Transportation ("C.D.O.T.") and the Chicago Park District ("Park District"), a municipal corporation, desire to enter into an Intergovernmental Agreement whereby C.D.O.T. proposes to install bicycle racks on Park District property (the "Project") in the interest of relieving congestion and improving air quality by reducing auto use; and

WHEREAS, The 1970 Illinois Constitution, Article VII, Section 10 and the Illinois Intergovernmental Cooperation Act, Illinois Revised Statutes 1992, 5 ILCS 220/1, et seq., gives local units of government and state agencies the right to contract among themselves to obtain services and purchases, lease or transfer any property, real or personal, and encourage intergovernmental cooperation; 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 C.D.O.T. is hereby authorized, subject to review by the Corporation Counsel, to enter into an intergovernmental agreement (the "Agreement") substantially in the form shown in Exhibit A, attached hereto and made a part hereof by reference and to enter into and execute such agreements, amendments and documents as are required or necessary to implement the terms of the Agreement.

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

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

Exhibit "A".

Agreement.

This Agreement is made as of _______1993, by and between the City of Chicago, a municipal corporation and a home rule unit of local government under Article VII, Sections 1 and 6(a) respectively, of the 1970 Constitution of the State of Illinois, acting by and through its Department of Transportation ("C.D.O.T.") located at 320 North Clark Street, Chicago, Illinois 60610 (the "City"), and the Chicago Park District, a municipal corporation duly organized and existing under the laws of the State of

Illinois which has its principal offices located at 425 East McFetridge Drive, Chicago, Illinois 60605 (the "Park District").

Recitals.

Whereas, The legislative of the State of Illinois approved on July 10, 1933, an Act in relation to the creation, maintenance, operation and improvement of the Chicago Park District; and

Whereas, The City of Chicago has, by ordinance passed by the City Council of the City of Chicago on _____ (the "Ordinance"), delegated the authority to the Commissioner of C.D.O.T. to enter into this Agreement on behalf of the City with the Park District, subject to the approval of the Corporation Counsel; and

Whereas, The City has received a grant to purchase and install bicycle racks and is ready, willing and able to install bicycle racks on Park District property; and

Whereas, The Park District is ready, willing and able to maintain and to take the responsibility for the bicycle racks;

Now, Therefore, In consideration of the mutual promises and covenants contained herein, and for such other good valuable consideration, the receipt of which is hereby acknowledged, the parties hereby agree as follows:

- Section 1. The above recitals are expressly incorporated by reference and made a part of this Agreement as though fully set forth hereinbelow.
- Section 2. The Park District grants to the City the right to enter onto its Property to install bicycle racks at the locations identified on (Sub)Exhibit A attached hereto in accordance with the plans and specifications approved in writing by the Park District and the City (the "Plan and Specifications") attached hereto as (Sub)Exhibit B; provided, however, that this Agreement is not intended to and shall not transfer to the City any interest in real estate or personal property owned by the Park District that is or may be used in connection with the installation of the bicycle racks.
- Section 3. The title to and ownership of each of the bicycle racks shall transfer to the Park District once installed and accepted in writing by the Park District. The Park District shall maintain and operate each of the bicycle racks from and after the date that the title and ownership is transferred.

Section 4. In no event shall the City be deemed to have conveyed to the Park District the use of any property other than identified herein or any rights which exceed those necessary or useful for the maintenance of the bicycle rack installations. In no event shall the City have the obligation to maintain the bicycle rack installations.

Section 5. The Park District shall indemnify and save harmless the City, its officials, employees and agents from claims, suits, liabilities, judgment cost and expenses of any kind or nature directly or indirectly arising out of the design of the bicycle racks, where such design is in accordance with Plans and Specifications approved in writing by the Park District and the City. The City shall indemnify and save harmless the Park District, its officers, agents, and employees, against all suits or claims based upon injury or death to any person or loss or damage to property to the extent such injury or death or loss or damage was by reason of any negligent acts or omissions of the City's employees, agents or officers during the installation of the bicycle racks. The parties understand and agree that after the City installs the bicycle racks and the bicycle racks are accepted by the Park District, in writing, as described in Section 3 above, the Park District will be solely responsible for maintaining said racks.

Section 6. The Park District, subject to the availability of funding, shall, at its own cost and expense maintain the bicycle racks as an integral part of its park system. The Park District shall, at its own cost and expense, maintain the bicycle racks to such an extent and in such manner that the bicycle racks at all times shall be in satisfactory condition for furnishing safe and convenient parking for bicycles. The provisions of the preceding sentence are not intended and should not be construed to require the Park District to replace or upgrade any part of the bicycle rack installation solely because of technological or industry advances.

In the event that the bicycle racks shall be destroyed or damaged as to require replacement, the Park District shall make the necessary repairs or replacements.

The Park District shall be permitted, at its own cost and expense, to make improvements to bicycle racks, which are in addition to, and not in substitution of those replacements or repairs required under this section, and further which are used or useful in providing local bicycle riders safety and convenience. The title to such additional improvements shall remain with the Park District.

Section 7. This Agreement shall remain in full force and effect for 25 years in accordance with the Congestion Mitigation and Air Quality Improvement Program of the Intermodal Surface Transportation Efficiency Act, unless otherwise amended or modified by the parties hereto.

- Section 8. The City, shall, upon reasonable prior notice to the Park District, have the right to conduct periodic inspections for the purpose of confirming that the bicycle racks are being used for the provision of parking bicycles for the general public in accordance with this Agreement.
- Section 9. The definitions, the designating terms and the interpretation of this Agreement shall be governed by the Ordinance, insofar as applicable to this Agreement. In the event of any conflict between this Agreement and the Ordinance, the Ordinance, as may be amended or modified, shall be deemed to control. A copy of the Ordinance, as amended and any future amendments, shall be provided immediately to the Park District by the City.
- Section 10. This Agreement shall be governed in all respects in accordance with the laws of the State of Illinois. The parties agree to comply with all applicable federal, state and local laws, statutes, ordinances, regulations and executive orders.
- Section 11. Words of any gender shall be deemed and construed to include correlative words of the other gender. Words importing the singular number shall include the plural number and vice versa, unless the context shall otherwise indicate. All references to any person or entity shall be deemed to include any person or entity succeeding to the rights, duties, and obligations of such person or entity in accordance with the terms of this Agreement.
- Section 12. If any provision of this Agreement shall be held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or jurisdictions or in all cases because it conflicts with any other provision or provisions hereof or any constitution, statute, ordinance, rule of law or public policy, or for any other reason, such circumstances shall not have the effect of rendering the provision in question inoperative or unenforceable in any other case or circumstances, or of rendering any other provision or provisions herein contained invalid, inoperative or unenforceable to any extent whatsoever. The invalidity of any one or more phrases, sentences, clauses or sections contained in this Agreement shall not affect the remaining portions of this Agreement or any part thereof.
- Section 13. No changes, amendments, modifications, cancellation, waivers or discharge of the Agreement, or any part or provision hereof, shall be valid unless in writing and signed by the parties hereto, or their respective successors and assigns.
- Section 14. The Park District shall not subcontract, assign or otherwise transfer its obligations under this Agreement without the prior written consent of the City, which consent will not be unreasonably withheld. The City reserves the right to assign all or any part of its interests hereunder. In the event of any assignment, all of the terms and provisions of the Agreement shall be binding upon and inure to the benefit of the respective

legal representative, successors, transferees and assigns of the parties hereto. Notwithstanding the foregoing, the Park District may contract with a third party for all or a part of the maintenance of the bicycle racks; provided, however, such contracting shall not release the Park District from any of its maintenance and other obligations under this Agreement.

Section 15. Any and all notices given or required under this Agreement shall be in writing and may be delivered personally or by placing in the United States mail, first class and certified, return receipt requested, with postage prepaid and addressed:

If to the City: Department of Transportation

320 North Clark Street Chicago, Illinois 60610 Attention: Commissioner

If to the Authority: Park District Authority

425 East McFetridge Drive Chicago, Illinois 60605 Attention: Superintendent

Notices mailed or delivered in accordance with this section shall be deemed effective upon receipt.

Section 16. This Agreement may be executed in one or more counterparts, and all such counterparts shall constitute one and the same Agreement.

Section 17. The parties hereby agree that, where the consent or the cooperation of the other is required under the terms and conditions of this Agreement, such consent or cooperation shall not be unreasonably withheld.

5	Section	on 18.	The	e execu	ition (of this A	gre	emer	it by t	the	City was	authori	zed
by	an o	ordina	nce o	of the	City	Counci	lof	the	City	of	Chicago	passed	on
			(Cou	ncil Jo	urnal	of Proce	edia	igs, p	pages		throu	gh).

The execution of this Agreement by the Park District was authorized by an ordinance of the Board of Directors of the Park District on _____.

In Witness Whereof, The parties have caused this Agreement to be executed as of the date first written hereinabove.

Attest:			City of Chicago
	City Clerk	By: Title:	Commissioner, Department of Transportation
[Seal]			
Attest:			Chicago Park District
	Secretary	By: Title:	
[Seal]			
	(Sub)Exhibits "A" and "B" a printed on page 3994	ttached t 13 of this	to this Agreement

AUTHORIZATION FOR EXECUTION OF INTERGOVERNMENTAL AGREEMENT WITH COOK COUNTY DEPARTMENT OF HIGHWAYS FOR INSTALLATION OF WATER MAIN UNDER LAWRENCE AVENUE BRIDGE TRAVERSING CHICAGO RIVER.

The Committee on Finance submitted the following report:

(Continued on page 39944)

(Sub) Exhibit "A".	
Site Locations.	
	_
	_
(Sub) Exhibit "B".	
Plans And Specifications.	

(Continued from page 39942)

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the entering and executing of an intergovernmental agreement with the Cook County Department of Highways for the installation of a water main, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 (the "City"), a municipal corporation, is a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois; and

WHEREAS, The City, acting by and through its Department of Water, and the County of Cook, a body politic and corporate (the "County"), acting by and through its Department of Highways, desire to enter into an Intergovernmental Agreement whereby by the County proposes to install a water main under the bridge over the Chicago River at Lawrence Avenue and the City will reimburse the County for the cost of such installation; and

WHEREAS, The 1970 Illinois Constitution, Article VII, Section 10 and the Illinois Intergovernmental Cooperation Act, Illinois Revised Statutes 1992, 5 ILCS 220/1, et seq., gives local units of government and state agencies the right to contract among themselves to obtain services and purchase, lease or transfer any property, real or personal, and encourage intergovernmental cooperation; 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 or the Commissioner of the City of Chicago Department of Water (the "Commissioner") are hereby authorized, subject to review by the Corporation Counsel, to enter into an intergovernmental agreement (the "Agreement") substantially in the form shown in Exhibit A, attached hereto and made a part hereof by reference.
- SECTION 3. The Commissioner is hereby authorized, subject to the review by the Corporation Counsel, to enter into and execute such agreements, amendments and documents as are required or necessary to implement the terms of the Agreement.
- SECTION 4. This ordinance shall be in full force and effect from and after its passage and approval.

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

Exhibit "A".

Intergovernmental Agreement Between The City Of Chicago, Acting Through Its Department Of Water, And The County Of Cook, Acting Through Its Department Of Highways.

This Intergovernmental	Agreement (the "Agreement") entered into the	ıis
day of	, 1993 by and between the City of Chicago,	

municipal corporation (the "City") and the County of Cook, a body politic and corporate (the "County"), pertaining to the installation of a water main under the bridge traversing the North Branch of the Chicago River at Lawrence Avenue (the "Lawrence Avenue Bridge").

Witnesseth:

Whereas, The City and the County are legal entities organized and existing under the laws of the State of Illinois having among their powers the authority to contract with one another to perform such undertaking as described herein; and

Whereas, The City has indicated that it desires a water main to be installed under the Lawrence Avenue Bridge; and

Whereas, The County is willing to install a water main under the Lawrence Avenue Bridge (the "Project"); and

Whereas, The City is willing to finance the installation of the Project; and

Whereas, The County requires assistance in monitoring the installation of the Project;

Now, Therefore, In consideration of the mutual covenants and agreements contained herein, the parties hereto agree as follows:

Section 1. Recitals.

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

Section 2. Obligations Of The County.

2.01

The County shall furnish or cause to be furnished at City expense all labor, supplies, materials and equipment necessary to install a 12-inch water main under the Lawrence Avenue Bridge in accordance with the plans and specifications and special provisions attached hereto as (Sub)Exhibits A, B and C and hereby expressly incorporated in and made a part of this Agreement as though fully set forth herein and to perform all incidental work necessary to complete such installation including, but not limited to engineering services, inspection services, supervision and coordination services.

2.02

No changes shall be made on any approved plans, specifications or special provisions by either party hereto without the consent in writing of the other party.

2.03

The County shall or shall require its contractor to indemnify and save harmless the City from and against any and all liability, damages, costs and expenses for loss or damage to any property whatsoever, arising or growing, in whole or in part, out of or in connection with the performance of any of the work on the installation of the Project. The County shall insert the necessary clause or clauses into all contracts and specifications for the Project.

2.04

The County further agrees to provide or require its contractors to provide the City with liability insurance providing for all damages arising out of bodily injuries to, or death of any persons and/or any property damage subject to the following limits:

a. Bodily Injuries and Death Coverages:

Each Occurrence	\$ 5,000,000
Aggregate	\$10,000,000

b. Property Damage Coverage:

Each Occurrence	\$ 5,000,000
Aggregate	\$10,000,000

Such insurance shall remain in full force and effect during the period of installation and until completion and acceptance of the work under this contract and thereafter, as respects occurrences and losses which are caused or occur within the period aforementioned. Copies of all such policies shall be provided to the City's Risk Management Office for review and approval.

Section 3. Inspection And Maintenance.

The City shall have the right at all times during the installation of the

water main to inspect the work to ensure that it is being performed in accordance with the plans and specifications and special provisions incorporated herein in Section 2 hereof. The City and County shall participate in the final inspection of the water main and after acceptance the City shall have full responsibility for maintenance and operation of the said facilities.

Section 4. Compensation.

The City agrees to pay the County for the installation of the Project in accordance with this Agreement in an amount equal to the actual unit price bid which amount will be the bid amount submitted by the lowest responsible bidder received by the County in connection with the Project. Payment is due within thirty days following acceptance by the City and the County of the water main as completed in accordance with the requirements of this Agreement. Payment will be made by check, payable to the Treasurer for Cook County for deposit in the County's Motor Fuel Tax Fund and sent to Superintendent of Highways, Cook County Department of Highways, 118 North Clark Street, Chicago, Illinois 60602-1369.

Section 5. Records.

The County shall keep an accurate and detailed account of the actual cost and expense as incurred by it, or for its account, in the performance of the work it herein agrees to perform.

Section 6. Interest Of Public Officials.

No member, officers, or employee of the City or of the County during his tenure or for one year thereafter shall have any interests, direct or indirect, in this contract or the proceeds thereof.

Section 7. No Personal Liability.

No officer, director, employee, representative, or agency or either the City or the County hereto shall have any personal obligation or liability arising hereunder or relating hereto, including, but not limited to any liability for breach of the terms of this Agreement.

Section 8. Required Approvals.

This Agreement shall become effective only after its approval by the City and the County, as evidenced by their signatures to this Agreement.

Section 9. Binding Effect.

This Agreement shall be binding on the parties hereto, their successors or assigns.

Section 10. Governing Law.

This Agreement is subject to all applicable Federal, State and City laws, rules, regulations, orders, ordinances, code provisions and approvals pertaining to all agreements, plans, estimates, specifications, award of contracts, acceptance of work and procedures in general.

Section 11. Amendments.

No term of this Agreement may be altered, amended, changed, terminated, waived or modified without the express written consent of the City and the County, and all the express written consent of the City and the County, and all necessary or required approvals as required by the City and the County.

Section 12. Consent.

Whenever the consent or approval of one or both parties to the Agreement is required hereunder, such consent shall not be unreasonably withheld.

Section 13. Severability.

If any term or provision of this Agreement is declared to be invalid by a final order or adjudication issued by a court of competent jurisdiction or by an administrative agency having jurisdiction over the terms of this Agreement and/or the rights and objections of the parties hereto such term or provision of this Agreement shall be severable from the other terms or provisions of this Agreement.

Section 14. Construction.

It is understood and agreed that nothing herein contained is intended or should be construed as in any way creating or establishing the relationship of co-partners or joint venturers between the parties hereto, or constituting the City or the County as representatives of each other for any other purpose.

Section 15. Counterparts.

This Agreement may be executed in one or more counterparts, each of which shall be deemed an original.

In Witness Whereof, The parties have caused these presents to be executed by their proper officers thereunto duly authorized as of the date first written above.

Approved:	Approved As To Form:
Superintendent of Highways	By:Assistant State's Attorney
	The County of Cook
	By: President, its Board of County Commissioners
Attest:	
County Clerk	
	The City of Chicago
	By:Richard M. Daley, Mayor

A 44 - -4.

[(Sub)Exhibits "A" and "B" attached to this Intergovernmental Agreement printed on pages 39954 and 39955 of this Journal.]

(Sub)Exhibit "C" attached to this Intergovernmental Agreement reads as follows:

(Sub)Exhibit "C".

Special Provisions

For

Water Main Installation

City Of Chicago.

- 1. All materials and method of installation shall conform to City of Chicago -- Department of Water Standards and Specifications. The contractor shall submit to the Engineer and Department of Water a schedule of his operations, shop drawings and/or catalog cuts for their approval. The contractor shall also obtain any required Permits. The Department of Water shall be notified 48 hours prior to commencing work for any new phase of the work. The Engineer with concurrence of the Department of Water shall direct the Contractor in his work. Final payment shall be withheld pending inspection and approval by the Department of Water.
- 2. The watermain hung from the bridge and including that portion installed to the back of each abutment wall shall be paid for at the contract unit price per lin. ft. for watermain, 12 in. The watermain shall be 12-inch Ductile Iron Pipe Class 56 conforming to ASA Specification A21.51 and shall be cement lined in accordance with ASA Specification A21.4 and with City of Chicago specified (or approved equal) Dresser Steel Couplings Style 138.

The main shall be wrapped with 2-inch fiberglass insulating material conforming to City of Chicago specified "Thermazip Insulation" 300 Series Type 50 insulation with locking track and a blue exterior color (or approved equal). Hangers will be installed to support each watermain pipe section at each end adjacent to the dresser couplings and at intermediate points. The hangers are detailed in the plans on Sheet. An opening shall be made in each abutment wall for passage of the watermain and shall be as detailed on Sheet. After installation, the pipe shall be hydrostatically tested to Department of Water Standards. The price of this item shall include the cost of all watermain, fittings, hangers, dresser couplings, installation, insulation, piercing and repairing of the abutment walls, and hydrostatic testing.

- The watermain installed below grade from the abutment to the existing main shall be installed with a minimum of 5 feet of cover. The Contractor shall expose the existing main prior to his construction in order to determine the proper alignment and grade for his installation. The watermain shall be Ductile Iron Pipe Class 56 with push on type joints and conforming to ASA Specification A21.51 and shall be cement lined in accordance with ASA Specification A21.4. All bends shall be made with sections having mechanical joint fittings (ASA-A21.11) equipped with retainer glands and cor-ten steel bolts suitable for a maximum working pressure of 250 psi; in lieu of thrust blocks. The watermain shall be wrapped with polyethylene tubing of 8 mil. thickness so that each joint is overlapped and then be securely taped. The water main shall be placed on a bed of crushed stone (CA 6) with a minimum 6-inch thickness. For bid purposes, bedding shall extend to one foot above the outside diameter of the pipe. Backfilling shall conform to Article 609.03c of the State Standard Specifications. This work shall be paid for at the contract unit price per lin. ft. for water main, 12 in. and shall include the cost of all water main fittings, polyethylene tubing, bedding, hydrostatic testing, and excavation.
- 4. Trench backfill shall be used from the top of the bedding to the sub-base and shall conform to Article 210 of the State Standard Specifications.
- 5. The new pipe section installed under this contract shall be flushed with water to expel all air and then be hydrostatically tested to a pressure of 100 psi for a time period of not less than two (2) hours. Allowable leakage for the pipe shall not exceed 25 gallons per inch of diameter, per mile of pipe, per 24 hours. This test will be conducted at the direction of the Engineer by the Contractor under the observation of the Department of Water. All leaks shall be promptly repaired at no cost to the Contract and to the satisfaction of the Engineer. Flushing water is to be obtained from the closest fire hydrant. This work shall be included in the cost for watermain pay item.
- 6. Upon successful completion of hydrostatic testing, flushing shall be resumed to attain a velocity of 2.5 fps in the pipe to dispel particulate matter. Flushing shall continue a minimum of 4 hours or until the water

flows clear with no particulate matter or turbidity. This work shall be included in the cost for water main pay item.

7. The Department of Water will chlorinate the water main installed by the contractor and make final connections to the water distribution system.

AUTHORIZATION FOR ISSUANCE OF FREE PERMITS, LICENSEE FEE EXEMPTIONS, CANCELLATION OF WATER RATES, REFUND OF FEE AND WAIVER OF FEES FOR CERTAIN CHARITABLE, EDUCATIONAL AND RELIGIOUS INSTITUTIONS.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, to which had been referred April 22, June 23, July 14, August 4, September 15 and October 7, 1993, sundry proposed ordinances and orders transmitted therewith to authorize the issuance of free permits, license fee exemptions, cancellation of water rates, waiver of fees and refund of fee for certain charitable, educational and religious institutions, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances and orders transmitted herewith.

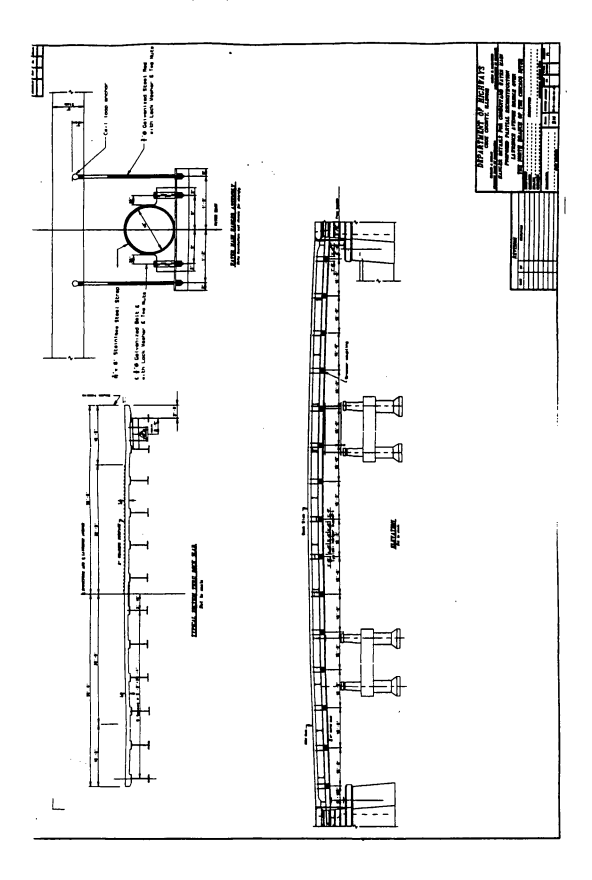
This recommendation was concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

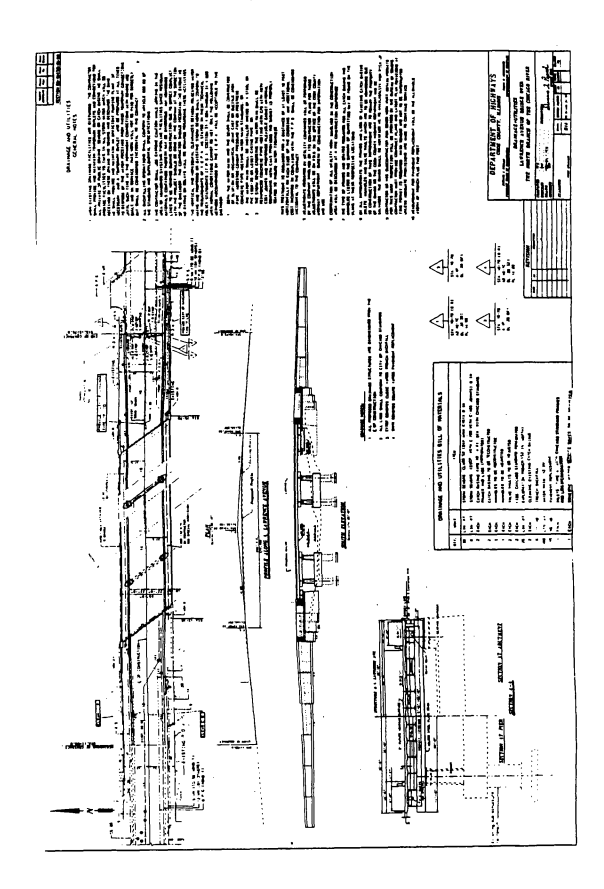
(Signed) EDWARD M. BURKE, Chairman.

(Continued on page 39956)

(Sub)Exhibit "A".



(Sub)Exhibit "B".



(Continued from page 39953)

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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.

Basic Economic Neighborhood Development. (6115 South Aberdeen Street)

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Basic Economic Neighborhood Development, 7105 South Artesian Avenue, for building a new structure on the premises known as 6115 South Aberdeen Street.

Said building shall be used for not-for-profit 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.

Basic Economic Neighborhood Development. (6131 South Aberdeen Street)

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Basic Economic Neighborhood Development, 7105 South Artesian Avenue, for building a new structure on the premises known as 6131 South Aberdeen Street.

Said building shall be used for not-for-profit 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.

Basic Economic Neighborhood Development. (6145 South Aberdeen Street)

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Basic Economic Neighborhood Development, 7105 South Artesian Avenue, for building a new structure on the premises known as 6145 South Aberdeen Street.

Said building shall be used for not-for-profit 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.

Basic Economic Neighborhood Development. (6147 South Aberdeen Street)

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Basic Economic Neighborhood Development, 7105 South Artesian Avenue for building a new structure on the premises known as 6147 South Aberdeen Street.

Said building shall be used for not-for-profit 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.

Basic Economic Neighborhood Development. (6148 South Aberdeen Street)

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Basic Economic Neighborhood Development, 7105 South Artesian Avenue for building a new structure on the premises known as 6148 South Aberdeen Street.

Said building shall be used for not-for-profit 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.

Basic Economic Neighborhood Development. (6150 South Aberdeen Street)

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Basic Economic Neighborhood Development, 7105 South Artesian Avenue for building a new structure on the premises known as 6150 South Aberdeen Street.

Said building shall be used for not-for-profit 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.

Basic Economic Neighborhood Development. (6238 South Aberdeen Street)

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Basic Economic Neighborhood Development, 7105 South Artesian Avenue for building a new structure on the premises known as 6238 South Aberdeen Street.

Said building shall be used for not-for-profit 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.

Basic Economic Neighborhood Development. (6242 South Aberdeen Street)

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Basic Economic Neighborhood Development, 7105 South Artesian Avenue for building a new structure on the premises known as 6242 South Aberdeen Street.

Said building shall be used for not-for-profit 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.

Basic Economic Neighborhood Development. (6321 South Aberdeen Street)

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Basic Economic Neighborhood Development, 7105 South Artesian Avenue for building a new structure on the premises known as 6321 South Aberdeen Street.

Said building shall be used for not-for-profit 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.

Basic Economic Neighborhood Development. (6322 South Aberdeen Street)

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Basic Economic Neighborhood Development, 7105 South Artesian Avenue, for building a new structure on the premises known as 6322 South Aberdeen Street.

Said building shall be used exclusively for not-for-profit 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.

Bethesda Lutheran Evangelical Church And School.

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

SECTION 1. That the Commissioner of Inspectional Services, the Commissioner of Public Works, the Commissioner of Streets and Sanitation, the Commissioner of Sewers and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to the Bethesda Lutheran Evangelical Church and School, for construction of an addition to the school building on the premises known as 6803 North Campbell Avenue.

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

Bread Of Life Missionary 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 Bread of Life Missionary Baptist Church for construction of a new church building on the premises known as 1911 West 63rd Street.

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

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

Capital Development Board/Board Of Education/ Hedges Elementary School Annex.

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 Capital Development Board/Board of Education of Chicago, for the construction of the Hedges Elementary School Annex on the premises known as 4735 South Winchester Avenue.

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

Holy Cross Hospital.

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 Holy Cross Hospital, for remodeling to install new equipment in Cardiac Cart Room on the premises known as 2701 West 68th Street.

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

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

METRA Metropolitan Rail.

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, as well as any materials for tapping and termination services, notwithstanding other ordinances of the City to the contrary, to METRA Metropolitan Rail, 547 West Jackson Boulevard, for the installation of a 1-inch water service to supply a lawn hydrant for the maintenance and beautification of a METRA Station in the Edgebrook community on the premises located approximately 13 feet south of the north line of Algonquin Avenue and 57 feet east of the west line of Lehigh Avenue.

Said hydrant shall be used for not-for-profit 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.

Museum Of Science And Industry.

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

SECTION 1. The Museum of Science and Industry, an Illinois corporation, not for pecuniary profit, located at 57th Street and Lake Shore Drive, engaged in educational and related activities, shall be exempt from the payment of all City fees and charges related to the erection and maintenance of said building, and the Commissioner of Aviation, the Commissioner of Streets and Sanitation, the Commissioner of Transportation, the Commissioner of Inspectional Services, the Commissioner of Sewers, the Commissioner of Health, the Commissioner of Water, the Commissioner of Consumer Services, the Commissioner of Fire and the Department of Revenue are hereby directed to issue all necessary permits and licenses and provide other City services as hereinabove described, free of charge, notwithstanding other ordinances of the City to the contrary, to the Museum of Science and Industry for the year 1994.

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

SECTION 2. That the Museum of Science and Industry be entitled to refunds of all City fees which it has paid and to which it is exempt pursuant to Section 1 of this ordinance.

SECTION 3 This ordinance shall be in force for a period of one (1) year but in no event beyond June 30, 1994.

Northwestern Memorial Hospital. (Olson Pavilion)

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, the Commissioner of

Fire and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Northwestern Memorial Hospital for Olson Pavilion, on the premises known as 710 North Fairbanks Court.

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

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

Northwestern Memorial Hospital. (Passavant Pavilion)

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, the Commissioner of Fire and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Northwestern Memorial Hospital for Passavant Pavilion, on the premises known as 303 East Superior Street.

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

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

Northwestern Memorial Hospital. (Prentice Pavilion)

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, the Commissioner of Fire and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Northwestern Memorial Hospital for Prentice Pavilion on the premises known as 333 East Superior Street.

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

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

Northwestern Memorial Hospital. (Wesley Pavilion)

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, the Commissioner of Fire and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Northwestern Memorial Hospital for Wesley Pavilion on the premises known as 250 East Superior Street.

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

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

Northwestern Memorial Hospital. (259 East Erie Building)

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, the Commissioner of Fire and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Northwestern Memorial Hospital for 259 East Erie Building on the premises known as 259 East Erie Street.

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

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

Northwestern Memorial Hospital. (212 East Superior Building)

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, the Commissioner of Fire and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Northwestern Memorial Hospital for 212 East Superior Building on the premises known as 212 East Superior Street.

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

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

Northwestern Memorial Hospital. (216 East Superior Building)

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, the Commissioner of Fire and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Northwestern Memorial Hospital for 216 East Superior Building on the premises known as 216 East Superior Street.

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

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

Northwestern Memorial Hospital. (222 East Superior Building)

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, the Commissioner of Fire and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Northwestern Memorial Hospital for 222 East Superior Building on the premises known as 222 East Superior Street.

Said building shall be used exclusively for medical 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.

Sisters Of Charity.

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Sisters of Charity for renovation of existing structure on the premises known as 6364 North Sheridan Road.

Said building shall be used for not-for-profit 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.

Sullivan House.

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 and the Commissioner of Water are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City to the contrary, to Sullivan House for renovation of existing structure on the premises known as 8164 South South Chicago Avenue.

Said building shall be used for not-for-profit 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.

LICENSE FEE EXEMPTIONS.

Day Care Centers.

Evangelical Lutheran Church Of Saint Philip Day Care Center. (1992)

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

SECTION 1. Pursuant to Section 4-64-040 of the Municipal Code of Chicago the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the annual license fee (Class I) expiring April 30, 1992:

Evangelical Lutheran Church of Saint Philip Day Care Center 2444 West Bryn Mawr Avenue.

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

Evangelical Lutheran Church Of Saint Philip Day Care Center. (1993)

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

SECTION 1. Pursuant to Section 4-64-040 of the Municipal Code of Chicago, the following day care center, which is not operated for gain but where a charge is made for the care of children, is hereby exempted from payment of the license fee for the license period expiring April 30, 1993:

Evangelical Lutheran Church of Saint Philip Day Care Center/Class I 2444 West Bryn Mawr Avenue.

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

Dispensaries.

Beverly Montessori School.

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

SECTION 1. Pursuant to Section 118-5 of the Municipal Code of Chicago and in accordance with favorable investigation by the Department of Health, the Beverly Montessori School, 9916 South Walden Parkway, is hereby exempted from payment of the annual license fee provided in Section 118-4, for the year 1994.

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

Easter Seal Society (Gilchrist Marcham Rehabilitation Center).

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 by the Department of Health, the following charitable institution is hereby exempted from payment of the annual license fee provided therefor in Section 4-220-060, for the year 1994:

Easter Seal Society (Gilchrist Marcham Rehabilitation Center) 2345 West North Avenue.

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

Erie Family Health Center/Humboldt Park Health Center.

SECTION 1. Pursuant to Section 118-5 of the Municipal Code of Chicago and in accordance with favorable investigation by the Department of Health, the Erie Family Health Center/Humboldt Park Health Center, 2750 West North Avenue, is hereby exempted from payment of the annual license fee provided in Section 118-4, for the year 1993.

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

Food Dispensaries.

The Arts Club Of Chicago.

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

SECTION 1. Pursuant to Section 4-344-020 of the Municipal Code of Chicago, the following organization is hereby exempted from the payment of the annual Food Dispenser License fee, Class I, for the period beginning August 15, 1993 and ending August 14, 1994:

The Arts Club of Chicago 109 East Ontario Street.

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

Quadrangle Club.

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

SECTION 1. Pursuant to Section 4-344-1.0 of the Municipal Code of Chicago, the following institution is hereby exempted from the payment of the Food Dispenser Class I License fee (1300 Code) for the period beginning July 15, 1993 through August 15, 1994:

Quadrangle Club 1155 East 57th Street.

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

Rehabilitation Hospital.

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

SECTION 1. Pursuant to Section 4-8-040 of the Municipal Code of Chicago, the following institution is hereby exempted from the payment of the annual Food Dispenser License fee (Code 1300), for the period beginning August 16, 1993 and ending August 15, 1994:

Rehabilitation Hospital 345 East Superior Street.

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

Resurrection Medical Center.

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

SECTION 1. Pursuant to Section 4-84-060 of the Municipal Code of Chicago, the following institution shall be exempted from the payment of the annual Food Dispenser License fee (Code 1302), for the period beginning August 16, 1993 and ending August 15, 1994:

Resurrection Medical Center 7435 West Talcott Avenue.

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

Shriners Hospital For Crippled Children.

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

SECTION 1. Pursuant to Section 4-8-040 of the Municipal Code of Chicago, the following institution is hereby exempted from the payment of the annual Food Dispenser License fee/Class I (Code 1300) in the amount of \$332.00, for the period beginning August 16, 1993 and ending August 15, 1994:

Shriners Hospital for Crippled Children 2211 North Oak Park Avenue.

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

CANCELLATION OF WATER RATES.

Ambassadors For Christ Church.

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel existing water rates and sewer charges, in the amount of \$6,574.83, assessed against the Ambassadors For Christ Church, 7841 -- 7861 South Ashland Avenue (Account No. 301030503005).

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

Antioch Missionary Baptist Church.
(Antioch Haven Homes)

- SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water assessments charged against Antioch Missionary Baptist Church, Antioch Haven Homes, 420 West 63rd Street (Account Number 228060375540).
- SECTION 2. This ordinance shall take effect upon its passage and publication.

Antioch Missionary Baptist Church. (Roseanna L. Burrell Homes)

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

- SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water assessments charged against Antioch Missionary Baptist Church, Roseanna L. Burrell Homes, 423 -- 431 West Englewood Avenue (Account Number 300830300601).
- SECTION 2. This ordinance shall take effect upon its passage and publication.

Antioch Missionary Baptist Church. (Paradise Haven Homes)

- SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water assessments charged against Antioch Missionary Baptist Church, Paradise Haven Homes, 7111 South Wentworth Avenue (Account Number 777700008355-7).
- SECTION 2. This ordinance shall take effect upon its passage and publication.

Antioch Missionary Baptist Church. (Rosehaven Manor)

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water assessments charged against Antioch Missionary Baptist Church, Rosehaven Manor, 10220 South Michigan Avenue (Account Number 77770072830).

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

Antioch Missionary Baptist Church. (Westhaven Of Englewood)

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water assessments charged against Antioch Missionary Baptist Church, Westhaven of Englewood, 850 West Garfield Boulevard.

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

Antioch Missionary Baptist Church. (Wentworth Haven Homes)

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water assessments charged against Antioch Missionary Baptist Church, Wentworth Haven Homes, 7147 South Wentworth Avenue (Account Number 777700006187).

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

Deborah's Place.

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel water and sewer assessments in the amount of \$12,251.45, charged to Deborah's Place (shelter place for homeless women), 1742 North Milwaukee Avenue.

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

Hallelujah Faith Ministries. (672 West Marquette Road)

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$315.41, assessed against Hallelujah Faith Ministries, 672 West Marquette Road.

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

Hallelujah Faith Ministries. (6647 South Union Avenue)

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$121.25, assessed against Hallelujah Faith Ministries, 6647 South Union Avenue.

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

Living Light Flea Market.

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$540.37, assessed against Living Light Flea Market, 1440 -- 1442 West 63rd Street.

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

Living Light Total Outreach Church. (6149 -- 6159 South Bishop Street)

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$4,079.07, assessed against Living Light Total Outreach Church, 6149 -- 6159 South Bishop Street.

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

Living Light Total Outreach Church. (1412 West 63rd Street)

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$653.43, assessed against Living Light Total Outreach Church, 1412 West 63rd Street.

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

Living Light Total Outreach Church. (1414 West 63rd Street)

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$3,822.15, assessed against Living Light Total Outreach Church, 1414 West 63rd Street.

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

Living Light Total Outreach Church. (1414 -- 1416 West 63rd Street)

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$2,926.09, assessed against Living Light Total Outreach Church, 1414 -- 1416 West 63rd Street.

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

Mosque Of Umar, Inc. (12156 South Princeton Avenue)

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel the assessments in the amount of \$1,913.53 charged to Mosque of Umar, Inc., 11365 South Forest Avenue, for their premises located at 12156 South Princeton Avenue (Account Number 5-0923-37-0000-1).

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

Mosque Of Umar, Inc. (11744 South Wentworth Avenue)

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel the assessments in the amount of \$4,337.60 charged to Mosque of Umar, Inc., 11365 South Forest Avenue, for their premises located at 11744 South Wentworth Avenue (Account Number 5-0916-83-0000-9).

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

New City Community Council.

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$5,646.62, assessed against the New City Community Council, 5409 South Laflin Street, this bill was incurred by the previous owners.

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

Northwest Home For The Aged.

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water assessment in the amount of \$61,926.42, charged to the Northwest Home for the Aged, 6300 North California Avenue.

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

Preservation Missionary Baptist Church.

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$1,083.33, assessed against Preservation Missionary Baptist Church, 1104 West 59th Street.

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

Ravenswood Hospital.

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water is hereby authorized and directed to cancel water rates in the total amount of \$25,006.57, assessed against Ravenswood Hospital, 4550 North Winchester Avenue.

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

Washington & Jane Smith Home.

Ordered, That the City Comptroller is hereby authorized and directed to cancel water/sewer rates No. 254080224608, in the amount of \$15.12 for Department of Water, charged against the Washington & Jane Smith Home, 2340 West 113th Place.

REFUND OF FEE.

Salvation Army.

Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$41.00 to the Salvation Army, 1515 West Monroe Street, representing payment of warrant for collection No. A1-301949 for annual elevator inspection fee, under date of April 1, 1993, for their premises located at 1515 West Monroe Street, Chicago, Illinois.

WAIVER OF FEES.

De La Salle Walk-A-Thon.

Ordered, That the Department of Revenue, City of Chicago, waive the city service fee for the De La Salle Walk-A-Thon, by the De La Salle Institute, Mr. James M. Gay, at 3455 South Wabash Avenue, to be held October 1, 1993 -- 9:15 A.M. to 12:00 Noon, on South Michigan Avenue, from East 35th Street to East 31st Street, then east on East 31st Street to South Lake Shore Drive, then to the east side path of South Lake Shore Drive, to the John G. Shedd Aquarium. The return route is in the reverse order.

5040 -- 5060 North Marine Drive Association Sidewalk Sale.

Ordered, That the Department of Revenue, City of Chicago, waive the permit fee for the 5040 -- 5060 North Marine Drive Association, for a sidewalk sale to be held on North Marine Drive, from West Carmen Avenue to West Winona Street; and West Winona Street, from North Marine Drive to 949 West Winona Street, which was held on October 2, 1993, during the hours of 8:30 A.M. to 4:30 P.M..

CANCELLATIONS OF DEMOLITION LIENS.

Beverly Area Local Development Company.

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

SECTION 1. That the City Comptroller is hereby authorized and directed to cancel, waive, and release the demolition lien of the City of Chicago obtained on October 28, 1980 (Document Number 25642177) for the lot at 11127 South Vincennes Avenue (Property Index Number 25-19-203-013), filed against the Beverly Area Local Development Company (B.A.L.D.C.) a charitable 501(C)(3) organization incorporated by the State of Illinois.

SECTION 2. That the Mayor and City Clerk are authorized to prepare and execute all necessary release documentation and to forward the same to the Beverly Area Local Development Company or its representatives.

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

Wheatland Tube Company.

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

- SECTION 1. That the City Comptroller is hereby authorized and directed to cancel, waive, and release the demolition and tax lien of the City of Chicago for the property commonly known as 4425 South Oakley (Property Index Number 20-06-300-020-0000 Vol. 415).
- SECTION 2. That the Mayor and City Clerk are authorized to prepare and execute all the necessary release documentation and to forward the same to the Wheatland Tube Company or its representatives.
- SECTION 3. This ordinance shall be in full force and effect upon its passage and publication.

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

The Committee on Finance submitted the following report:

CHICAGO, November 5, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 collections issued against certain charitable, educational and religious institutions, as follows:

Name And Address	Warrant No. And Type Of Sign	Amount
Ada S. McKinley Community Services, Inc. 7638 South Vincennes Avenue	F4-217164 (Mech. Vent.)	\$ 26.00
7050 South Vincennes Avenue	R1-116857 (Drwy.)	68.00
	R1-216855 (Drwy.)	68.00

Name And Address	Warrant No. And Type Of Sign	Amount
Bethesda Home 2833 North Nordica Avenue	P1-304294 (Fuel Burn. Equip.)	\$ 530.00
The Center for the Rehabilitation and Training of the Disabled 6610 North Clark Street	P1-205618 (Boiler)	117.00
Chicago Association for Retarded Citizens 7811 South Stony Island Avenue	C2-202681 (Refrig.)	102.00
Convent of Sacred Heart 6250 North Sheridan Road	A1-202303 (Elev.)	82.00
	A1-301564 (Elev.)	82.00
	C2-317159 (Refrig.)	41.00
Hope Tabernacle Church (various locations)	R1-015626 (Drwy.)	68.00
	R1-015628 (Drwy.)	136.00
	R1-111083 (Drwy.)	68.00
	R1-111088 (Drwy.)	136.00
	R1-709975 (Drwy.)	50.00
	R1-709977 (Drwy.)	100.00

Name And Address	Warrant No. And Type Of Sign	Amount
	R1-810085 (Drwy.)	\$ 50.00
	R1-910172 (Drwy.)	68.00
	R1-910175 (Drwy.)	136.00
Inner City Impact 3327 West Fullerton Parkway	B1-219639 (Bldg.)	47.00
Martha Washington Hospital 2318 West Irving Park Road	D1-302270 (Sign)	22.00
Northwest Home for the Aged 6300 North California Avenue	P1-304249 (Boiler)	185.00
Northwestern Memorial Hospital/Carriage House 215 East Chicago Avenue	P1-303530 (Fuel Burn. Equip.)	373.00
	Ro-3169298A (Pollut. Control)	30.00
Northwestern Memorial Hospital (various locations)	B1-213223 (Inst.)	31.00
	B1-213328 (Inst.)	31.00
	D1-213891 (Sign)	22.00
	D1-315824 (Sign)	22.00

Name And Address	Warrant No. And Type Of Sign	Amount
Norwood Park Home 6020 North Nina Avenue	B4-300104 (Bldg.)	\$ 47.00
Our Lady of Resurrection Medical Center (various locations)	B4-300008 (Bldg.)	143.00
•	B4-300009 (Bldg.)	111.00
Ravenswood Hospital (various locations)	B4-300045 (Inst.)	143.00
	B4-300047 (Inst.)	159.00
	P1-303602 (Fuel Burn. Equip.)	39.00
Resurrection Medical Center 7435 West Talcott Avenue	B4-300030 (Inst.)	31.00
	B4-300031 (Inst.)	79.00
	B4-300038 (Inst.)	79.00
	B4-300040 (Inst.)	143.00
	D1-312239 (Sign)	22.00
Sacred Heart Schools 6250 North Sheridan Road	P2-151934 (Pros. Develop.)	30.00
	P2-251445 (Pros. Develop.)	30.00

Name And Address	Warrant No. And Type Of Sign	Amount
Saint Mary of Nazareth Hospital Center 2233 West Division Street	P1-303846 (Fuel Burn. Equip.)	\$ 78.00
	P1-303907 (Fuel Burn. Equip.)	39.00
	P1-303948 (Fuel Burn. Equip.)	39.00
Schwab Rehabilitation Center 1406 South Fairfield Avenue	P1-304308 (Fuel Burn. Equip.)	138.00
Terra Museum of American Art	A1-004631 (Elev.)	131.00
(various locations)	A1-004938 (Elev.)	41.00
	A1-102505 (Elev.)	131.00
	A1-102791 (Elev.)	41.00
	A1-102805 (Elev.)	41.00
	A1-200677 (Elev.)	131.00
	A1-200853 (Elev.)	41.00
	A1-200863 (Elev.)	41.00
	A1-300768 (Elev.)	131.00

Name And Address	Warrant No. And Type Of Sign	Amount
	A1-301719 (Elev.)	\$ 41.00
	A1-301759 (Elev.)	82.00
	A1-700115 (Elev.)	96.00
	A1-800879 (Elev.)	96.00
	A1-801120 (Elev.)	30.00
	A1-900038 (Elev.)	96.00
	A1-900319 (Elev.)	30.00
	A1-905607 (Elev.)	131.00
·	A1-905875 (Elev.)	41.00
	B1-017690 (Bldg.)	47.00
	B1-104734 (Bldg.)	47.00
•	B1-104735 (Bldg.)	79.00
	B1-104736 (Bldg.)	31.00
	B1-104592 (Bldg.)	47.00

Name And Address	Warrant No. And Type Of Sign	Amount
	B1-210218 (Bldg.)	\$ 47.00
	B1-210188 (Bldg.)	79.00
	B1-210189 (Bldg.)	31.00
	B1-316006 (Bldg.)	79.00
	B1-316008 (Bldg.)	47.00
	B1-604727 (Bldg.)	34.50
	B1-719607 (Bldg.)	23.00
	B1-719608 (Bldg.)	34.50
	B1-810173 (Bldg.)	23.00
	B1-810174 (Bldg.)	34.00
	B1-908394 (Bldg.)	34.50
	D1-214600 (Sign)	22.00
	D1-902426 (Sign)	16.00
	F4-001193 (Mech. Vent.)	75.00

Name And Address	Warrant No. And Type Of Sign	Amount
	F4-002057 (Mech. Vent.)	\$ 54.00
	F4-101655 (Mech. Vent.)	75.00
	F4-103479 (Mech. Vent.)	54.00
	F4-201941 (Mech. Vent.)	75.00
	F4-203779 (Mech. Vent.)	54.00
	F4-302189 (Mech. Vent.)	75.00
	F4-317474 (Mech. Vent.)	54.00
	F4-613402 (Mech. Vent.)	62.00
	F4-804397 (Mech. Vent.)	45.00
	F4-802962 (Mech. Vent.)	62.50
	F4-901559 (Mech. Vent.)	62.00
	F4-902304 (Mech. Vent.)	45.00

Name And Address	Warrant No. And Type Of Sign	Amount
	P1-006634 (Fuel Burn, Equip.)	\$ 234.00
	P1-007034 (Fuel Burn. Equip./1989)	101.00
	P1-007036 (Fuel Burn. Equip./1990)	136.00
	P1-101988 (Fuel Burn, Equip.)	234.00
	P1-104865 (Fuel Burn. Equip.)	136.00
	P1-202724 (Fuel Burn. Equip.)	146.00
	P1-203768 (Fuel Burn. Equip.)	234.00
	P1-206807 (Fuel Burn, Equip.)	136.00
	P1-302828 (Fuel Burn, Equip.)	234.00
	P1-303238 (Fuel Burn. Equip.)	136.00
	P1-800403 (Fuel Burn. Equip.)	101.00
	P1-803519 (Fuel Burn, Equip.)	202.00
	P1-901636 (Fuel Burn. Equip.)	101.00
	R1-207402 (Drwy.)	34.00

Warrant No. And Type Of

Name And Address

Sign

Amount

Louis A. Weiss Memorial

Hospital

6374 North Lincoln Avenue

A1-205674

(Elev.)

\$82.00

AUTHORIZATION FOR INSTALLATION OF ALLEY/STREET LIGHTS AT SPECIFIED LOCATIONS.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration eight orders authorizing the installation of a light pole and alley/street lights at the following locations:

Alderman Steele

southeast corner of East 71st Street and

South Rhodes Avenue;

Alderman Dixon

1235 East 87th Place, 1239 East 87th

Street, 1366 East 87th Street, 1372 East

87th Street;

Alderman Evans

8824 South Racine Avenue, 1700 Block of

West 89th Street; and

Alderman Laurino

5920 North Kenneth Avenue,

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

Southeast Corner Of East 71st Street And South Rhodes Avenue.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of a light pole on the southeast corner of East 71st Street and South Rhodes Avenue.

1235 East 87th Place.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of an alley light in back of the premises located at 1235 East 87th Place.

1239 East 87th Street.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of an alley light in back of the premises located at 1239 East 87th Street.

1366 East 87th Street.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of an alley light in back of the premises located at 1366 East 87th Street.

1372 East 87th Street.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of an alley light in back of the premises located at 1372 East 87th Street.

8824 South Racine Avenue.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of an alley light in back of the premises located at 8824 South Racine Avenue.

1700 Block Of West 89th Street.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of a street light in the 1700 block of West 89th Street.

5920 North Kenneth Avenue.

Ordered, That the Commissioner of the Department of Streets and Sanitation, Bureau of Electricity, is hereby authorized and directed to cause the installation of an alley light on the pole directly behind 5920 North Kenneth Avenue.

CONSIDERATION FOR EXEMPTION OF MARILLAC HOUSE FROM PAYMENT OF ADDITIONAL ASSESSMENTS RELATING TO ALLEY VACATION.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order introduced by Alderman Watson, authorizing the exemption from payment of additional assessments by Marillac House, relating to vacating an alley in the block bounded by West Adams Street, West Jackson Boulevard, South Francisco Avenue and South Sacramento Boulevard, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Committee on Finance give consideration to exempting the Marillac House, of 2822 West Jackson Boulevard, from the payment of additional assessments in the amount of \$1,800.00 as it relates to a proposed ordinance to vacate the east 140.45 feet of the east/west 16-foot public alley and providing for the dedication of a north/south 20-foot alley running north to West Adams Street from the west terminus of that part of the east/west alley to be vacated in the block bounded by West Adams Street, West Jackson Boulevard, South Sacramento Boulevard and South Francisco Avenue.

REDUCTION IN ANNUAL FEES FOR SPECIAL POLICE EMPLOYED BY GREATER STRAIGHTWAY MISSIONARY BAPTIST CHURCH.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance introduced by Alderman Shaw authorizing the reduction in license fees for the employment of special police at Greater Straightway Missionary Baptist Church, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to Chapter 173, Section 6 of the Municipal Code of the City of Chicago, the following charitable institution employs one (1) special police officer and shall pay a fee of \$10.00 per license for the year of 1993:

Greater Straightway Missionary Baptist Church 10359 South Dr. Martin Luther King, Jr. Drive.

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, November 5, 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 firefighters injured in the line of duty, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 40002 through 40008 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 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 pages 40009 through 40010 of this Journal.]

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				THE	X HOLD
******* EMPLOYEE NOME	NAME	******* \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	***** INJURIES TO LIVE ****	INJUNET	<u>.</u>
	AL YNWHOL	POLICE OFFICER	FOURTH DISTRICT	11/07/91	120.00
A EXANDER		_	FIFTEENTH DISTRICT	6/29/93	154.60
ANDREMS	CONSTANTINE	POLICE OFFICER	RECRUIT TRAINING	10/05/90	1030.00
AYERS	THOMAS F	POLICE OFFICER		8/23/92	154.00
BAKSINSKI	EDWARD A			6/04/93	230.00
BARNES	MAURICE		FORCEXEX.	2/24/92	836.50
BARKON	WILLIAM P		DETECTIVE DIV AREA 3 VIOLENI C	6/23/43	00.187
BARRY	KEVIN G		FUNCTH DISTRICT	7/08/91	15.30
BECKOM	JESSE	FOLICE OFFICER	TABLE SECTION	6/09/93	1364.50
BIALECTI	SUTER FY M		COMMINICATIONS OPERATIONS SECT	4/16/93	128.40
ECKD1	C LATER CA		ELEVENTH DISTRICT	6/05/93	148.60
LNUM	EDWARD M		PUBLIC HOUSING DIVISION-SOUTH	6/20/93	165.00
ROOKER	JAMES	FOLICE OFFICER		6/11/93	648.50
BORKOWSKI	ANDREW		PUBLIC TRANSFORTATION M.T.S.	26/20/9	00.000
BOSKY	MARIE			6/20/43	1210.00
BRABAND	THOMAS A		SIXTEENTH DISTRICT	56/52/9	00 PT
BRACEY	GUENTEL	FOLICE OFFICER	SIXIH DISIKICA TUGNIY-GIGIÚ DISIBICI	24/37/21 26/00/2	04.00 04.00
BROSNAN	ALCHAEL MATTURN T			6/20/93	997,00
EKUM	מוניסאו		THIRD DISTRICT	6/13/93	995,00
ENCORN STATE OF STATE	207 H		RECRUIT TRAINING	6/06/93	110.50
BUS AUD	GARY		DETECTIVE DIV AREA 4 VIOLENT C	7/14/92	20.00
KULZEN	KATHLEEN		FOURTEENTH DISTRICT	26/20/9	274.00
CALTENDO	RONALD J		SEVENTEENTH DISTRICT	.6/28/93	2363.06
CAFPERELLI	- XHO	POLICE OFFICER	EIGHTEENTH DISTRICT	6/21/93	460.00
CARTER	CORA MARIE		FIRST DISTRICT	11/24/92	110.00
CARTER	EARL		TWENTY-FIRST DISTRICT	6/15/93	197.90
CASTANEDA	S AHOT		THIRTEENTH DISTRICT	6/15/93	00.08 00.08
CAVAZDS	וואסט		FIFTH DISTRICT	3/01/92	200.00
CIBAS	ROBERT J		TWENTY-SECOND DISTRICT	6/20/43	484.50
CISCO JR	ARNOLI	_	のFでは、 1.1.0.1.7.1.7.1.1.1.1.1.1.1.1.1.1.1.1.1.	2/77/20	1500000 1500000
CLEARY		_ :	ALMETERALM CLUIMICA	6/10/13	201.00
COCHRAN	GUEDELL A	FOLICE OFFICES	SECTION DISTRICT	26/66/9	930.50
COLLINS	ANTEN G		SIND THOUSENESS	6/23/93	395.00
	I AIRA		FIFTEENTH DISTRICT	6/13/93	247.79
	ZHO		PUBLIC HOUSING MIVIBION-NORTH	6/24/93	644.50
CORONA	JOSEPH M	POLICE OFFICER		6/20/93	236.00
CORTESE	JOSEFH	FOLICE OFFICER	DETECTIVE DIV AREA 3 VIOLENT C	6/30/93	949.00
COSTELLO	THOMAS J			6/20/93	422.80
CRAID	RALF'H E		<u> </u>	5/26/93	594.00
CROWLEY	RICHARD E		DETECTIVE DIV AREA 1 VIOLENT C	6/11/93	810.40
CRUZ	ARCENIO	_	TENTH DISTRICT	6/13/93	140.00
CUNNINGHAM	DENNIS C		EIGHTH DISTRICT	6/4/43	40.70
Z-N-X	EVE			2/10//3	207.701
DAVID	RONALD A	Ξ.	FOURTH DISTRICT	2/01/03	1074.00
DAY	EGMIKAH	FULLUE CTTICES	DETECTIVE DIO AREA 3 PROPERTY	7/17/92	585,00
DECONE	MILLIM			 	

O CHICA CITY COUNCIL ORDERS CITY

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**************************************	XANE ******	本本本本本本本 医白色的 土土本本本本本	***** UNIT OF ASSIGNMENT *****	INJURED	TOTAL
< 100 A 101	BEDNARD	POLICE OFFICER	ראצאספא	7/14/88	28.50
TORON TO	LIAN TER T		PUBLIC HOUSING BIVISION-SOUTH	6/20/93	222.00
NOOTOG	A FRED		INTELLIGENCE SECTION	86/80/9	737.44
200.00	STEVEN		SEVENTH DISTRICT	6/14/93	482.50
17 TERZYNGK I	GEORGE A	POLICE OFFICER	FIRST DISTRICT	6/30/93	456.25
ESCHBACH	CARL	POLICE OFFICER	FOURTEENTH DISTRICT	8/06/89	75.00
FAULKNER	BRIAN J	POLICE OFFICER	CNKNOWN	2/01/92	67.00
FOGARTY	HICHAEL	FOLICE OFFICER	ELEVENTH DISTRICT	3/19/91	2549,78
FOLEY	HANCY E	POLICE OFFICER	SEVENTEENTH DISTRICT	3/22/93	4995,97
TRUE .	LAMES	POLICE OFFICER	TWENTIETH DISTRICT	5/23/93	299.00
FRAZIER	CARDL J	POLICE OFFICER	SECOND DISTRICT	10/22/92	333,85
EROST	FONALL S	POLICE OFFICER	TRAINING DIVISION	8/27/92	25023,57
GARCIA	WILLIAM	POLICE OFFICER	EIGHTEENTH DISTRICT	4/12/93	215.00
GARRITY	MAKTIN	POLICE OFFICER	TWENTY-THIRD DISTRICT	5/21/91	63.30
GARTH	WAY TER	POLICE OFFICER	SANITATION UNIT	7/18/92	1674.74
GERAGHTY	MICHAEL.	POLICE OFFICER	FIRST DISTRICT	6/26/93	1226.30
GI! BERT	TIMOTHY	POLICE OFFICER		5/11/93	236.00
GRANBERG	MICHAEL.	FOLICE OFFICER		6/05/93	290.00
GRAU	CARMEN L	POLICE OFFICER	TWELFTH DISTRICT	7/19/90	884.87
GUTIERREZ	GEORGE.			6/11/93	483.50
HENRY	BERNADETTE	POLICE OFFICER	COMMUNICATIONS OPERATIONS SECT	5/19/93	21.00
HERATY	FATRICK 1	FOLICE OFFICER	z	9/21/92	72,25
HOWARD	TERRY	FOLICE DFFICER		6/25/93	7576.61
HUNTER	ROXANN		RECRUIT TRAINING	6/04/93	2027.50
JACKSON	TALMITCH	POLICE OFFICER	H	10/20/92	16.00
NORMHON	MANDA X	POLICE OFFICER	SEVENTH DISTRICT	9/26/92	120.00
JONES	LONNIE 8		SEVENTH DISTRICT	12/28/92	21.00
KAEHN .	3 20	POLICE OFFICER	CZKNOWN	9/13/72	3520.92
KALAS	PHILIP J		SIXTEENTH DISTRICT	12/04/91	1084.25
KAUFIAAK	ANTHONY F			6/22/93	1260.30
KIERAS	ALAN E		OHARE SECURITY	6/13/83	00.00
KDFSKY	CHRISTINE A	POLICE OFFICER	15	5/04/93	1626.00
Longlee	SALVATORE		INTELLIGENCE SECTION	3/25/93	4324.21
MARTIN	STEVEN			1/10/93	21.00
MAYNARD	GARY	Ξ.	FUELIC TRANSFORTATION M.T.S.	4/29/93	11275.43
MC GOVERN	EDWARD			4/13/7/	270.00
MCNICHOLAS	PATRICK		TENTH DISTRICT	12/0//90	2,00,00
MILLER	STEUEN		FOURTHENIN DISTRICT	7/11/64	
MINELLA	JOSEPH F		SIXIEENIM DISIRICI	17/2//1	24.00
MORADO	NAD.	_	THE TABLET OF THE PROPERTY OF	26/44/0	
MORENO	FRED		HIRIERNIH LIBIRICA Himmits Condain Michael	0/24/00	410.00
MORRIBSEY	¥6,		CARTILLORGOUND BIOSPICE	10/02/7	750.00
DROURKE	NEVIN B			20/00/7	2850.00
PALUCK	DANIEL W		DECEMBER DISCRET	10/21/B6	1037.30
PICKERING	CHRISTING A	FULICE OFFICER		6/21/93	2735,25
のすのこと	CARGON		FOURTH DISTRICT	3/10/93	288.00
FUGLER	RICHARI L		ELFUENTH DISTRICT	8/26/91	100.00
	DANIEL D		TWENTY-SECOND DISTRICT	5/30/93	3570.10

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REBISZEWSKI RESTIVO RIVERA RDE ROLON	:	. !		•	
REMBISZEWSKI RESTIVO RIVERA RDE ROLON					_
RESTIVO RIVERA RDE ROLON	STANLEY	POLICE OFFICER	FOURTEENTH DISTRICT	3/21/93	163.50
RIVERA RDE ROLON	RENEDICT	POLICE OFFICER	FOURTEENTH DISTRICT	2/26/87	181.50
RDE ROLON	RAUL	POLICE OFFICER	GANG CRIMES ENFORCEMENT DIVISI	10/30/91	28.00
ROLON	ררפאמ	POLICE OFFICER	FOURTH DISTRICT	7/17/92	28.80
	TOMMY	POLICE OFFICER	THIRTEENTH DISTRICT	6/21/93	141.00
	JACK	POLICE OFFICER	EIGHTEENTH DISTRICT	4/18/85	40.00
SALYERS	ט אוסר	POLICE OFFICER	TWENTIETH DISTRICT	5/23/93	305.48
SPATAFORA	PANTHONY	POLICE OFFICER	SEVENTEENTH DISTRICT	5/11/93	4265.00
ת בייני הייני	RICHARD J	FOLICE OFFICER	TWENTY-SECOND DISTRICT	7/19/92	18.00
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	XI C	_	EIGHTH DISTRICT	6/12/93	412,50
USEGI	RAFAFI	POLICE OFFICER	FIRST DISTRICT	5/27/93	136,75
LIGHT THE THE THE THE THE THE THE THE THE T	A KARS			12/03/76	20185,52
	ATERIANTE		TWENTY-FIRST DISTRICT	5/03/93	351.47
WILLIAMS	TAMES OF THE PARTY		TOTAL DISTRICT	5/20/93	203.00
MICHAMON	A1000			5/21/93	4540.58
BILLIS	ARCONE OFFICE TO			5/27/93	497.05
EKICH.	SOME D			3/02/93	2832.00
WACKLEWICZ	אמאשר	٠.	TEENTY-FOURTH BISING	5/04/93	383,31
MANCE!			TWENTY-SECOND DISTRICT	4/12/93	75.24
ZHULITH TIL 110	DANTE		ENEDROPHENT SECTION	5/08/93	661,45
ZECHZU ACIIII GBA	HADAY.	F	AMBUL ANCE 6	7/24/93	72.00
AGG1LEAN ANTANATITO	NOT TOO	FIREFIGHTER	ENGINE COMPANY 38	7/28/93	244.00
	POREDI	FIREFIGHTER	10	8/07/93	249.50
	GFORGE	CAPTAIN	TRUCK 52	7/21/93	554,00
BAUKNECHT	RICHARD	PARAMEDIC	EMS DISTRICT 3 HEADQUATERS & R	3/12/93	612.00
THE STATE OF THE S	AAKON	PARAMEDIC	AMBULANCE 5	8/25/93	299.50
REALIREGARD	DENNIS	LIEUTENANT	DISTRICT RELIEF S	6/29/92	5472.00
HETA DA	PATHONY	ENGINEER	DISTRICT RELIEF 5	6/11/93	694.20
BELLOUMINI	CAMES	FIREFIGHTER	ENGINE COMPANY 91	2/12/93	26.00
HENEDAS	VICTOR	FARAMEDIC		2/06/93	52.00
RERTOG	FRANK	FIREFIGHTER	ENGINE COMPANY 70	5/14/93	354.00
BERTUCCI	LAMES	FIREFIGHTER		9/14/91	97.87
BIRKENSTOCK	EDWARD	FIREFIGHTER	2.	10/21/91	45.00
BIXTER	DENNIS	PARAMEDIC	AMBULANCE 44	8/20/93	175.10
BLOCK	WILLIAM	FIREFIGHTER	TRUCK 47	7/22/93	223,30
ROSTON	GARLANI	CAPTAIN	_	8/05/93	416.00
BOWLER	EILEEN	FIREFIGHTER		2/06/93	254.00
BRADY	JAMES	FIREFIGHTER	TRUCK 22	12/01/90	80.00
BREWSTER	DAVID	FIKEFIGHTER	TRUCK 40	3/10/92	50.00
N. W. COER	ARTHUR	FIREFIGHTER	CAKADEN	2/11/93	326.00
SNOTH	FRANCIS	CAFTAIN	FIRE SUPPRESSION HEADQUARTERS	8/12/93	94.879
TAURING	MICHAEL G	FARAMEDIC	AMBULANCE 19	6/21/93	312,05
CALKINS	JAMES	FIREFIGHTER	ENGINE COMPANY 125	8/24/93	777.00
CASANDUA	RAUBEL	FIREFIGHTER	TRUCK 5	5/31/93	2551.00
CASSERLY	LAURENCE	CAPTAIN		7/24/93	314.00
CASTRO	HUNBERTO	FIREFIGHTER	⋩	2/01/63	78.00
CERNA	ALE JANERO	PARAMEDIC	EMS DISTRICT 1 HEADQUATERS & R	8/12/93	200.00
	LOUIS	FIREFIGHTER	TRUCK 19	7/15/93	220.50
>UND I	a NHO	PARAMEDIC	CNENDEN	2/06//2	243,25

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水水水水水水水 10000 11100 1110 1110	*************	*****	****	***** UNIT OF	ASSIGNMENT ****	INJURED	TOTAL
							:
NOME TO CO.	BOYCE	FIREFIGHTER		TRUCK 61		7/13/93	753.50
	3100	I TELLTEMANT		ENGINE COMPANY	96	12/05/81	284.58
CULLING	NIC.	DADAMENTO		AND ANCE 14		4/13/92	1881.00
CONMAY-FLUGD	FAIKICIA				. 717	7/10/93	121.00
CORBETT	CONTESS.	FIREFIGNIEN			1	0/00/00	, OO . 110
CORBETT	X107	FIREFIGHTER		r.		27/72/0	
CORDERD SR	JOSEFH	CAFTAIN			7.2	88/10/2	20.00
	XHQ5	FIREFIGHTER		TRUCK 34		2/03/43	22.50
	MICHAEL F	PARAMEDIC	. :	CXXXDEX CXXXDEX		8/14/93	300.00
> 13000	X LOUX	PARAMEDIC		UNKNOWN		1/31/92	1160.00
	THOMAS	FIREFIGHTER		SQUAD 3		2/16/93	22.00
	2000			TRUCK 42		8/05/93	17434.80
LIEFAK	THE COLUMN			_		B/19/93	566.75
DELANEY	מאסוד מ	TIMETICALEN		DICTORUS CELTER		F0/40/8	101.45
DENEEN	DAMIEL			Ų	•	E0/ FC/ E	20111
DESILVA-KING	LEXELL	PARAMEDIC			•	0/50/10	0010100
DOLAN	TIMOTHY	FIREFIGHTER	•	_		56/41/2)
LONEGAN	FRANCIS	LIEUTENMAT			123	4/06/93	00.871
DIREFY	WILLIAM	FIREFIGHTER		ร ต บคุม 2		8/18/93	221.80
TIZTEDZIE	IAMES	FIREFIGHTER		ENGINE COMPANY	76	7/03/93	525.85
	SIIIAHA	FIREFIGHTER		TRUCK 10		7/14/88	175.00
	FONDER	PARAMEDIO	٠.	EMS DISTRICT 5	HEADQUATERS & R	7/22/93	408.05
ETAL LAG	STATE OF THE PARTY	STATAGE				5/14/93	90.09
ETREAKING	200			TELLER AN	•	5/24/93	554.00
EDWARDS	F.5.					7/14/93	117.25
FRBAN	GREGORY			CHANGE OF THE COACH	. 75	20/20/0	134.00
FATA	MICHAEL				0 0	4/25/43	35.00 .00
FERNER	LAWRENCE	FIKEFIGH EK		ENGINE CONFER	2	7,707,7	AEE AA
TERENZ1	ANTHONY	PARAMEDIC				6/20/43	. 04.004
FINNER	GARY	FIREFIGHTER		TRUCK 48		56/87/	00.447
FITZGERALD	RICHARI	CAPTAIM .		ENGINE COMPANY	127	1/26/90	125.57
FITZPATRICK	KATHLEEN	PARAMEDIC		EMS DISTRICT 2	HEADQUARTERS &	8/04/93	75.00
EI AHFRTY	MICHAEL J	PARAMEDIC		AMBULANCE 13		2/01/63	39.00
FI CAFES	IAMES	FIREFIGHTER		ENGINE COMPANY	57	2/30/63	498.00
EDGE!	FRANK	LIEUTEHANT	•	ENGINE COMPANY	4 H	7/25/93	1173,50
HUNGE	TONY D.	FIREFIGHTER		ENGINE COMFANY	75	8/10/93	888.25
1.00 C	FRANCIS E	LIEUTEMANT		ENGINE COMPANY	126	7/03/93	949.00
NAME:		FARAMEDIC		AMBULANCE 42		8/10/93	369.25
I LAGE	PIERRE	PARAMEDIC		AMBULANCE 4		9/01/90	274.68
GARTIEFY	MAMIE	PARAMEDIC		AMBULANCE 15		12/08/91	1565,00
(AR171	¥67	FIREFIGHTER				7/24/93	399.20
GAYDA	MAYNE	FIREFIGHTER		TRUCK 32		6/14/93	63.00
AT BERT	LEGNARD	FARAMEDIC		AMBULANCE 3	, ,	2/27/93	382,00
ATT HERT	EDWARD	PARAMEDIC		AMBULANCE 3		2/12/93	594.00
011 WOTEN	RAFBARA	FARAMEDIC		NEUNEN		3/25/93	2730.00
2 PD	RICHARD	FIREFIGHTER		TRUCK 22		4/25/93	2553.00
1000 E	HICHOEL	FIREFIGHTER		NACADEN		8/14/93	246.60
HILMS	DREMONE	ENGINEER		TRUCK 26		8/09/93	157.00
	KEUIN	PARAMEDIC		AMBULANCE 15		7/11/93	130,00
GRASSMICK TRANSMICK	SHARISSE	PARAMEDIC		EMS DISTRICT 2	HEADQUARTERS &	7/02/93	269.34
**************************************	SHAPT SSE	PARAMEDIC		EMS DISTRICT 2	HEADGRANTERS &	7/11/93	199.10
GRECT.	THOMAS	FIREFIGHTER		SGUAD 2		8/18/93	194.80
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CITY COUNCIL ORDERS COUNCIL MEETING OF 11/05/93

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	REYNALDO	FIREFIGHTER	COMPANY		5/12/93	10.00
	PAUL	FIREFIGHTER	ш		7/26/93	1947.50
	DANIEL	FIREFIGHTER	TRUCK 29	;	7/11/72	20,00
	GEORGE	CAPIALE			5/00/6/5	440.00
	USA	רוואבר ופחונה היפררומולוס			7/10/93	201.00
		FIREFIGHTER	w		7/03/93	1257.00
	KICHOL	LIEUTEWART	CT RELIEF		7/13/88	1227.00
	RAYMOND	FIREFIGHTER	TRUCK 22	_	12/20/92	261.00
	FARK	FIREFIGHTER	TRUCK 21		7/04/93	425.65
	CARL	FIREFIGHTER	***	-	7/29/93	279.00
	HERBERT	FIREFIGHTER	≿		7/02/93	452.75
	WILLIAM	PARAMEDIC	STRICT 5	HEADQUATERS & R	26/60/2	184.00
• •	GARLAND	FIREFIGHTER	COMPANY		2/16/93	119.00
	NHO?	FIREFIGHTER	ENGINE COMPANY 50		4/13/93	2611.64
	RONALD	PARAMEDIC	CXKXOEN		6/15/93	1286.00
	DEWNIS	FIREFIGHTER		; * ;:	7/03/93	467.11
	REGINALD	FIREFIGHTER		<i>:</i>	6/06/93	272.00
-	AFRED	FIREFIGHTER	\$ t		2/03/91	20.74
	RICHARD	FIREFIGHTER	ENGINE COMPANY 100		8/11/88	381.60
	STEVE	PARAMEDIC	CUNKNOWN		6/23/93	95
	STEVE	FARAMEDIC			0/02/73	410.73
	KEKET T	PARAMEDIC	AMBULANCE 3	ڼږ	7/51/73	2048.00
COUALEVYCH	XXXOX	LIEUTEMART	DIGIRICI RELIEF I	JUCADO DAD TERRA		5171.50
	HOWARD C	アで大でエロコン	MANCE AS		7/08/63	242.50
KRICHIVER	FERK	FAKANELIA C			2//20//	00.70.40
KUBALANZA	HABBELL	FIREFIGHIEK			6/24/92	995.00
	CERTA	CIECIEPHA!			3/10/93	81.00
	CARTANO				8/13/91	100.00
	ייטאט דיריטט נוקעט א	PARAMETIT	STRICT 1	HEADQUATERS & R 1	2/07/92	105.00
		I TELLTENANT	NE COMPANY		7/03/93	687.00
	THORAGE		COMFANY		1/08/93	15246.81
	OF TOTAL	FIREFIGHTER	COMPANY		6/11/93	1435.00
.:	AHUWII	PARAMEDIC	Z,	-	5/18/93	93.50
	BROOKIE	FIREFIGHTER	ENGINE COMPANY 97		7/15/93	193,05
	RUBEN	PARAMEDIC	STRICT 1	HEADQUATERS & R	5/25/93	24:25
	PHILLIP	LIEUTEMANT	ENGINE COMPANY 5		1/17/92	630.00
	KENNETH	FIREFIGHTER	ENGINE COMPANY 43	. :	10/19/89	250.00
	¥D,	FIREFIGHTER	SQUAD 5		5/19/93	1435,00
	FRAME L	FIREFIGHTER	¥		12/05/85	98.50
÷	RENIGE	PARAMEDIC	STRICT 6	HEADQUATERS & R	7/28/93	410.06
	ERIC L	FIREFIGHTER	ENGINE COMFANY 122		9/04/92	180.00
	X+O,	FIREFIGHTER	TRUCK 48		7/26/93	244.00
	RAYMOND	FIREFIGHTER	CNENDEN		6/21/93	75.80
	HICHAEL	PARAMEDIC	AMBULANCE 14		6/04/93	561.60
MCL ALIGHLIN	BRIAN	FIKEFIGHTER	1.4		7/03/93	403.00
	DENNIS	CAPTAIM	COMPANY		8/06/91	32.00
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CAPLOYEE NAME TERM JOHN JOHN TOWN TOWN TOWN TOWN TOWN TOWN TOWN TOW	*********	****** RAMK + FIREFIGHTER	****	KKK INJURATOR TO ITAN ****	TUCCOT **	
F ଫ 7 ଫ IC 4 đ đ		FIREFIGHTER				
្ ថ ក្យព្ <i>គ</i> ៩៤	TERRENCE			SQUAD 5	4/19/93	150.00
្រើប E ៩៩៤	3 OF 14	PARAMEDIC		EMS DISTRICT 4 HEADQUARTERS	\$ 6/17/93	:.
់ ៤ ជ ៩ ៩		LIFUTENANT		CNKNOEN	11/08/88	225.00
ដែលប្រឹក្សិ	GEORGE O	LIEUTENANT		ENGINE COMPANY 113	9/23/92	75.00
ಇ ಡ	FRANK	PARAMEDIC		AMBULANCE 16	7/20/93	
i es c	MANIEL	FIREFIGHTER		REPAIR SHOP	9/11/92	
	DAE-DAH	PARAMEDIC		AMBULANCE 45	2/08/3	170.00
	DAF-TIAH	FARAMEDIC		AMBULANCE 45	7/17/93	648.50
		PARAMETIT	-	AMBULANCE 45	7/28/93	244.00
F		PARAMEDIC	`.	•	7/12/93	260.50
		TONTENANT		Σ.	7/28/93	289.00
5 F		FIREFIGHTER			12/16/84	3864,23
~ ŭ	SENERCE POOTT	PARAMETER		EMS DISTRICT 2 HEADQUARTERS	\$ 3/18/93	142.00
ni				1	5/06/93	262.00
Z (SCAPE D	PINET TOTTEN		SC YNGRAD DATONE	19/8/91	3210.00
E :	KUBEKI				20/00/2	618.00
£ .	MAKYANNE	TIRETION EN		כ מקופט	4/12/00	200.00
ሻ	CAMES	FIREFIGHTER	:		00/01/01	00 220
a.	HILIF	CAPTAIN		7. 40 7. 10101	76/11/72	447.00
ö	DSHAR	PARAMEDIC	• 2	EMS DISTRICT THERDWORLEND &	5/10//5 5/10//5	, 1000 1000 1000
Œ	ROBERT	FIREFIGHTER	•		5/21/93	00.7782
x	4ICHAEL	FIKEFIGHTER		17	7/28/93	15. 5. 4. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5. 5.
T.	TRANK	LIEUTERANT		>	7/13/	204.66
ጘ	DANNE	PARAMEDIC		STRICT 3	R 6/28/	1937.00
**	HICHAEL.	FIREFIGHTER		<u></u>		623.92
œ	SICHARD	PARAMEDIC		STRICT 3	R 5/07/91	40.00 00.00 00.00
Z.	MARC	FIREFIGHTER		ENGINE COMPANY 61	9	87.807
22	ROBERT	FIREFIGHTER			6/14/93	20.44.0
Œ	ROMALIO	LIEUTERAM		ואטגע אפ	57.757.75 57.757.75	1110
3	JAYNE	ENGINEER			26/42/7	2005.00
7	CAMES	FIREFIGHTER		57	5/14/75	L'ADAL A
ت	GREGORY	FIREFIGHTER		ш	54/41//	14378*10
- 3	SAMES	FIREFIGHTER		TRUCK 44	(/11/75	
Ö	SCOTT	FIREFIGHTER		ENGINE COMPANY 8	54/43/9	
Œ.	ROBERT	CAPTAIN		מאאסמא	2/10/1	2007
Ü	CIRY	FIREFIGHTER			5%/CO//	20.79
Œ	RICHARD	PARAMEDIC		_		-
Ö	3AVIEL	FIREFIGHTER		ENGINE COMFANY 43	7/04/93	:
Œ.	RONALD	FIREFIGHTER		27	6/28/93	
x	4ICHAEL.	LIEUTENANT		ENGINE COMPANY 89	2/30/93	•
-	OSEFH	CAFTAIN	٠.	DISTRICT RELIEF 5	7/10/93	900.50
>	JIRGINIA	FIREFIGHTER			5/22/93	
	TAMAKT	FIREFIGHTER		ENGINE COMPANY 123	5/21/93	135,00
İ	AMARA	FIREFIGHTER	•	CNEXCEN	26/80/9	482.23
, 4	בול בול	FIREFIGHTER		ENGINE COMPANY 100	11/03/92	154.00
i X	KINDAGE	TENTENANT		CNKNOEN	2/08/93	457.35
	ALCOMEL	CAPTATA		FIRE SUPPRESSION HEADQUARTERS	•	413.00
t F		PARAMETE		AMBULANCE 26		1845.00
ď		PARAMENTO			8/13/92	106.00
r c	DALLE	C TOTEL CLITTE		2.	12/07/91	835.00

****** EMPLOYEE NAME ******	*********	****** 2222 *****	** **** UNIT OF ASSIGNMENT **	INJURED	TOTAL
		PARAMETITE	FMS DISTRICT 3 HEADQUATERS & R	7/30/93	227.50
SINDFULI	ERZO		DISTOR	6/06/93	467.00
SKINKER	CAKT		COLUMN DOMESTIC DE LA COLUMN DE	4/17/03	295,00
STEWART	DERRICK	FIREFIGHTEK	FACINE CONTRA 10	20/10/0	27772
STEMPET	JESSIE F	CAPTAIN	DISTRICT HEADENDARYER'S 1	ロション	11.0000
010401	CHRISTOPHER	PARAMEDIC	CYKNOEN	7/01/93	95.00
0 72410	THOUSE BY	FARAMETIC	AMBULANCE 9	7/23/91	209.00
SULLIVER	STANTA STANTA	FIREFICATER	ENGINE COMPANY 23	4/21/93	1451.00
SZUZEPANIAN		CTOCC COUTER	TRICK 60	26/90/9	644.00
IAGLEK	Marin	TO HENDY	Spinar 3	8/18/92	704.00
THOMAS	באוואני		ENS DISTRICT 3 HEADQUATERS & R	7/25/93	396.00
	Little Control		ZICZYZ	2/21/93	108.00
TRACY	DEET Z		a 45.00	26/60/9	498.65
TRUEBA	CESSIE.	FIRE TOTAL	CALCING CARBONY AA	11/20/90	143.00
VANDORP	****	LIEUIERER		20/71/7	244.00
VEGA	PEINKO	FIREFIGHTER	ENGINE CONTRACTOR	0/10//0	
LIA! TEZEK	EDWARD	FIREFIGHTER	TRUCK 20	5/14/43	77974977
1141 1 405	TYRUNE	FIREFIGHTER	ENGINE COMPANY 93	7/18/93	618.00
	KADK	FIREFIGHTER		7/28/93	261.80
EPKNET I	NAC THE COLUMN	FIREFIGHTER		26/80/9	334,41
	ODDEDT.	FIREFIGHTER		7/24/93	- 176.75
	Nagari Yanan	PARAMEDIC		2/12/93	145.00
WILL PARS	MAN THE PERSON NAMED IN COLUMN TO A COLUMN		-	6/26/93	226.50
WILLIAMS	TELVIN TO			7/08/92	15.00
MILSON	TANT		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	12/01/92	1182.00
MICSON	מוסאמ	LIKEL TOWIER			700
* SODOM	MAKLON	FIREFIGHTER		24/90/4	20.107
SICOM	MARLON	FIREFIGHTER	ENGINE COMPANY 113	6/21/93	11617.42
2 AMORA	COUIS	FIREFIGHTER	NECKENDEN	6/08/93	444
ZANGE	ROBERT	PARAMEDIC	AMBULANCE 46	10/23/92	90.00 00.00
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4. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	********* 田石代乙	****** KGN: *****	***** UNIT OF ASSIGNMENT *****	DATE INJURED	VOUCHER TOTAL
\d	M COOPER		FOURTH DISTRICT	11/28/92	217.75
AGUILERA . Persi	9 -		SIXTEENIH DISIRICI	11/08/92	209.00
ALBEK 1		-	TEENTY-FIRST DISTRICT	5/20/93	1355.50
BELL TOANGOOD	ACCOUNT TAIL		SIXTH DISTRICT	3/09/92	170.00
	BRITCH F		CANINE UNIT	6/08/93	22.00
	FINANCE	_	THIRD DISTRICT	5/12/93	917.00
E STATE OF THE STA	DORICE		INTERNAL AFFAIRS DIVISION	6/25/93	1324.30
CHERNIK	ROBERT X	FOLICE OFFICER	TWENTY-THIRD BISTRICT	6/09/91	120.00
CHORZEMPA	BARBARA	POLICE OFFICER	ELEVENTH DISTRICT	6/23/93	427.50
CIAGLIA	NICK	_	EIGHTH DISTRICT	6/12/93	794.00
COLBY	SHARON	POLICE OFFICER		6/21/93	529.00
COLLING	TYRONE	_		3/11/93	424.00
CONCKUS	CHARLES J			56//0/5	410.73
CROWLEY	LAMES		SECOND DISTRICT	9/04/87	334.00
IUBIEL	ROBERT H	FOLICE OFFICER	MENITATION DESCRIPTION AND AND AND AND AND AND AND AND AND AN	56/96/9	297.00
EDISON	IGOLIU L	-	DECEMBER SENTINGES STREET	0/18/01	170.00
FOLEY	S AHOO	FULICE UPFICER	SEVEN PER STATE STORY	5/04/93	163.63
GAMBELL	LACEK.		SECENTH DISTRICT	6/21/93	755.80
NOCES	HAPPOI TO		EIGHTH DISTRICT	4/25/93	2885.12
DEFENDED TO	KA THEEN		SIXTEENTH DISTRICT	6/05/93	8107.00
NOT LEAST			TENTH DISTRICT	5/15/93	651.00
HILL	DAVID	_	TWENTY-FIRST DISTRICT	5/28/93	2670.00
KUTKA	ECHANA L	_	FIFTH DISTRICT	6/18/93	5648.00
LEBAK	ROBERT		EIGHTH DISTRICT	1/05/93	398.25
LOTTMAN	ROBERT		TWENTY-FIFTH DISTRICT	5/15/93	215.00
LUNDGREN	MARK A.			12/13/92	1017.66
ANN ING	おもだとこと		INTERSECTION CONTROL UNIT	6/01/92	4263.00
MATHEWS	LARRY W	_		4/07/93	90.09
MCCORKLE	CHARLES A		EIGHTEENTH DISTRICT	2/04/93	1040.00
MERCADO	ALAN R		OFFICE PROPERTY	20/20/2	732.00
MICHELS	LUETTA	-	SECUND DISTRICT	2/21/13	244
RIZZI JR	DINIC	FOLICE OFFICER	ביאר טאכביינאי. דיי	5/74/07	125.00
SOTO	LUGIE	FOLICE STITLES	STATE STORES	12/22/92	938,00
STEPHAN	י אפן יכ	_		4/29/93	170.00
UTANEOU NO NE	PETER S			5/24/93	125.00
WISE WILL	SHARON		NARCOTICS SECTION	4/16/93	906.25
MISNIEWSKI	RENETTA	POLICE OFFICER	DISTRICT	3/14/93	821.25
TAUDAK	HICHAEL	FIREFIGHTER	ENGINE COMPANY 65	6/18/93	176.00
DWYER	NHO?	FIREFIGHTER	TRUCK 33	9/09/92	2672.00
FERENZI	ANTHONY	FARAMEDIC	7	3/17/93	148.00
GUZICK	LAWRENCE	ENGINEER	ENGINE COMPANY 49	2/15/91	00.00
HARRIS .	DENNIS	FIREFIGHTER	X 15	1/31/89	2440.00
KOGUT	JOSEPH	PARAMEDIC	STRICT S	1/04/43	02.584
KUKNYO	CAMES	FIREFIGHER	TABLE CONFINE 40	12/18/02	704.00
LORENZ	DEL	FIREFIGHTER		7/01/93	290.00
*CAUT	SERVEL I	FIREFIGHTER	ENGINE COMPANY 73	12/30/83	50.00
	:::				

7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	באפע היירה ממאר	******** LMDN	XX473 ****** **	*****	***** LNEWCOLOGICAL ***** ***** NACC ****** ******		INJURED	}
TOI WHO		ROBERT	LIEUTENANT		TRUCK 57		5/13/93	27
エトエエの		ROBERT	FIREFIGHTER		ENGINE COMPANY 116 9/28/92	9,0	9/28/92	۲
THAMES		KATHI	FAKAMEDIC		END LIBIRICI O GENDAURIEND		2)

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

The Committee on Finance submitted the following report:

CHICAGO, November 5, 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.

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 amounts 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:

[List of claimants attached to this order printed on pages 40013 through 40022 of this Journal.]

; 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	Date And Location	Amount
Koon Ying and Helen Wing Yu 337 West 23rd Street Chicago, Illinois 60616	8/31/91 to 10/25/91 337 West 23rd Street	\$400.00

AUTHORIZATION FOR PAYMENT OF SUNDRY CLAIMS FOR CONDOMINIUM REFUSE REBATES.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

(Continued on page 40023)

CONMITTEE ON FINANCE SMALL CLAIMS, CITY OF CHICAGO LICENAL

MATE	:	DATE OF ACCIDENT	AHOUNT	LOCATION
DEPT/BUREAUX 2127 DEPARTMENT OF SEMERS DAMAGE CODE: 01 PROPERTY DAMAGE CAPSI 314-99-2005-0934-0934				
	6315 SOUTH MESTERN CHICAGO IL 6063		500.00	6315 SOUTH MESTERN - REAR
CARBAJAL, FRANCISCO AND JUANITA	5154 HEST GRACE CHICAGO IL 6064	3/31/93 H	1,000.00	5154 MEST GRACE STREET
GREENE, MARIE ZOE	1232 EAST 57TH STREET CHICAGO IL 6066	7/01/92	2,300.00	1232 EAST 57TH STREET
KROLO, DOMINIC	248 W. 33RD ST. #3RD. FLOOR	6/17/91	225,00	248 W. 33RD ST.
MINTLE, THOMAS E.	CHICAGO IL 6061 2868 SD. KEELEY	6 9/01/91	700.00	2848 SOUTH KEELEY
	CHICAGO IL 6060	8		
HUSEUM OF CONTEMPORARY ART	C/O HELEN DUNBECK, ADMING. 237 EAST ONTARIO STREET CHICAGO IL 6061		300,00	237 EAST ONTARIO STREET
QUINLAN, MARGARET	2555 W. 109TH PLACE CHICAGO IL 6065	11/16/92 5	175.00	2555 W. 109TH PLACE
THE PEOPLES GAS LIGHT AND COKE CO.	FILE #92-0-149 122 SOUTH HICHIGAN AVE-311 CHICAGO IL 6060		895,00	2143 W. 24TH STREET
THE PEOPLES GAS LIGHT AND COKE CO.	FILE #92-0-141 122 SOUTH MICHIGAN - 311	1/27/92	450.00	1441-43 N. PAULINA
WALENCIA, JOSE LUIS	CHICAGO IL 6060 5330 SOUTH MOZART CHICAGO IL 6063	1/30/93	1,500.00	5330 SOUTH HOZART
DEPT/BUREAU: 2127 DEPARTMENT OF SEVERS DAMAGE CODE: 02 VEHICLE DAMAGE CAPS: 314-99-2005-0934-0934	IL OWN	.		
BIRTWELL, KEITH	5311 CORTEEN PLACE APT #35	•	50.00	172 WEST DIVISION
	VALLEY VILLAGE CA 9160	7	75.00	## TO CITY OF CHGO, BUR, OF PARKING

BOARY GUETI A	٠.	1448 WEST WINNEMAC AVE	9 / 07 / 02	90.00 ARGYLE & MINNEHAC
BRADY, SHEILA		APT 3A	6/03/72	70100 HEBILE & WINSCIPE
		CHICAGO IL 60640	•	
BREMER, KURT	ANT	ALLIED INSURANCE CO.	A/21/92	1,182,34 STATE ST NORTH OF RIVER
District Control		701 - 5TH AVENUE	W 22/ /2	Ayadatori dirina diri makin di navak
		CL#14H17013		
	-	DES HOINES IA 50391		
CAGNEY, TERRENCE M.	٠.	8546 S. KILPATRICK	9/20/92	B1.84 SBTH AND NEADE
	٠	CHICAGO IL 60652		
CAUSEY, DARLENE		11118 S HONEWOOD A2	10/05/92	1,199.39 1555 W 119TH
		CHICAGO IL 60643		
CAVIN, EVELYN		12836 SOUTH CARPENTER	10/07/91	450.00 137 WEST 108TH STREET
		CALUMET PARK IL 60643		
CITY OF CHGO, BUR, OF PARKING		1445 N. STATE PARKHAY	7/02/91	175.00 1302 W. NORTH AVE.
carried apply part of Proving		UNIT 1206	1702712	110100 1002 WI HORITI HTEI
		CHICAGO IL 60610		WANTED THOUSAND A
			٠	HHHNOORE, THOMAS J.
CITY OF CHOO. BUR. OF PARKING		2206 EVERETT	6/10/91	105.00 1448 WEST CORNELIA
		KANSAS CITY KS 66102		***REARDON, KERRY JO
				SHAREMEDIKI, KERKI JU
CITY OF CHOOL BURL OF PARKING			11/30/91	900.00 58 EAST DAK STREET
		CHICAGO IL 60614		***SUTER, DONALD E.
.•		•		
COLLIER, LASHONDA D.		6107 S. ARTESIAN	7/10/92	750.00 7842 S. CORNELL
		CHICAGO IL 60629	•	150.00 ## TO CITY OF CHGO, BUR, OF PARKING
COOK, EUREKA E.		6020 S. CHAMPLAIN CHICAGO IL 60637	3/30/92	300.00 6020 S. CHAMPLAIN
• • • • • • • • • • • • • • • • • • • •		CUICHOU IL BOOM		250.00 ## TO CITY OF CHOO. BUR. OF PARKING
marketing a continue of		47.4 147.7 147.7		
DEVINE, LYANNE E.		4510 NORTH KENTON AVE CHICAGO IL 60630	4/21/92	153,92 311 E. ONTARIO
DIMAURO, PAUL		70 W. BURTON PL.	5/14/92	114.06 CENTRAL & FULLERTON
•		CHICAGO IL 60610		
EBER, RALPH		6211 N. MONTICELLO	9/25/91	87.48 PETERSON & KOSTNER
		CHICAGO IL 60659	•	
FLANAGAN, TRACY		9907 S. LONGWOOD DR.	1/06/93	88.00 9806 LONGWOOD DR.
		CHICAGO IL 60643		•
FORBES, JOHN J.	•	5441 GRANT ST.	12/30/92	151.75 4400 S. HICHIGAN AVE
		HERRILLVILLE IN 46410		
EDETED DALE	A > 400	ALL CTATE THREE ALES OF	44.74.4.797	1 EAA AA (EEA IEUT DECUM
FRETER, PAUL	HEU	ALLSTATE INSURANCE CD. CL#1231665280HP	11/14/92	1,500.00 4550 WEST GREGORY
		P. D. BOX 1027		

	SKOKIE IL 60076		
BITLIN, DANIEL	9013 LAVERGNE	2/05/92 325.00) KEDZIE AND SPAULDING
OTICIN, DANIEL	SKOKIE IL 60077		REDETE NEW STRUEDING
			HE TO CITY OF CHOO, BUR, OF PARKING
GLINZ IV, LOUIS JOHN	SOP FOREST AVE. WILHEITE IL 60091	8/08/91 150.00) 855 LILL
	WILHETTE IL 60091		
GUNEZ, HARGARITA	1816 SOUTH FAIRFIELD	3/12/92 575.00	HASHINGTON AND CLARK
	CHICAGO IL 60608		
GROENLING, ARLYN	3626 NORTH KEDZIE AVE	8/09/92 78.74	3414 N. JANSSEN AVENUE
	CHICAGO IL 60618		
GRONCZENSKI, CLIFFORD	7318 WEST OAKTON STREET	10/14/92 152.47	4325 WEST LAWRENCE
	NILES IL 60714		
GULBRANDSEN, JAMES PERRY	4900 WEST PARKER AVE	7/01/93 518-75	5243 MEST WRIGHTWOOD
· · · · · · · · · · · · · · · · · · ·	CHICAGO IL 60639		·
HAMPTON, CELESTINE AND	ALLSTATE INS. CO.	7/10/91 1,166.00	9458 S. STONY ISLAND
	P.O. BOX 1027		
	CL. \$2701285062 WCM SKOKIE IL 60076	•	
HAV HAVED		4 10.4 107	ACCO MODERN CONTROL AUG
HAY, JAMES	5737 NORTH MAPLEMOGD AVE CHICAGO IL 60659	1/04/93 /3.1/	6800 NORTH CENTRAL AVE
ALTONOMY IN BL	* * * * *	0.550.650	1901 N. DAMEN
HICKEY, JOHN	3615 S. MOLCOTT CHICAGO IL 60609	9/30/87 750.00	1901 N. DATEN
TOWARDO FIRESE	STATE FARM INS. CO.		THE TOLLAND A LIDER
IGYARTO, EUGENE AND	9701 W. HIGGINS RD. STE.510	10/01/40 1,16/.11	BLUE ISCARD & MOUS
	EL. \$13-4391-054		
	ROSEHONT IL 60018		
ILLINDIS BELL TELEPHONE CO.	212 W. WASHINGTON	5/18/92 700.00	6500 N. NASHVILLE
	HQ 2H File 8921454		
	CHICAGO IL 60606	-	
KALMEK, KAREN	1636 N. WELLS	12/11/92 693.50	CLARK & DIVERSY
,	\$3008		
	CHICAGO IL 60614		
KLEINHANS, TINOTHY HICHAEL	1960 LINCOLN PARK WEST	5/18/92 900.00	HIGHMAY 94 & FULLERTON
	#504 CHICAGO IL 60614		
		150.00	** TO CITY OF CHOOL BUR, OF PARKING
KOMPERDA, TERRANCE EDWARD	2773 W. HENRY CT.	1/13/92 33.00	MILMAUKEE & SACRAMENTO AVE,
*	CHICAGO IL 60647		
	•	75.00	## TO CITY OF CHGO. BUR. OF PARKING
LARSON, RUTA I.	1026 INDIANA STREET	7/11/92 179.03	PATTERSON & GREENVIEW
			•

	RACINE WI 53405		
LASKER, LAURENCE	134 NORTH LASALLE	8/05/93 1,220.2	4 255 WEST HURON
	CHICAGO IL 60602		
LAURENT, CAROL A.	8936 8. BLACKSTONE CHICAGO IL 60619		0 . 7600 S. STUNY ISLAND
LEMANDONSKI, SHARON	14322 HIGH ROAD LOCKPORT / IL 60441		0 4635 NORTH KEDWALE
LINALIN, JEANETTE BUGARIN			O CORNER OF ALLEY AT 11213 FORRESTVILLE
HOKINNEY, SCOTT E.	7505 ALDEN RD. HARVARD IL 60033	5/12/90 500.0	0 327 NEST EUGENZE
MINTZ, SARI	3024 MEST BEORGE STREET CHICAGO IL 60618		O OHITO AND SACRAMENTO
NUTARI, CRAIG AND	ALLSTATE INS. CO. P. G. BOX 1041	5/20/92 746.2	5 IRVING PARK AND PULASKI
	EL-01231490473-BAF SKOKIE IL 60077		
	STATE FARK INSURANCE CO. 4220 MEST 95TH STREET	8/10/92 44.00	O 4659 SOUTH TALMAN
	EL\$13-5476-269 DAK LAMN IL 60453	375.00) ** TO CITY OF CHEO. BUR. OF PARKING
PANG, JIA	1211 E. WILSON APT. 208 BATAVIA IL 60510	7/03/92 298.1	5 2925 S. NORHAL
PINSHOMER, HANS	6107 NORTH MONTICELLO AVE CHICAGO IL 60659	3/28/92 113.17	7 3101 WEST TOUNY
QUINLAN, ROGER JOHN	935 ZANGE DRIVE ALGONOUIN IL 60102	6/06/92 400.00) 110 WEST SUPERIOR
RAHAMAN, NILOFAR	5100 N. MARINE DRIVE CHICAGO .IL 60640	5/16/92 230.00	WALTON & STATE STREET
REPUBLIC VENDING CORPORATION	5080 NORTH KIMBERLY AVE	7/10/92 225.00	1120 S. LASALLE STREET
	CHICAGO IL 60630	275.00	## TO CITY OF CHGO, BUR, OF PARKING
ROMAND, ROBERT CAMILLO	2018 N. ELIZABETH DRIVE ARLINGTON HEIGHTS IL 60004	4/18/92 246+00	69 EAST MALTON
ROSENBAUM, MARJORIE G.	5035 W. GREENLEAF ST. SKIIKIE 11 60077	7/02/91 104.50	NORTH AVE. AT THROOP
ROME, THEODORE P.	1353 IVY LANE #204	6/02/92 750.00	CLARK ST. & ARLINGTON

	NAPERVILLE IL 60563			
SCOTT, ETHEL N.	11912 SOUTH HARVARD CHICAGO IL 60628	6/30/92	101.00 6657 SOUTH NA	RTIN LUTHER KING DR.
SHAM, REBECCA AND	STATE FARM INSURANCE AUTO. 9701 W. HIGGINS RB./STE. 510 CL#13-L189-266RV ROSENONT IL 60018		580.00 WILSON & CLEA	RENDON
SMYTH, CELESTINE	17W706 BUTTERFIELD ROAD \$214		159.04 505 N. LAKE S	HORE DRIVE
	OAKBROOK TERRACE IL 60181		140.00 ** TO CITY O	F CHEO, BUR, OF PARKING
STEFANIC, ELLEN M.	746 SOUTH GUNDERSON DAK PARK IL 60304		181.11 1126 N. STATE	STREET
THEDOS, JOHN	6634 N. MASHTEMAN AVENUE CHICAGO IL 60645	7/02/92	950.00 6634 NORTH WA	SHTENAN F CHOO, BUR, OF PARKING
THEDOS, JOHN	6634 NORTH MASHTENAM CHICAGO IL 60645	7/02/92	1,500.00 6634 NORTH WA	SHTENAN
THOMAS, LAU	10818 SOUTH EMERALD CHICAGO TL 60628	12/22/92	903.24 3100 S. DAMEN	
TSCHAIKONSKY, STEPHEN	P.O. BOX 562 SKOKIE IL 60076	5/05/91	240.00 ## TO CITY OF 315.00 1038 NORTH CL/	
VAZQUEZ, ANTONIO	4104 W. 25TH ST. CHICAGO IL 60623	9/29/91	900.00 3795 W. 79TH F	LACE
WAGNER, STEVEN C.	1829 S. HALSTED #1 CHICAGO IL 60608	3/13/92	267.00 STATE AND CEDA	NR
WEBB, BEVERLY ELAINE	3750 HEST 64TH STREET CHICAGO IL 60629	1/21/93	430.00 6052 SOUTH PU	ASKI
MEINSTEIN, STEVEN C.	2274 HALYARD DRIVE MERRICK NY 11566	2/10/92	500.00 DHTARID & HCCL	JIRG COURT
DEPT/BUREAU: 8115 LEPARTHENT OF STREET DAMAGE CODE: 01 PROPERTY DAMAGE CAPS: 300-99-2005-0934-0934	s and sanitation burgal of St	REETS		
THE PEOPLES GAS LIGHT & COKE CO.	FILE 492-0-87 122 SOUTH NICHIGAN - 311 CHICAGO IL 60603	12/12/91	503.00 1658 NORTH DAY	TON

•					
THE PEOPLES GAS LIGHT & COKE CO.	FILE #92-0-85 122 SOUTH NICHIGAN AVE - 3:		392.00 1738	WEST WADANSIA	
	CHICAGO IL 600	603			
THE PEOPLES BAS LIGHT & COKE CO.	FILE #92-0-54	2/27/92	347,00 8914	SOUTH HOUSTON	
	CHICAGO IL 600	603	•		
DEPT/BUREAU! 2123 DEPARTMENT OF WATER	R BUREAU OF WATER DISTRIBUTION				
CAPSI 200-79-2005-0934-0934					
LACH, JOHN N.	P.O. BOX 60065 CHICAGO IL 606	9/10/92 660	165.00 1050	W. CATALPA	•
	٠.				
MIRRO, VIRGINIA	2540 SOUTH NORMAL CHICAGO IL 606	10/26/91 516	1,000.00 2540	SOUTH NORMAL	
YOPCHICK, RICHARD H.		2/26/91	395.00 4743	NORTH LOTUS AVE	
To disco, Kickey III	CHICAGO IL 606	30	0,000	THORITI CONTO THE	
DEPT/BUREAU: 2123 DEPARTMENT OF WATER	R BUREAU OF WATER DISTRIBUTION	•			
DAMAGE CODE: 02 VEHICLE DAMAGE CAPS: 200-99-2005-0934-0934	•	•			
ANDREM HORALES	6324 WEST BERTEAU AVE.	10/29/92	150.00 413	N. CARPENTER	
THE INVESTIGATION	CHICAGO IL 606				
BIALEK, MARGARET	3258 SOUTH RACINE	9/05/91	411-10 701	N. SACRAMENTO	
	CHICAGO IL 606	08		•	
BOLIN, THOMAS	1820 WEST FARWELL AVE		107.00 6451	NORTH RIDGE	
	CHICAGO IL 606				
CALLINET HARBOR LUMBER CO.	13651 S. BUFFALD AVE.		350.00 3826	W. WABANSIA	
	CHICAGO IL 606	33			
CITY OF CHGO, BUR, OF PARKING	417 YATES	12/03/90	60.00 67TH	AND STONEY ISLAND	-
	CALUMET CITY IL 604	09 [°]		•	
			***CARNIC	MAEL, CYNTHIA LYNN	
DAMON, DENNIS B. AN	D WEST BEND HUTUAL INS. CO.	3/03/92	498.00 FRAN	CLIN AND WASHINGTON	
	1752 WINDSOR RD, BOX 2208 CL.# X9205022X	·		•	
	LOVES PARK IL 611	31			
GINSBURG. SCOTT IRA	4184 COVE LANE	12/14/92	541.07 ON K	INZIE NORTH OF THE RIVER	•
	GLENVIEW IL 600	25			
			73.50 ** TO	CITY OF CHGO, BUR, OF	PARKING

JARKAUSKAS, PAUL	AND UNIVERSAL CASUALTY 7040 NORTH RIDGENA LINCOLNHOOD	Y :		1,500.00	1850 W. 107TH
JONES, LISA	287 LUELLA CALUNET CITY	IL 60409	5/04/93	4.0	83RD STREET AND HALSTED
				380.00	** TO CITY OF CHOO, BUR, OF PARKING
KLEIN, LINDA	C/O ANSLEY 413 NORTH CARPENTE CHICAGO	R	10/30/92	149.00	413 N. CARPENTER
LINDERNMUTH, ROBERT	7839 OAKLEAF AVE ELMMOOD PARK	IL 60635	12/17/92	103.00	230 N CANAL
MORZEL, LOUIS GUS	6823 N. NENDOTA CHICAGO			418.00	CANAL & KINZIE
YAMBER, EDMARD	3627 NORTH OLCOTT CHICAGO	IL 60634	2/23/93	1,500.00	3445 NORTH WESTERN AVE
DEPT/BUREAU: 1114 STREETS & SANITAT DAMAGE CODE: 02 VEHICLE DAMAGE CAPS: 300-99-2005-0934-0934	TION BUREAU OF ELECTRICIT	γ	•		
KESER, KIMBERLY D.	3817 N. LAMBDALE 2E CHICAGO			1,000.00	188, NORTH LASALLE
DEPT/BUREAUI 1112 STREETS & SANITAT DAMAGE CODE: 01 PROPERTY DAMAGE CAPSI 300-99-2005-0934-0934					
BENITEZ, NOEL	2325 W. 51ST STREET CHICAGO	IL 60609	5/13/92	264.26	2325 W. 51ST STREET
BRYANT, THOMAS E.	8146 SOUTH MAPLEMOD CHICAGO	D AVE IL 60652	4/24/92	750.00	8146 SOUTH MAPLEWOOD
ILLINOIS BELL TELEPHONE CO.	212 MEST MASHINGTON ROOM 2H FILE #92-858 CHICAGO		3/12/92	350.00	3458 WEST 116TH STREET
THE PEOPLES GAS LIGHT & COKE CO.		AVE - 311	2/27/92	1,035,22	8952 SOUTH HOUSTON
			,	•	

DEPT/BUREAU: 1112 STREETS & SANITATION BUREAU OF EDUIPMENT DAMAGE CODE: 02 VEHICLE DAMAGE CAPS: 300-99-2005-0934-0934

· · · ·				· · · · · · · · · · · · · · · · · · ·
CAVALIGOS, TERESA	1780 ROBINMOOD LANE RIVERMOODS IL 60015	3/13/92	350.00	DURING TOWING
ENTERPRISE RENT—A-CAR	25 NEST CHICAGO AVENUE OAK PARK IL 60302		590.00	DURING TOWING
GILLIS, WINFRED J.	5400 NORTH ASHLAND AVE. CHICAGO IL 60640		750.00	DURING TOWING
GRIFFITH, BARY	1463 INVERRARY DRIVE NAPERVILLE IL 60563		1,000.00	DURING TOWING
HARPER, JOYCE A.	8005 S. WOLCOTT CHICAGO IL 60620	5/13/92	300.00	THE CAR MAS RELOCATED
	CUTCHOR IC 90050		150.00	** TO CITY OF CHEO. BUR. OF PARKING
HANKINS, MARGARET ANN	1429 NORTH SEDGENICK 3RB FLOOR	2/29/92	145.13	DURING TOWING
	CHICAGO IL 60610		65.00	## TO CITY OF CHGO. BUR. OF PARKING
HOROWITZ, ARI	C/O CONNELLY CORPORATION 420 LEXINGTON AVE.	1/26/91	871.95	DURING TOWING
•	10 FLOOR : NEW YORK NY 10017			•
HUGHES ENTERPRISES, INC.	D/B/A CUSTON APPLIANCE WHOLE. 300 WEST NORTH AVENUE ATTN. BOB FABER	12/26/91	600.00	DURING TOWING
•	LONBARD IL 60148			
KELLER, KRIS	21361 LAURINE DR. BARRINGTON IL 60010	3/01/92	400.00	DURING TOWING
MARGUISS, LYLE	1533 CALIFORNIA ELK GROVE VILLAGE IL 06000	2/26/92	635.00	DURING TOWING
			25.00	## TO CITY OF CHOO, BUR, OF PARKING
HESSNER, WILLIAM G.	722 LAKE STREET OAK PARK IL 60301	3/30/92	285,00	DURING TOWING
	CONTINUE TO DOOR		60.00	** TO CITY OF CHGO, BUR, OF PARKING
PATIL, RAMESH R.	724 SOUTH EUCLID AVE ELMHURST IL 60126	8/09/91	400.00	DURING TOWING
PERRY, EDWARD J.	605 MARSEILLES BUFFALD GROVE IL 60089	5/23/92	435.00	DURING TOWING

	. :		15.00	** TO CITY OF CHGO, BUR, OF PARKING
PRAIS, DUANE/ ACTION AUTO. RENTAL	31500 SOLON RD. CL.4E42161-189	4/03/91	1,500.00	122MD/ TORRENCE & STONEY ISLAND
	ATTN:ED SIKORA SOLON OH 44139			
SOKOLOSKI, STEVEN N.	6654 S. KEDWALE AVE. CHICAGO IL 60629	6/12/92	212.00	DURING TOWING
TREMBLAY, JEAN MARIE	C/O HTV NETHORK / 401 NORTH HICHIGAN AVE	2/22/92	705,00	DURING TOWING
	SUITE 1500 CHICAGO IL 60611		45.00	** TO CITY OF CHEC. BUR. OF PARKING
YEH, НО-ТИК	3020 SOUTH LOOKIS CHICAGO IL 60608	2/26/92	220.00	DURING TOWING
DEPT/BUREAU! 1116 STREETS & SANITATION DANAGE CODE: 01 PROPERTY DANAGE CAPS: 300-99-2005-0934-0934	BUREAU OF FORESTRY		20.00	** TO CITY OF CHGO, BUR, OF PARKING
	2544 N. 45TH STREET CHICAGO IL 60632	12/13/92	714.00	2544 W. 45TH STREET
DEPT/BUREAU: 1113 STREETS & SANITATION DAMAGE CODE: 02 VEHICLE DAMAGE CAPS: 300-99-2005-0934-0934	- BUREAU OF SANITATION			
CITY OF CHGO. BUR. OF PARKING	9234 SOUTH ALBANY AVE EVERGREEN PARK IL 60642			7598 NORTH RIDGE BLVD WHITNEY, ANNE
HANDELL, DANIEL J.	5111 SOUTH CAMPBELL AVE CHICAGO IL 60632	6/04/92	•	5514 SOUTH KOLMAR
KAUZLARICH, DEBORAH A.	6111 N. HERMITAGE	9/08/91	•	## TO CITY OF CHGO, BUR, OF PARKING ASHLAND AND KENZIE
	CHICAGO IL 60660		175.00	** 10 CITY OF CHGO. BUR. OF PARKING
KEMP, ROBERT AND	STATE FARM INSURANCE CO. 4220 W.95TH ST.	8/05/91	1,500.00	79TH & DANTE

	OL#135383 2840L DAK LAMN IL 60453	:		
HARSCHILL, HICHMEL A.	5773 S. GARFIELD HINSDALE 1L 60521	4/23/92	333.00 DAYE	DI AVE. & ISS EXIT
SHITH, IVAN A.	5839 S. WINCHESTER AVE. CHICAGO IL 60636	5/03/92	262.00 2900) S. DAMEN
WASSON, WILLARD J.	3600 VENARD ROAD DOMNERS GROVE / IL 60515	4/30/92	102.00 3500) S. DAMEN AVENUE
WILLIAMS, LOIS E. AND	INTERSTATE BANKERS MITUAL CAS 8501 MEST HIGGINS ROAD CL 652555 CHICAGO IL 60631	10/29/91	885.00 540 280.00 ** 10	EAST 46TH STREET CITY OF CHEO, BUR 4 OF PARKING
DEPT/BUREAU; 3133 STREETS & SANITATION DAMAGE CODE: 02 VEHICLE DAMAGE CAPS: 300-99-2005-0934-0934	- BUREAU OF STREET TRAFFIC			
LOGAN, ROMALD	7514 SOUTH RIDGELAND CHICAGO IL 60649	11/14/91	399.00 POLI	ce auto pound
	• • • • • • • • • • • • • • • • • • • •		1,101.00 ** TO	CITY OF CHOO. BUR. OF PARKING
SHITH, CARL L.	1846 NEST WASHBURNE CHICAGO IL 60608	1/13/92	1,075.00 POLI	CE AUTO POUND
	•		425,00 ## 10	CITY OF CHOO. BUR. OF PARKING

(Continued from page 40012)

Your Committee on Finance, having had under consideration an order authorizing the payment 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 attached to this order printed on page 40024 of this Journal.]

CITY OF CHICAGO COMMITTEE ON CLAIMS AND LIABILITY REFUSE REBATE COUNCIL ORDERS--PASSED

MEETING DATE 11/05/93

* * * * * *		4	4	4	41	43	46	20	4	46	46	4	4	43	4	43	43	4	44	46	4	4	4	42	4	
本大大士士本本本本本本本本本本本本本本本本本本本本本本本本本本本本本本本本本		BERNARD J. HANGEN	BERNARD U. HANSEN	BERNARD O. HANGEN	BRIAN G. DOHERTY	EDWIN W EISENDRATH	HELEN SHILLER	BERNARD L. STONE	EDWIN W EISENDRATH	HELEN SHILLER	HELEN SHILLER	JOE MOORE		EDWIN W EISENDRATH	BURTON F. NATARUS	EDUIN W. EISENDRATH	EDWIN W EISENDRATH	BERNARD J. HANSEN	BERNARD U. HANSEN	HELEN SHILLER	BERNARD C. HANSEN	EDWIN W EISENDRATH	BERNARD O. HANSEN	EURTON F. NATARUS	BERNARD U. HANSEN	
AMBUNT OF		1,012,50	3,780.00	3,112,50	486.00	2,790.00	15,000,00	558.00	2,182.50	2,951,00	2,007.50	00.099	3,183,60	300.00	2,201.00	9,060.00	9,276.00	9,160.29	2,160.00	24,675.00	450.00	1,844,94	225.00	1,365,31	337.50	
		42	92	82	92	S S	92	92	92	25	72	71	92	71	92	22	92	92	92	22	92	52	92	i ci	92	
<u>u</u>	4	SEMI-ANMUAL	SEMI-ANNUAL	SEX1-49FEAC	SEMI ANNUAL	SEMI-ANNUAL	SEMI-ANNUAL	SENI-ANNUAL	SEMI-ANNUAL	SEMI-ANNIAL	SEMI-ANNUAL	SEMI-ANNUAL	SEMI-ANNUAL	SEMI-ANNIAL	SEMI-ANNUAL	SEMI-ANNUAL	SEMI ANNUAL	SENI-ANNIAL	SEMI-ANNUAL	SENI-ANNUAL	ANNIA	돺		4 2 3 4 4 5 4 5 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 1 2 1 1 2 1	SENI-ANNUAL	
NO. OF ELGIBLE	8 1 100	27	222	83	18	135	862	33	125	68	68	18	106	00	74	492	398	657	106	658	9	28	•	, K	0	
CONDOMINIUM/ COOFERATIVE		SSS MULTINUMBER TO THE REST TO	NOTIFICACE MELINIMOTIVATION NATIONAL	PERSONAL CONDUCTION TOWNS.	FOILER VILL ORF AA CONDO	TAIRWIN TOURS COADO	TWEED TO TOUR DO DON'T DON'T	AKERIDE PLACE COMO ASSOC.	NORTH PARK TOWER COOPERATIVE	SOLITION COND. ASSOCIATION	NOTIFICATION CONTRACTOR ASSOCIATION	STATEMENT CONTRACTOR	AUTOTACE ACTION DELICATION OF THE PARTY OF T	1000 W. DIUFRSEY COTTONING	1110 N. LAKE SHORE DRIVE	2000 CONTRACTOR CONTRACTOR ASSUE	2450 - AKEVIEW CONTO ASSOC	2800 JAKE SHORE DR. CONDO	2020 LAKE SHOKE DETUE CONDO.	1950 NORTH LAKE SHOKE TIRIVE	421 DAKTALE AUFNIE CONDO. ASSN	With Motourishop Calebra ASSOC.	NOTE THE PROPERTY OF THE PROPE	SOUTH TOUR BOATELING CONDOCTORS	659 L. ALDINE CONDO. ASSN.	

AUTHORIZATION FOR PAYMENT OF SENIOR CITIZEN SEWER REBATE CLAIMS.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 attached to this order printed on pages 40027 through 40028 of this Journal.]

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

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, Small Claims Division, to which was referred on November 14, 1991 and on subsequent dates, sundry claims as follows:

[List of denied claimants attached to this committee letter printed on pages 40030 through 40032 of this Journal.]

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.

(Continued on page 40029)

CUMMITTEE UN FINNME SMALL CLAINS, CITY OF CHICAGO SENER REBATE JOURNAL

NAVE	PIN NUMBER	ALDERMAN	TAUUNT
ABRAMSUN, SELMA F.	17-03-10 0- 016-1105	43 EISENDRATH	50.00
AGOSTO, FLORENCE R.	17-03-207-061-1148	42 NATARUS	50.00
ARAMBULD, ANGEL S.	14-05-215-015-1095	48 SMITH	50.00
ARMSTRONG, JOAN D.	17-03-207-068-1149	42 NATARUS	50,00
BALABAN, ELNER	17-03-111-009-1013	42 NATARUS	50,00
BLITSTEIN, ARTHUR	17-10-200-065-1221	42 NATARUS	50,00
BRAMAR, ROSE	17-10-214-011-1483		50,00
BROWN, ROSE F.	10-36-100-011-1121	50 STUNE	50,00
CANNELL, LEO W.	13-12-120-028-0000	40 D'COHNOR	50.00
CHRISTENSEN, LORIN	14-05-403-021-1044	48 SHITH	50.00
COOPER, AMETTE	13-12-219-042-0000	40 D'CONNOR	50.00
DEMES, KATHERINE H.		40 O'COMMOR	50,00
DENNIS, RICHARD P.	17-10-202-063-1099	42 NATARUS	50.00
DHARAN, PALL	17-03-207-048-1087	42 NATARUS	50,00
DRUCKER. MARION	10-36-119-003-1171	50 STONE	50,00
EAGER, ALLEN	17-03-207-068-1064	42 NATARUS	50,00
EDLIS, STEFAN T.	17-03-220-020-1141	42 NATARUS	50,00
EPSTEIN, SARA	17-03-114-003-1039	42 NATARUS	50,00
FELDMAN, STANLEY	17-10-214-011-1592	42 NATARUS	50.00
FLORIANI-DRAHER, PATRICIA A.	14-06-204-023-1003	40 O'CONNOR	50,00
FRANK, ALBERT	17-03-202-061-1072	42 NATARUS	50,00
FRENZEL, HELEN D.	11-32-111-012-0000	49 HOORE	50,00
GINGISS, BENJANIN J.	17-03-220-020-1610	42 NATARUS	50.00
BOLDEN, HARAGRET H.	17-03-201-063-0000	42 NATARUS	50,00
GREENMALII, HENRY H.	14-05-203-011-1055	46 SHILLER	50.00
GRIST, W. SAMLEL	14-05-403-021-1197	48 SKITH	50,00
GROSS, JOSEF A.	10-36-117-015-1013	50 STONE	50.00
GRUNNAN, FEB	17-03-106-027-1007	42 NATARUS	50.00
HEAD, DOROTHY G.	12-01-401-040-1006	41 DOHERTY	50.00
HICKS, SHIRLEY	20-23-410-034-0000		50.00
HIRAKAHA, NEMY S.	14-16-300-032-1359	46 SHILLER	50.00
HIRSCH, HERHAN	14-16-300-027-1042	46 SHILLER	50.00
HOME, SARAN	17-03-201-063-0000		50.00
HYMAN, IRVING M.	17-10-202-085-1099	42 NATARUS	50.00
JASINSKI, PERIHAN	17-04-424-051-1210	42 NATARUS	50.00
JERCINOVIC, BRANKI	17-10-214-011-1434	42 NATARUS	50.00
JOHNSON, IRENE L.	14-21-101-034-1382	46 SHILLER	50.00
KRAEDER, HELEN & JOSEPH & EDNA	17-03-201-063-0000	42 NATARUS	50,00
LAROSA, FRANK	12-11-310-074-1022	41 DOHERTY	50,00
LATINETTE, DOROTHY H.	17-03-227-022-1165	42 NATARUS	50,00
LEDERER, ESTHER P.	17-03-208-005-0000	42 NATARUS	50.00
LEIBSON, BENTON E.	17-03-214-013-1018	42 NATARUS	50.00
LEWIS, ROBERT F.	17-10-202-063-1057	42 NATARUS	50,00
HARTIN, CHARLOTTE N.	14-21-310-055-1002	44 HANSEN	50,00
HAULDIN, ABELE N.	9-36-419-108-1030	41 DOHERTY	50.00
HEHLMAN, LESTER & JANET	17-10-208-013-1097	42 NATARUS	50,00
NEVES, VERA P.	14-05-202-019-1008	49 HOORE	50.00
MONTELL, SHELBY L.	17-10-214-011-1419	42 NATARUS	50,00
NAJERA, JOHN P.	14-08-310-024-0000	48 SHITH	50,00
NATHANSON, EVELYN	17-03-202-063-1067	42 NATARUS	50,00
PARSONS, ARRAND	17-10-401-005-1376		50.00
· · · · · · · · · · · · · · · · · · ·			,50

COMMITTEE ON FINANCE SMALL CLAINS, CITY OF CHICAGO SEMER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AHOUNT
PASSHAN, PETER P.	17-10-202-063-1049	42 NATARUS	50.00
PALL, AARON K.	17-10-202-083-1065	42 NATARUS	50.00
PIRIE, JEAN	17-03-113-003-0000	42 NATARUS	50.00
PRICE, PATRICK J.	19-20-101-067-1003	23 LASKI	50,00
REITHAN, RAE	13-12-219-042-0000	40 O'COHNOR	50.00
RIES, MORTON S.	17-03-106-027-1045	42 NATARUS	50.00
ROBSON, JANICE & EDWIN	17-03-105-013-0000	43 EISENDRATH	50.00
ROSEN-EDES, CLAIRE	17-03-201-063-0000	42 NATARUS	50.00
ROUSE, CAROLYNN	14-05-203-011-1372	49 MOORE	50.00
SANGER, ELAINE J.	17-03-214-014-1146	42 NATARUS	50.00
SEVIN, BERNARD	14-05-407-017-1506	48 SKITH	50.00
SHAMBERG, SAMUEL	14-21-112-010-0000	46 SHILLER	50.00
SHANESY, MARY E.	17-10-214-011-1728	42 NATARUS	50.00
SIEGEL, HELEN	17~10~200~065~1198	42 NATARUS	50.00
SILVESTRI, ANNA	12-11-115-022-1017	41 DOHERTY	50.00
SOLOHON, BEN	17-03-227-018-1054	42 NATARUS	50.00
SOLOHON, DR. BEN	17-03-227-018-0000	42 NATARUS	50.00
STAYMAN, ADINE S.	17-04-209-027-0000	42 NATARUS	50.00
STRINEL, SAMUEL L.	11-32-111-009-0000	49 MOORE	50.00
SZYPULSKI, DOROTHY H.	9-36-10 9- 060-1001	41 DOHERTY	50.00
THOMPSON, MARJORIE	14-21-111-006-1256	46 SHILLER	50.00
TROPP, DANIEL & MAXINE	17-03-207-068-1164	42 NATARUS	50.00
TURKIN, ELIZABETH	13-12-113-001-0000	40 B'COHNOR	50.00
UNSWORTH, JEAN H.	14-29-103-055-1106	44 HANSEN	50.00
WARE, IRMIN & CAROL	17-03-111-009-1021	42 NATARUS	50.00
HEINSTEIN, HORRIS	17-03-207-068-1154	42 NATARUS	50.00
MESTEDITI, ROBERT F.	17-10-401-005-1667	01 MAZDLA	50.00
WILLIAMS, HERBERT G.	17-10-401-005-1325	01 MAZOLA	50.00
HOFF, GLADYS	17-03-201-067-1002	42 NATARUS	50.00
WROBEL, ALFRED J.	12-01-311-07 9- 0000	41 DOHERTY	50.00
YOUNG, CLARE	14-06-219-013-0000	40, O'COMMOR	50.00
		* TOTAL AHOURT	4,100.00

(Continued from page 40026)

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, Sewer Rebate Division, to which was referred on January 12, 1993 and on subsequent dates, sundry claims as follows:

[List of denied claimants attached to this committee letter printed on pages 40034 through 40038 of this Journal.]

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

(Continued on page 40033)

Coemitte with thorout SMALL CLAIMS GENIED CLAIMS OR: 11/05/93

CLAIRONT NAME

ALBERT, GREG T. ARCHER, MARTHA A. ARROYO, CAMERINO ARSHONSKY, LAERY ASHTIARI, MOE AZENE MESFIN T. GENERAL STAR INCEMNITY AND AZENGE: RESTIN BAILEY, GUINCY ECONOMY FIRE AND CASUALTY CO. DVA BERTOLAMI, ANN & MARIE BIRGER, LEONID AMICA NUTUAL INSURANCE CO. UNA BLOCK BRIAN BORGES, WILLIAM BOSS . MELICHSIA BRADI, LAWRENCE ALLSTATE INSURANCE COMPANY BRINKER, REVIN GNA BROWN: MARK BROUN. TYRONE N. BROUN, DILLIAM BRUCE THELMA L. BULVAR, FOTTIE BURGOS: CELESTINA L.V. BURKE: MICHAEL AMERICAN ANDASSADOR CAS. CO. AND BURTS: LUCLLA CALDEFON, JAVIER & MARIA CALLOHAY - MARY CANTU, CATHY E. ALLSTATE INSURANCE CO. AND CLARKE, SCOTT COLEMAN, ELDRIDGE CORTET: CAROLINA DARDANO, ANTHONY DAVIS BETAN J. DAVIS, JUHE M. DAWSON, TARYA Y. EDWARDS: WILLTE GLESTATE INSURANCE CO. AND FLLIS, MANCY FARRELL, MORY E. FLOWERS, GRACE E. FRESTEL, JAMES STATE FARA INSURANCE CO. AND GEORGANS . BARBARA GIBSON, DAPYL GIULIANI, RELLO GOLDMAN . SHIRLEY GOOD HOPE SITSIONARY BAPTISE CHUECH емон, менеу н. BLUSTOTE INSUPANCE COMPANY. eMD

COUNTTIEL OF LIGHTS SMALL CLAIMS SENTED CLAIMS ON: 11/05/93

CLAIMANT NAME

SCHICKEL . KADELFER

GRANTLEN, LENTER GREEN, ANN L. GREEN, ANNICE AMERICAN AMBASSADOR CAS. CO. AND GREEN, ERMEST DAVID B. AUGUEY, ATTY. DINA GRIMM, PETER W. HARTIGAN, DARTEL HERRERA, LETICIA AND STATE FARM INSURANCE CO. HILDESRANDI, LOUIS HUGHES, TIMOTHY HANOVER INSUFANCE CO. AND JECTUS. ALGINSMIAS AMERICAN FAMILY INS. CD. DIA JENSEN, CHRISTINE A. S. JOHNSON, ANISSA ALLSTATE INSUSANCE CO. JOHNSON, JAMES AND JORDAN, IRMA KEARNEY, NICHOEL F. KELLY, SR., PAUL R. ALLSTATE INSUPARCE CO. OVA KLEIN. JOYCE KOCH. NOPA H. KORALEWSKA: I UDMILLA LI. MING LOEB, APROLD MALTES: DARLENE MARTIN, CYNTHIA MARTIN, STEVEN V. MATLIR, ROBERTA S. MATOS, R., GILBERTO MCCLEMPON, LUCINDA NCDONALD, JR., FRED MEDRANO, JOSEPHINE MENDRO. CORFINE LYNN MICKEY, LOUISE MIRAMDA, FRARRISCO MONTEJANO, RAFASI, & BEVERLY MORGAN. TIM 5 R. BIERNACKI NIEMIEC: ROB O'LEARY, GUERNE $0~{\rm MALLEY}_{\rm F}~{\rm mfCHeEL}$ RADDING, MICHAEL F. RAFFETY, JUHN DOUGLAS. ALLSTATE INSURANCE CO. **GND** RAMIREZ, OLFONSO RATNER, PERA PHODES, AARUM K. ROMINE: JAMES HOWARD SALVATORE, MARIA

COMBANDA - 1 10 - 1 SMALL CLAIMS DENIED CLAIMS ON: 11/05/93

CLAIMANT NAME

SCHUSSE', JEANNE SHANNON, DAVID L. SIMONEIT, EDGAR STATE FARM INSURANCE CO. AND SIMPSON, ASZIE STORCH, MARK A. AMICA NUTUAL INSURANCE CO. BINA SUTER, DOMALD STATE FARM INS. CO. AND SWANSON, CLARENCE ROY SZOTT, THADDEUS STANLEY TAYLOR: EARNEST TILLMAN, BETTY TOMPKINS-WHITE, LORENE AND ILLINOIS FATE PLAN ASSN. TROTTER, EDNA VILLA, AMGELA WALKER, EMMA AND CHICAGO MUTUAL LIABILITY CO. MARO, MICHAEL & MARI JO WATTS, MRS. RENNIE D. STATE FARM INS. CO. AND UENIG: DONALD R. AND AMERICAN AMBASSADOR CAS. CO. UHTTING, EVELYN WILKERSON, TERRANCE DILLIAMS, YVONNE LOUISE WILSON, CHRISTOPHER GREGORY ZAYYAD, UMAR A.

(Continued from page 40029)

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Placed On File -- RESOLUTION FROM BOARD OF TRUSTEES OF COMMUNITY COLLEGE DISTRICT NO. 508

CONCERNING 1994 TAX LEVY

REQUIREMENTS.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

(Continued on page 40039)

CLAIMANT NAME

ADAMS, MARION ALAYU, JANE T. ALCORN, ANNE ANDERSON, ARETHA ANTMAN, DAVID APY; WILLIAM ARNOLD, LAURENCE ARONSON, MURIEL ASHBY, JAMES BAKER, ROY A. BARLIANT, FAY BECK, JANE BEEBE, ROBERT & RUTH BELL, MARY A. BERLIN, LILLIAN BERMAN, EMANUEL RESSER, ANN J. BLAIR, DAN BLOVIN, DOROTHY BOWAN, WINIERED A. BREITENBACH, MURIAL BROMBERG, DORA BRONSON, WALTER BROWN, MARGARET D. BUCKE, EDITH C. CAIN, LILLIAN CAMPBELL, CHARLES B. CANTARELLI, ANTONIO CASTILE, RUTH E. CASTROVILLARI, DOMINIC CHASE, MAE CHEEFUS, DOLORES M. CHULOCK, LILIAN COGAN, ZITA S. COHEN, HARRIET COLLINS, PATRICIA F. CONTOS, GENEVA W. CORCORAN, MARYANN CUZBEK, ANIELA DANIELS, ADA L. DARDEN, VIVIAN DAVIS, LULA DAY, THOMAS DE SALVO, JOHN DERON, ELTON DIFAZIO, NANCY DOLINAJER, LAWRENCE G. DONOVAN, MARGARET D. DOOLEY, ELINOR R. EKMAN, ELMER ELDRIDGE, EVELYN ELLEGANT, EILEEN EMERY, HELEN

CLAIMANT NAME

ERENBERG, NINA ESTES, NELSON EVERETT, JACK M. FIELD, ROSE R. FISH, GEORGE FITCH, MARVIN FLEMINGS, AMOS M. FLORY, CATHERN & ISAMAEL FREUER, IMRE B. FRIELLO, BERT GANT, JAMES A. GARFINKEL, LUELLA M. GARTH, JULIA GEETER, JOSEFH GERSHMAN, SAMUEL GITLITZ, HELEN GOOD, HENRY GORDON, REN GORNEY, FRANCIS GREEN, EDWARD GULBRANSEN, VIOLA HAGUE, ELIZABETH L. HAMNER, EUNICE K. HARRIS, RESSIE HARVEY, LESSIE HATTIS, LUCY HAWKINS, BARBARA A. HAYES, JAMES HAYNES, SHIRLEY HÁYS, NANCY C. HILL, VIVIAN HINDMAN, DON HOFFMAN, CARL HOLLAND, BERNADINE HOLLAND, JESSE J. HOLLOWAY, MAE HOLTZER, LESTER HOWARD, FLORENCE IVORY, MARIAN JACKSON, AUGUSTUS JACKSON, EDDIE H. JEFFERSON, JAMMIE JOHNSON, JULIUS E. JOHNSON, WILLIE JR. JONES, DOROTHY JONES, EMMETT & ROSEBUD JONES, THEODORE A. KAHNER, MURIEL KASSRIEL, ROBERT S. KAUFMAN, GOLDIE KAUFMANN, ERIKA KAY, BIRDIE R. KITAZUMI, TAD

CLAIMANT NAME

KOGER, JOHN & FRANCES KRAVITZ, ROSE LAFFITTE, FELICIA C. LAI, LAN-MEI LAMPKINS, HATTIE LAWLER, BERNICE LEE, LAI H. LESSER, HELENE LINDBERG, VIRGINIA LITTNER, NER LONGO, JOHN LOVING, ALBERT LUNDH, FRANCES LUTTERRECK, ANN G. MAC KIMH, RUTH E. MADSON, ROBERT A. MARKLE, HELEN MARTIN, JOHN W. MARX, IRWIN MATHES, CHARLOTTE J. MAZOLA, CARMEN MC DADE, ELLA M. MEDLEY, HARRIETTE MELTZER, HAROLI MELTZER, FHIL MEYERS, RUTH MIHAEL, KALLIOPE MILLER, MORTON MILLER, ROSE MINNERLY, LUCIA MONTALBAND, FHILIF MONTGOMEY, JENNIE MULLINS, WILMA MYERS, CHARLES NARTER, DORA NASCA, JEANNE L. NATKIN, SEYMOUR NELSON, DOROTHY NEWMAN, RUTH NEWPECK, FRANCES NEWTON, MILES NOA, ANTHONY L. NORTON, DON W. NOVICK, BETTY O'NEIL, WILLIAM O'REILLY, FRANCIS OSBORNE, DAVID PASTIN, MAX PAUL, ARTHUR PENNIG, FRANK PITT, GAVIN PIZZI, MARGARETTE PODESTA, JOHN F.

CLAIMANT NAME

POOLE, JULIE M. PRICE, JOHN H. RANDOLPH, MARVIN O. RAPPAFORT, MATHILLE RAUEN, OLIVA M. RICCI, MARIA RIDDLE, BARBARA C. RIES, MILDRED A. RIMON, JOSEPH ROBERTS, CATHERINE RODRIQUEZ, ANTOINETTE ROSEN, ALRERT ROSEN, ESTHER G. ROSENBERG, RUTH ROSS, EDWARD RYAN, DALE SACHSEL, BERTHA R. SACKS, IRVING SAINSOT, CLAUDE R. SALAS, LOUISA SCAIFE, ELLEN P. SCHAEFER, MARIE SCHLESINGER, DAVE SCHWARTZ, JOHN SEABROOK, SUE H. SHAPIRO, HERMAN SHOPIRO, GORDON G. SIMON, ELAINE B. SIMPSON, RUTH S. SOODIK, DOROTHY SPERLING, MARVIN STAHL, ARTHUR STANISH, EMILY STEFANIK, FLORENCE 1. STEINKAMP, EDITH D. STERZEK, HENRY R. ' STIEFEL, SAMUEL R. STRAWN, AIMEE W. SWEIDING, BOROTHY W. TANAKA, KENSO TANNEHILL, ALLEN THADEN, EDWARD THOMAS, CLARENCE TODB JAMES R. TOMASEK, MARY N. TORII, SUETO C. TSAGARIS, JAMES TYRANOWSKI, JOSEPHINE UNELL, MORRIS URSICH, JEANETTA P. WACHTEL, LILLIAN K. WASHINGTON, HENRY WATT, RICHARD F.

CLAIMANT NAME

WEBSTER MARJORIE M.
WEINRIB, ROSE
WELLS, WILLIAM D.
WHITE, JOHNNIE
WIGGINS, ROY
WILKERSON, JOHN M
WILLIAMS, ANNIE B.
WILLIAMS, ZULLAR
WILSON, ANNE J.
WOODS, JESSIE A.
WRIGHT, DOROTHY
YACHWAN, ANNA
YOUNG, COLLEEN
YOUNG, RUBY
ZIMMERMAN, SYLVIA
ZIVIN, FLORENCE

(Continued from page 40033)

Your Committee on Finance, having had under consideration a resolution from the Board of Trustees of Community College District No. 508 concerning the tax levy requirements for the year 1994 in the amount of \$72,635,724, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Place On File 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 committee's recommendation was Concurred In and said report and resolution were Placed On File.

Placed On File -- REPORT OF SETTLEMENTS OF SUITS AGAINST CITY DURING MONTH OF AUGUST, 1993.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a list of various cases in which judgments were entered or cases settled during the month of August, 1993, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the list of cases 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 list of cases was Placed on File.

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

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

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

- A. The Heartlight Foundation October 29 and 30, 1993 -- citywide; and
- B. Voiture 220 La Societe Des 40 Hommes Et 8 Chevaux November 26, 27, 1993 and December 4, 5, 11, and 12, 1993,

having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the proposed 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.

Action Deferred -- AMENDMENT OF MUNICIPAL CODE OF CHICAGO REGARDING VARIOUS CITY TAXES AND USERS FEES.

The Committee on Finance submitted the following report which was, on motion of Alderman Burke and Alderman Dixon, *Deferred* and ordered published.

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the amending of the Municipal Code of the City of Chicago regarding various City taxes and user fees, 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 (2) dissenting votes on utility tax.

Respectfully submitted,

(Signed) EDWARD M. BURKE,

Chairman

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

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

SECTION 1.1 The City Council hereby finds as follows:

- (a) recent changes in federal law have permitted and encouraged large purchasers of gas to buy gas directly from out-of-state sellers rather than from local public utilities;
- (b) the municipal occupation tax authorized by Section 8-11-2(2a) of the Illinois Municipal Code and imposed by Chapter 3-40 of this Code applies to sales of gas by local public utilities but not to sales by sellers outside the state of Illinois;
- (c) the City has the home rule power to tax the use of tangible personal property such as gas purchased from sellers not subject to the municipal occupation tax.

SECTION 1.2 The Municipal Code of Chicago is amended by adding a new chapter, designated as Chapter 3-41, to read as follows:

Chicago Gas Use Tax

Table Of Contents.

3-41-010	Title
3-41-020	Definitions
3-41-030	Tax imposed
3-41-040	$Complementary\ relation\ to\ Chicago\ Occupation\ Tax$
3-41-050	Collection of tax
3-41-060	$Books\ and\ records$
3-41-070	Rules and regulations

3-41-080 Application of Uniform Revenue Procedures Ordinance

3-41-010 Title.

This chapter shall be known and may be cited as the "Chicago Gas Use Tax Ordinance". The tax shall be known as the "Chicago Gas Use Tax" and is imposed in addition to all other taxes imposed by the City of Chicago, the state of Illinois or any other municipal corporation or political subdivision of the state of Illinois.

3-41-020 Definitions.

When any of the following words or terms are used in this chapter, they shall have the meaning prescribed to them in this section:

- A. "Chicago Occupation Tax" means the tax imposed by Chapter 3-40 of this Code on persons engaged in the business of distributing, supplying, furnishing or selling gas.
 - B. "City" means City of Chicago, Illinois.
- C. "Department" or "department of revenue" means the department of revenue of the City.
- D. "Director" or "director of revenue" means the director of revenue of the City.
- E. "Person" means any natural individual, firm, trust, estate, partnership, association, joint stock company, joint venture, corporation, municipal corporation or political subdivision of this state, or a receiver, trustee, conservator or other representative appointed by order of any court.
- F. "Public utility" means a public utility as defined in Section 3-105 of the Public Utilities Act.
- G. "Public Utilities Act" means the Public Utilities Act, as amended, Illinois Compiled Statutes, Chapter 220, Section 5/1-101, et seq..
- H. "Retail purchaser" means any person who purchases gas in a sale at retail.
- I. "Sale at retail" means any sale by a retailer to a person for use or consumption, and not for resale.

3-41-030 Tax Imposed.

- A. Except as otherwise provided by this chapter, a tax is imposed on the privilege of using or consuming in the City gas that is purchased in a sale at retail. The tax shall be at the rate of 1.5 cents per therm.
- B. The ultimate incidence of and liability for payment of the tax is on the retail purchaser, and nothing in this chapter shall be construed to impose a tax on the occupation of distributing, supplying, furnishing or selling gas.
- C. The retail purchaser shall pay the tax, measured by therms of gas delivered to the retail purchaser's premises, to the public utility designated as the City's collection agent pursuant to Section 3-41-050 of this chapter.
- D. The tax shall not apply to the use or consumption of gas by (1) a governmental body, (2) a person purchasing the gas for use as vehicle fuel, as that term is defined by Chapter 3-52 of this Code, or (3) a public utility engaged in the business of distributing gas.
- E. To prevent multiple taxation, the use of gas in the City by a retail purchaser properly subject to a tax imposed by any state or by the City or any other municipality with respect to the sale at retail of such gas, whether such tax is imposed (1) upon the retail purchaser or (2) upon the seller and separately charged to the retail purchaser by the seller, shall be exempt from the tax imposed by this chapter. For purposes of this subsection, any charge imposed on a retail purchaser pursuant to Section 9-221 or Section 9-222 of the Public Utilities Act with respect to a sale at retail shall be treated as a tax properly imposed on the retail purchaser by this state or by this City or other municipality.
- F. Nothing in this chapter shall be construed to impose a tax upon any person, business or activity which, under the constitutions of the United States and the state of Illinois, may not be made the subject of taxation by the City.

3-41-040 Complementary Relation To Chicago Occupation Tax.

Notwithstanding any other provision of this chapter, the tax shall not apply to the use or consumption of gas if the gross receipts from the sale of the gas would not be taxable under the Chicago Occupation Tax despite all elements of the sale occurring in the City.

3-41-050 Collection Of Tax.

The director is authorized to enter into a contract for collection of the tax imposed by this chapter with any public utility providing gas service in the

- City. The contract shall include and substantially conform with the following provisions:
 - (i) the public utility will collect the tax imposed by this chapter as an independent contractor collection agency;
 - (ii) the public utility will remit collected taxes to the department no more often than once each month;
 - (iii) the public utility will be entitled to withhold from tax collections a service fee equal to 3% of the amounts collected and timely remitted to the department;
 - (iv) the public utility will treat partial payments first as charges due to the public utility for items other than the tax;
 - (v) the obligation of the public utility to collect and remit the tax shall not apply to gas billed by the public utility to a retail purchaser prior to a date four months subsequent to the execution of such contract;
 - (vi) the public utility shall not be liable to the City for any tax not actually collected from a retail purchaser; and
 - (vii) such additional terms as the parties may agree upon.

3-41-060 Books And Records.

- A. Every taxpayer shall keep accurate books and records, including original source documents and books of entry, denoting the activities or transactions that gave rise, or may have given rise, to any tax liability or exemption under this chapter. All such books and records shall be kept in the English language and, at all times during business hours of the day, shall be subject to and available for inspection by the department.
- B. Every person that delivers customer-owned gas within the corporate limits of the City shall furnish to the department, upon the department's request, the names, addresses and therms delivered with respect to such deliveries.

3-41-070 Rules And Regulations.

The director is authorized to adopt, promulgate and enforce reasonable rules and regulations pertaining to the administration and enforcement of this chapter.

3-41-080 Application Of Uniform Revenue Procedures Ordinance.

Whenever not inconsistent with the provisions of this chapter, the provisions of the Uniform Revenue Procedures Ordinance, Chapter 3-4 of this Code, as amended, shall apply to and supplement this chapter. For purposes of the tax imposed pursuant to this chapter, a public utility collecting the tax pursuant to Section 3-41-50 of this chapter shall not be a "tax collector" within the meaning of the Uniform Revenue Procedures Ordinance.

SECTION 2. Chapter 4-236 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

4-236-010 Definitions.

For the purpose of this chapter, whenever any of the following words, terms or definitions are used [herein], they shall have the meaning ascribed to them in this section:

* * * * *

"Person" means any natural person, trustee, court-appointed representative, syndicate, association, partnership, limited liability company, firm, club, company, corporation, business trust, institution, agency, government corporation, municipal corporation, district or other political subdivision, [contractor, supplier, vendor, vendee, operator, user or owner, or any officers, agents, employees or other representative, acting for himself or for any other person in any capacity,] or any other entity recognized by law as the subject of rights and duties. [The masculine, feminine, singular or plural is included in any circumstances.]

4-236-020 Tax Imposed.

(a) There is [hereby levied and] imposed upon the use and privilege of parking a motor vehicle in or upon any parking lot or garage[, as defined in this chapter,] in the City of Chicago a tax of [\$1.00] \$1.25 for each such motor vehicle parked in or [on] upon each parking lot or garage for every 24-hour period or [any] fraction thereof; provided, however, that if the charge for parking[. If a motor vehicle is parked in or on a parking lot or garage for which a charge] is made on a weekly or monthly basis, the

[amount of] tax shall be calculated at the rate of [\$5.00] \$6.25 per week or [\$20.00] \$25.00 per month, respectively. [The parking tax herein imposed applicable for a period other than daily, weekly or monthly, shall be computed by multiplying the sum of \$1.00, \$5.00 or \$20.00, whichever amount is applicable, by the total number of days, weeks or months in the particular period of time involved. The weekly tax of \$5.00 and the monthly tax of \$20.00 shall not be increased or decreased on account of Saturdays, Sundays or legal holidays falling within such weekly or monthly period of time, whether or not the motor vehicle is actually parked in or on said parking lot or garage on such days.]

(b) The ultimate incidence of and liability for payment of [said] the tax is [to be borne by] on the person who seeks the privilege of occupying space [within said] in or upon the parking lot or garage [, said] (such person hereinafter referred to as the "recipient.")

* * * * *

- (d) The tax [herein levied] imposed by this chapter shall be paid in addition to any and all other taxes. It shall be the duty of the operator of every parking lot or garage to secure [said] the tax from the recipient of the parking privilege and to [pay over to] remit the tax to the Department [Director] of Revenue [said tax] under procedures prescribed by the Director of Revenue [, and] or as otherwise provided in this chapter.
- (e) Every person required to collect the tax [levied] imposed by this chapter shall secure [said] the tax from the recipient at the time [he collects] the price, charge or rent to which it applies is collected. If the recipient is given any invoice, receipt or other statement [or memorandum] of [said] the price, charge or rent paid or payable, the tax shall be stated, charged and shown separately on [said documents] the document.
- (f) Hospitals shall be exempt from the collection of any tax from their employees as provided for in *this chapter* [Chapter 4-236 of the Municipal Code of the City of Chicago].
 - 4-236-030 Rules And Regulations-Authorized-Publication.

[The director of revenue shall make and publish in pamphlet form, for distribution to the public, rules and regulations appropriate to and in furtherance of the purpose of this chapter.] The Director of Revenue is authorized to adopt, promulgate and enforce rules and regulations pertaining to the administration and enforcement of this chapter.

SECTION 3. Section 3-40-170 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

3-40-170 Gross Receipts Tax.

A tax is imposed upon all persons engaged in the business of distributing, supplying, furnishing or selling electricity for use or consumption within the corporate limits of the City, and not for resale, at the rate of [four] five per cent of the gross receipts from such business [after December 31, 1973,]; subject, however, to all the provisions, conditions and limitations in Section 8-11-2 of the Illinois Municipal Code 1961, authorizing this tax, and to all the provisions, conditions and limitations in this ordinance, consistent with the powers conferred upon the City by [said] Section 8-11-2 and other relevant law.

SECTION 4. Section 4-156-010 of the Municipal Code of Chicago is hereby amended by inserting the language in italics, as follows:

4-156-010 Definitions.

* * * * *

"Persons" means any natural individual, firm, society, foundation, institution, partnership, *limited liability company*, association, joint stock company, joint venture, public or private corporation, receiver, executor, trustee or other representative appointed by the order of any court, or any other entity recognized by law.

* * * * *

SECTION 5. Chapter 3-44 of the Municipal Code of Chicago, the Chicago Liquor Tax Ordinance, is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

3-44-030 Tax Imposed.

In addition to any and all other taxes authorized by law, a tax is hereby imposed on the retail sale of alcoholic beverages in the City. [Such] This tax [is to] shall be paid by the purchaser and nothing in this chapter shall be construed to impose a tax on [upon] the occupation of retail or wholesale alcoholic beverage dealer. [This] The tax shall be levied according to the following schedule:

- [(1) Wine, a tax at the rate of \$.15 per gallon;]
- [(2) Alcohol and spirits, a tax at the rate of \$.50 per gallon;]
- [(3)] (1) Beer, a tax at the rate of [\$.12] \$0.16 per gallon [.];
- (2) Alcoholic liquor, other than beer, containing 14% or less of alcohol by volume, a tax at the rate of \$0.20 per gallon;
- (3) Alcoholic liquor containing more than 14% and less than 20% of alcohol by volume, a tax at the rate of \$0.50 per gallon;
- (4) Alcoholic liquor containing 20% or more of alcohol by volume, a tax at the rate of \$1.50 per gallon.

The tax rate stated above shall be apportioned in sales involving a fraction of a gallon, and shall be rounded down to the nearest cent when less than one-half a cent is due and rounded up to the nearest cent when one-half cent or more is due.

3-44-065 Inventory Report.

On or before June 30, 1994, every retail dealer of alcoholic beverages shall file with the department, on a form prescribed by the director, an inventory of alcoholic beverages in the retail dealer's possession or control on the effective date of this section. The retail dealer shall include with the inventory report any tax due on the sale of such alcoholic beverages to retail purchases for which all applicable tax has not been collected by a distributor.

SECTION 6. Chapter 3-4 of the Municipal Code of Chicago, the Uniform Revenue Procedures Ordinance, is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

3-4-020 Definitions.

When any of the following words or terms are used herein, whether or not capitalized, they shall have the meaning or construction ascribed to them in this section: * * * * *

"Person" means any natural individual, corporation, partnership, limited liability company, association, joint stock company, joint venture, foundation, receiver, estate, executor, trust, trustee, assignee, conservator or other representative appointed by order of any court.

* * * * *

3-4-100 Credits And Refunds.

* * * * *

F. Any credit or refund allowed under this section shall bear interest at the rate of [one-half] one-quarter of one percent per month, or fraction thereof, from the date the department received the erroneous payment or remittance until the date the director approves in writing a credit or refund.

* * * * *

SECTION 7. Section 3-70-040(D) of Chapter 3-70 is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

3-70-040 Collection Of Tax By Retailers.

* * * * *

(D) For [calendar year 1992] periods beginning on or after January 1, 1994, retailers may retain 1.75 percent of the tax they collect to reimburse them for expenses incurred in connection with collecting and remitting the tax, less any charge allowed by the Illinois Commerce Commission that permits them to recover such expenses. This commission shall not be allowed for taxes not timely remitted to the department.

SECTION 8. Section 2-64-020 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

2-64-020 Board Of Directors -- Statutory Authority.

The board of directors provided for by statute and appointed in accordance therewith shall have control and management of all matters pertaining to the Chicago Public Library in accordance with the provisions of the [act of the General Assembly entitled, "An Act to authorize cities, villages, incorporated towns and townships to establish and maintain free public libraries and reading rooms", approved March 7, 1872,] Illinois Local Library Act, as amended. The board shall have the authority to rent out rooms and space within library buildings for private use, but in no event shall any such rental exceed one day or be for the purpose of sale of any thing or service to library patrons, except with the prior approval of the City Council. The form of such rental agreements shall be subject to approval of the Corporation Counsel. The board in its bylaws may impose reasonable fees for the borrowing of films and recordings, as well as reasonable charges for the late return or failure to return library materials of any nature. Nothing in this section or in the bylaws of the board prohibits or restricts the right of the City to prosecute any person under Sections 2-64-040 and 2-64-0 $\bar{5}0$ of this code.

SECTION 9. Section 2-112-300 of the Municipal Code of Chicago is hereby amended by inserting the language in italics, as follows:

2-112-300 Fees And Charges.

The Department of Health is hereby authorized and directed to collect fees and make charges, as indicated in this section for the following services:

Medical, Hospital and Related Services. Reasonable compensation based on actual cost, shall be charged and collected from any person who is received, cared for, or treated, and who is able to pay, for occupancy, nursing, care, medicine, laboratory services or attendance in connection with services at any facility maintained and provided by the Department of Health. Ability to pay shall include third-party payments through insurance or other sources of payment to which the person is entitled. These privileges shall be extended free of charge to residents of the City of Chicago, who are unable to pay for them.

Municipal Communicable Disease Hospital. A fee, based on a fee schedule filed annually by the Department of Health with the City Council Finance Committee shall be charged and collected from neighboring municipal and county authorities for cases cared for at the municipal communicable disease hospital.

Laboratory Examinations. The rates prevailing in local laboratories shall be charged and collected from neighboring municipal and county

authorities for examinations and analyses made in the municipal laboratories.

Reinspections. Unless otherwise specifically provided in this code, a fee of \$25 for the second and each subsequent inspection during a license period of any place, machinery, equipment, vehicle, process or article where necessary to assure compliance with this code or the regulations of the board.

SECTION 10. Chapter 2-152 of the Municipal Code of Chicago is hereby amended by adding a new Section 2-152-155, as follows:

2-152-155 Application For Employment -- Fees.

Every applicant for employment by the City shall pay an application processing fee, as follows:

- (a) for employment as a police officer or firefighter, \$10;
- (b) for employment in any other position, \$5.

The Commissioner of Personnel may waive payment of the application processing fee upon an applicant's presenting satisfactory proof of his or her unemployment at the time of application.

SECTION 11. Section 4-5-010 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

4-5-010 Establishment Of License Fees.

This chapter shall establish fees for various licenses created by this title unless otherwise provided. The following fees shall apply for the specified licenses. The chapter in which each fee requirement is created is also provided. Unless otherwise stated, fees shall be assessed on an annual basis.

(1)	Limited business (4-4)	\$125.00
(2)	Ambulance (4-68)	
	Class A for each mobile intensive care unit requiring a certificate of inspection	\$600.00

	Class B for each basic life support ambulance requiring a certificate of inspection		\$475.00
(3)	Ambulance attendant		
	Medical technician I	[\$25.00]	\$75.00
	Medical technician II	[\$25.00]	\$75.00

All applications for original ambulance operating licenses shall be accompanied by a nonrefundable application fee of \$50.00 to cover the cost of issuing the license.

(4) Public places of amusement (4-156)

The fee for each Class 1 and Class 4 public place of amusement shall be graded according to the seating capacity together with any additional floor and field area in accordance with the following schedules:

Maximum Seating Capacity	Fee
100 T.C.C. only	\$ 50.00
200 T.C.C. only	\$100.00
1-350	\$400.00
351 750	\$550.00
751 1,000	\$800.00
1,001 1,500	\$1,100.00
1,501 1,750	\$1,500.00
1,751 2,100	\$1,700.00

^{*} T.C.C. as used in this section shall refer to not-for-profit theatrical community centers.

Maximum Seating Capacity	Fee
2,101 2,300	\$1,900.00
2,301 2,500	\$2,100.00
2,501 3,000	\$2,400.00
3,001 3,500	\$2,600.00
3,501 4,000	\$2,800.00
More than 4,000	\$3,000.00
Maximum Additional Floor And Field Area	Additional Fee
1,500 square feet	. \$ 50.00
3,000 square feet	. \$100.00
Each additional 3,000 square feet	. \$100.00
Provided that the maximum additional fee shall not exceed \$3,000.00.	
For each Class 2 public place of amusement, \$0.04 per squand field area, exclusive of such parts thereof which farcades shall pay a nonprorated license fee of \$500.00.	are foot of floor all in Class 1,
For each Class 3 public place of amusement:	
Per establishment \$	300.00 plus
Per seat 4.00 plus Per square foot	\$1.00

In computing floor and field area of an amusement park or other outdoor public resort, the gross area of the land or enclosure used or intended to be used for such resort shall be taken, exclusive of the area of such parts

Up to a maximum of \$5,000.00

thereof licensed as Class 1 places of amusement. In computing floor and field area of all other places of amusement, only the area of the tent, auditorium, hall, room or rooms used or intended to be used for the performance, show, exhibit or entertainment and the public assembly witnessing or participating in the amusement shall be taken, exclusive of aisle space between fixed seats.

Any circus or carnival must apply for a public place of amusement -- Class 1 license at least sixty (60) days prior to the first day upon which such circus or carnival provides entertainment to the public.

(5)	Auctioneer (4-0160)\$1,000.00
(6)	Audio-video repair shop (4-164) \$125.00
(7)	Auto-amusement device operator \$270.00
	Per nongambling device \$125.00
	Per gambling device\$200.00
(8)	Bakery Retail (4-24)
	Per establishment \$50.00 plus
	Per [employer] employee\$4.00
(9)	Bakery vehicle (4-24)
	Per vehicle [\$20.00] \$25.00

Provided, however, that where both a wholesale and a retail bakery are operated on the same premises, and by the same person, only one license need be obtained, and such license shall require the payment of the highest license fee under either the wholesale or retail classification. In computing the license fee in such a case, all vehicles operated for the delivery of bakery products and all persons engaged in the manufacture of bakery products, whether at wholesale or retail, shall be counted.

(10) Itinerant vendors of bakery products at wholesale operating independently of any licensed bakery shall pay an annual license fee of \$125.00 for each vehicle operated.

(11)	Bill poster and sign painter (4-176)
	Per establishment \$50.00 plus
	Per employee
	Up to a maximum of \$650.00
(12)	Broker (4-184) \$80.00
(13)	Carter (4-188) Per vehicle
(14)	Construction services (4-256) \$70.00 plus
	Per vehicle
(15)	Dancing school (4-256)
	Per establishment \$50.00 plus
	Per instructor \$17.00
	Up to a maximum of \$150.00
(16)	Day care (4-72)
	Class I and II
	100 or fewer children \$ 75.00
	Over 100 children
(17)	Dispensary (4-76) \$100.00
(18)	Drug/Chemical/Paint (4-152) Per establishment \$50.00
	Per employee

(10)	D
(19)	Dry cleaning business (4-100) [Per gallon\$0.017]
	Per establishment \$300.00
	Dry cleaner, certificate of fitness \$30.00
(20)	Dry cleaning, self-service coin-operated (4-100)
	Each dry-cleaning machine for 1 to 10 machines
	Each machine in excess of 10 machines\$40.00
(23)	Extermination by fumigation (4-104)
	For the first employee \$75.00 plus
	For each additional employee\$50.00
(24)	Filling station (4-108)
(24)	Filling station (4-108) Operation of self-service filling station
(24)	Operation of self-service
(24)	Operation of self-service filling station
(24)	Operation of self-service filling station
(24)	Operation of self-service filling station

	Per gallon for containers or tanks with a capacity > 7,000 but not exceeding 10,000 gallons	\$0.11
	Per gallon for containers or tanks with a capacity > 10,000 but not exceeding 15,000 gallons	\$0.09
	Per gallon for containers or tanks with a capacity > 15,000 gallons	\$0.045
section, a	ermining the total capacity of containers or tanks any used exclusively for the storage of kerosene but no pacity of 100 gallons shall be excluded.	
(25)	Flammable liquids storage (4-108)	
	Each portable wheel tank	\$50.00
	Per gallon for containers and tanks having a total capacity of 100 gallons or less	\$0.15
	Per gallon for containers or tanks with a capacity > 100 but not exceeding 400 gallons	\$0.19
	Per gallon for containers or tanks with a capacity > 400 but not exceeding 5,325 gallons	\$0.14
	Per gallon for containers or tanks with a capacity > 5,325 but not exceeding 7,000 gallons	\$0.13
	Per gallon for containers or tanks with a capacity > 7,000 but not exceeding 10,000 gallons	\$0.11
	Per gallon for containers or tanks with a capacity > 10,000 but not exceeding 15,000 gallons	\$0.09
	Per gallon for containers or tanks with a capacity > 15,000 gallons	\$0.035

(26)	Flea market-Operator (4-233)
(27)	Flea market-Participant (4-233) \$50.00
(28)	Florist-Retail (4-200) Per location
(29)	Florist-Wholesale (4-200)
	Per location \$200.00
(30)	Florist-Wholesale itinerant
	Per vehicle \$200.00
(31)	Food dispenser-Mobile (4-8)
	Per vehicle
(32)	Food dispenser on premises (4-8)
	25 or fewer seating capacity \$205.00
	26 to 150 seats \$275.00 plus
	If more than 150 seats, per seat
	Up to a maximum of \$1,000.00
(33)	Food dispenser off premises (4-8) \$1,013.00
(34)	Food dispenser special (4-8)
	Per event \$125.00
(35)	Food Establishment Wholesale (4-8)

	Class I
	Per establishment \$100.00 plus
	Per employee
	Up to a maximum of \$1,000.00
	Class II
	Per establishment \$50.00 plus
	Per employee
	Up to a maximum of \$1,000.00
(36)	Food establishment wholesale vehicle (4-8)
	Per vehicle
(37)	Food itinerant vendor wholesale (4-8)
	Packaged food \$125.00
	Protected food \$125.00
	Meat and poultry \$150.00
(38)	Food itinerant vendor wholesale vehicle
	Packaged per vehicle\$100.00
	Protected per vehicle
	Meat and poultry per vehicle
(39)	Food purveyor retail (4-8)
	Class I
	For 5 or fewer employees \$34.00 plus
	Each additional employee \$11.00

	Class II
	For 5 or fewer employees \$68.00 plus
	Each additional employee \$11.00
(40)	Food purveyor and milk (4-8)
	Class I
	For 5 or fewer employees \$68.00 plus
	Each additional employee \$11.00
	Class II
	For 5 or fewer employees \$101.00 plus
	Each additional employee \$11.00
(41)	Food-vending machine
	automatic (4-8) \$400.00 plus
	Per vending machine per
	establishment\$14.00
(42)	Foundry (4-224)
	Per establishment \$75.00 plus
	Per employee \$4.50
	Up to a maximum of \$500.00
(43)	Frozen dessert plants (4-36) are hereby divided into classes and the annual license fee for each class is as follows:
	Frozen dessert plant-freezer capacity \$25.00

Per gallon freezer capacity for	
each gallon freezer capacity	
in excess of 10 gallons	\$1.00

For the purpose of calculating this license fee, the freezer capacity of a continuous-type frozen dessert freezer shall be one-fifth of its rated gallon capacity per hour.

Frozen dessert plant-outside City	\$300.00
Frozen dessert plant-distributor	\$300.00
Frozen dessert plant-non-freezer	\$300.00

(44) Frozen dessert vehicle (4-36)

For each vehicle owned by, controlled by, or operated under contract by a person required to obtain a frozen dessert establishment license, when such vehicle is used for the sale or delivery of frozen desserts or mix within the City, the fee shall be as follows: \$60.00 per ton, with a maximum fee of \$500.00.

No license issued hereunder shall entitle the licensee to engage in the business of manufacturing or distributing mix or frozen desserts in any place or places other than that described and set out in such license, and a separate license shall be applied for and a separate fee shall be paid for each and every place at which such business is engaged in. Provided, however, that if any licensee shall desire to engage in the business of manufacturing or distributing mix or frozen desserts at more than one place and operate or employ the same vehicles at each place of business, such licensee shall not be required to pay more than one inspection fee to the City for each such vehicle.

(45) Fuel oil dealer (4-136) who sells and stores fuel oil

Per gallon	\$0.006
For each vehicle	ቁვი იი

The annual license fee for a fuel oil dealer who sells, but does not store or possess facilities for storing fuel oil within the City, provided that not more than one vehicle is used in the business \$120.00

For ea	ch additional vehicle, if any, used by the licensee in connection business
(46)	Fuel oil storer (4-136)
	Per gallon
(47)	Fume hazard gases-Liquid storage (4-112) \$1,350.00
	Fume hazard gases, certificate of fitness\$30.00
(48)	Funeral director (4-80)
	Per year \$100.00
	Reinstatement fee\$100.00
(49)	Funeral director assistant
	Per assistant \$ 25.00
	Renewal \$25.00
	Reinstatement fee
(50)	Garage-Public (4-276)
	Enclosed
	For 25 or fewer vehicle capacity \$108.00
	Each additional vehicle \$4.00
	Not enclosed
	Per vehicle

	Entertainment
	Per vehicle with capacity of each calculated as gross area of 200 square feet
(51)	Grain elevator (4-116)
	Capacity of not more than 1,000,000 bushels
	Capacity of over 1,000,000 bushels \$600.00
(52)	Hardware/Paint, retail (4-120)
	Per establishment
	Per employee
	Up to a maximum of \$250.00
(53)	Home for the aged (4-26)
	50 or fewer beds \$900.00 plus
	Each additional bed\$10.00
(54)	Home-Residential care (Halfway) (4-26)
	50 or fewer beds \$900.00 plus
	Each additional bed\$10.00
(55)	Home-Sheltered care (4-26)
	50 or fewer beds \$900.00 plus
	Each additional bed\$10.00
(56)	Home repair (4-204) \$75.00

(57)	Hospital (4-84)
	Per hospital\$300.00 plus
	Per bed
(58)	Hotel (4-208)
	Per establishment \$75.00 plus
	Per unit \$1.00
(59)	Itinerant merchant (4-212)
	Per participating merchant for two weeks of show or exhibition or fraction thereof, payable at the time of application
(60)	Junk dealers (4-216) \$550.00
(61)	Junk vehicle
	Per vehicle \$40.00
(62)	Junk peddler
	Per peddler \$40.00
(63)	Laboratory (4-88) Within City Per employee
	Outside City Per employee
	Within other business exempt
(64)	Laundry, hand (4-220)
	Per establishment \$ 75.00 plus

	Per employee \$ 10.00
	Laundry attendant, certificate of fitness \$30.00
(65)	Laundry, self-service coin-operated (4-220)
	For each establishment having 15 or fewer machines \$ 405.00
	Per machine in excess of 15 machines
(66)	Laundry vehicle (4-220) Per vehicle

Provided, however, that any person operating a licensed laundry that uses any vehicle in connection with such laundry establishment, in case the vehicle tax for the current year has been paid thereon, shall be entitled to receive a laundry vehicle license for each such laundry vehicle for the sum of \$5.00; provided, further, that the number of laundry vehicle licenses issued at such rate of \$5.00 to any person shall not be in excess of the number of vehicle tax licenses procured by each person.

No license shall be issued for a laundry vehicle except for the full license fee as herein provided.

(67) Liquor, Retail (4-60)

Fees for the whole or any portion of the license period for which the application is made shall be as set forth below:

Tavern: per six month period	\$ 990.00
Special	\$ 150.00
Music and dancing: per six month period	\$ 175.00
Package goods: per six month period	\$ 990.00

REPORTS OF COMMITTEES

	Consumption on premises- incidental activity: per six month period
	Club: per six month period \$ 150.00
	Beer garden: per six month period \$500.00
	Late hour: per six month period
(68)	Livery stable (4-316)
(69)	Lumberyard (4-124)
	Each establishment \$400.00
	Per employee \$ 3.00
(70)	Lumber storehouse
	Per establishment \$ 150.00
(71)	Machine shop (4-224)
	Per establishment \$ 50.00 plus
	Per employee \$ 17.00
	Up to a maximum of \$1,000.00
(72)	Massage establishment (4-92) [\$ 125.00] \$ 250.00
(73)	Massage therapist (4-92) \$ 100.00
•	[Original \$25.00
	Renewal \$ 10.00]

(74)	Milk plant (4-44)
	Annual truck permit fee
	Per vehicle \$ 50.00
	. '
(75)	Milk distributor itinerant vendor (4-44)
	Milk capacity of vehicle fee as follows:
	\$30.00 per ton, with a maximum fee of \$500.00.

Every person selling, offering for sale, exposing for sale, exchange or delivery, or disposing of milk or milk products which are not intended to be consumed on the premises, in and from any milk plant such as a milk depot, store, stand, booth, vending machine, market place or any building or enclosure or establishment of a similar character, shall pay an annual license fee of \$25.00.

(76)	Milk plant or receiving station (4-44) \$ 425.00
	License transfer fee
(77)	Milk or milk product distributor (4-44) \$125.00
	License transfer fee
(78)	Motion picture (4-128) Project machine operator Examination fee \$100.00
	License fee and renewal fee
	Printing and developing films
	Picture titles \$125.00
	Storing films Up to and including 500 cubic feet Per cubic foot

In excess of 500 cubic feet	
Per cubic foot	\$0.09

In cases of persons having no separate film storage vault but having films on the premises for inspection, rental, sale or distribution, the fee shall be \$75.00; provided, that in no case shall the annual license fee be less than \$75.00. Provided, however, that no fee imposed by this section shall be charged to persons holding licenses under the provisions of this code licensing the business of printing and developing motion picture films and titles, when such licensees store only their own films.

(79)	Motor vehicle repair shop (4-228) Other than engine or body repair Per establishment
	Engine repair only Per establishment
	Engine and body repair Per establishment
(80)	Nursing Home (4-96) For up to and including 50 beds
	For each bed over 50 beds
(81)	Pawnshop (4-240) Per year
(82)	Peddler (4-244) Food (fruits & vegetables only)
	Nonfood \$75.00

Provided, however, that the fee shall be \$40.00 if the licensee is: 65 or more years of age at the time of application; or a veteran of the armed forces of the United States, whose discharge from military or naval service was other than dishonorable; or a person with a physical or mental disability, as certified by a medical doctor.

(83)	Photographer (4-248)
	For not more than two employees engaged in such business
	For each additional employee
(84)	Photographer itinerant (4-248) For not more than two persons engaged in such business
	For each additional person
(85)	Poultry, live (4-9) Per establishment
	Per employee \$10.00
(86)	Public market (Maxwell St.) (4-10) \$25.00
(87)	Raffles (4-156) \$100.00
(88)	Recycler (4-252) Class I
	Class II
	Class III
(89)	Roofing or paving materials factory (4-256)
	For not over 25 persons, exclusive of salesmen actually engaged in selling
	For each additional person
(90)	Sawdust, shavings and excelsior dealer (4-132) \$250.00

(91)	Scavenger-Private (4-260) Per vehicle
(92)	Scavenger-Offal (4-260) Per vehicle \$200.00
(93)	Scavenger-Night soil (4-260) Per vehicle
(94)	Secondhand dealer (4-264) \$ 125.00
(95)	Shooting gallery and gun club (4-148) \$ 150.00
(96)	Sidewalk cafe (4-48) [\$ 100.00] \$ 205.00 plus
	Per seat
	Up to a maximum [\$ 550.00] \$ 1,500.00
(97)	Slaughtering (4-52) Per tank

No slaughtering license shall be issued under this chapter, unless otherwise specifically authorized, except upon payment of the full annual license fee; provided, however, that plants which are subject to inspection by the department of inspectional services under the terms of the Federal-State Cooperative Meat Inspection Program shall not be required to pay a license fee in excess of \$ 100.00.

(98)	Soap manufacturer (4-224)	
	Per establishment	\$ 50.00 plus
	Per pound	\$ 0.10

(99) Solid fuel, coal yard owner (4-136)

For each separate place of business operated or conducted by him, shall be based upon the total tonnage of solid fuel sold, delivered, or sold and delivered within the fire limits of the city by such coal yard owner during the preceding calendar year, as follows:

Less than 10,000 tons	\$ 140.00
10,000 tons to 25,000 tons	\$ 195.00
25,001 tons to 50,000	\$ 380.00
50,001 tons to 75,000	\$ 490.00
Over 75,000 tons	\$ 710.00

And in addition:

For each coal yard owner for each new separate place of business for the first year \$ 120.00

(100) Solid fuel dealer (4-136)

Within the fire limits of the city, for each separate place of business operated or conducted by the licensee within the city, provided that not more than one vehicle is used in connection with the business...\$ 75.00

	For each additional vehicle, if any, used by the licensee in connection with said business	\$ 30.00
(101)	Storage of solid waste (4-136)	\$ 600.00
(102)	State Street Mall vendor (4-8) [Application fee	\$ 10.00]

Annual licenses shall expire on the [thirty-first] 15th day of [December] February following the date of issue. Annual licenses shall be issued for those products which the commissioner determines to be in general demand and supply throughout the year. The fee for an annual license shall be \$600.00.

Seasonal licenses shall expire on the earliest of the [thirty-first] 15th day of [March] February, the [thirtieth] 15th day of [June] May, the [thirtieth] 15th day of [September] August, or the [thirty-first] 15th day of [December] November following the date of issue. Seasonal licenses shall be issued in demand or in supply on a seasonal basis only. The fee shall be [\$ 125.00] \$ 150.00.

(103)	Street performer (4-268) [\$ 25.00] \$ 50.00
(104)	Tanneries and wool pulling (4-140)
	Per employee \$ 8.00
	Up to a maximum of \$ 1,500.00
(105)	Tobacco dealer, wholesale (4-64)
	Per employee
(106)	Tobacco dealer, retail
	Tobacco product sampler (4-64)
	Per establishment \$ 150.00 plus
	Per cash register \$ 150.00
	Tobacco, retail
	Per cigarette vending machine \$ 150.00
(107)	Cigarette vending machine operator (4-64) \$ 500.00
(108)	Deadly weapon (4-144) \$ 400.00
(109)	Gunsmith (4-144) \$ 75.00
(110)	Air rifle and toy weapon (4-144) \$ 250.00

(111)	Weighmaster (4-368)
	Public \$ 50.00
	Deputy \$30.00
(112)	Valet parking (4-236) \$125.00
(113)	Window cleaner (4-272)
	Per establishment \$30.00 plus
	Per employee

Omnibus license (4-4)

The fee for all licenses designated as omnibus shall consist of the sum of the fees applicable to each individual license that a licensee would have been required to obtain in the absence of an omnibus license. The types of omnibus licenses are:

- (114) Filling station omnibus (4-108)
- (115) Florist omnibus (4-200)
- (116) Food purveyor omnibus (4-8)
- (117) General omnibus (4-4)
- (118) Hardware/Paint omnibus (4-120)
- (119) Hospital omnibus (4-84)
- (120) Hotel omnibus (4-208)

SECTION 12. Section 4-36-050 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

- 4-36-050 Classification Of Plants-Fees-Separate Licenses Required.
- (a) Frozen dessert plants are hereby divided into classes and the annual license fee for each class is as follows:

Frozen dessert plant -- freezer capacity shall be frozen dessert plants (except frozen dessert distributors) which manufacture or process mix or frozen desserts by approved methods which involve the use of freezer capacity, which are located within the City of Chicago. The annual license fee shall be as set forth in Section 4-5-010.

Frozen dessert plant -- outside City shall be frozen dessert plants (except frozen dessert distributors) located outside the City of Chicago. The annual license fee shall be as set forth in Section 4-5-010.

Frozen dessert plant -- distributor shall be frozen dessert distributors having mix or frozen desserts to be sold, disposed of or delivered within the City of Chicago. The annual license fee shall be as set forth in Section 4-5-010.

Frozen dessert plant -- non-freezer capacity shall be frozen dessert plants (except frozen dessert distributors) which manufacture or process frozen desserts or mix by approved methods which do not involve the use of freezer capacity, and which are located within the City of Chicago. The annual license fee shall be as set forth in Section 4-5-010.

(b) Each licensee hereunder shall pay an annual frozen dessert vehicle inspection fee for each vehicle owned by, controlled by, or operated under contract with such licensee, used for the sale or delivery of its frozen desserts or mix within the [City, according to the capacity of each such vehicle, as] City. The fee for each inspection shall be \$50 per vehicle, and shall be in addition to the license fee set forth in Section 4-5-010.

No permit or sticker emblem shall be issued or renewed with respect to a vehicle unless the annual frozen dessert vehicle inspection fee for such vehicle shall first be paid. Each applicant for a frozen dessert vehicle license shall specify in the application the weight capacity of the vehicle for which application is made.

(c) No license issued hereunder shall entitle the licensee to engage in the business of manufacturing or distributing mix or frozen desserts in any place or places other than that described and set out in such license, and a separate license shall be applied for and a separate fee shall be paid for each and every place at which such business is engaged in. Provided, however, that if any licensee shall desire to engage in the business of manufacturing or distributing mix or frozen desserts at more than one place and operate or employ the same vehicles at each place of business, such licensee shall not be required to pay more than one inspection fee to the City of Chicago for each such vehicle.

SECTION 13. Section 4-44-040 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

4-44-040 Fees And Combination Licenses.

Every person selling, offering for sale, exposing for sale, exchange or delivery, or disposing of milk or milk products in and from any milk plant shall pay an annual truck license fee on the basis of \$50.00 for each vehicle receiving packaged milk or milk products from said plant for distribution in the City.

Such persons shall also pay an additional annual milk vehicle weight license fee for each motor truck or trailer, according to the capacity thereof, used for the delivery or sale of milk or milk products owned by, or controlled and operated under contract with, and displaying the name of said persons, as set forth in Section 4-5-010.

Each applicant shall specify the weight capacity of the milk in the vehicle for which an application for license is made.

Every person selling, offering for sale, exposing for sale, exchange or delivery, or disposing of milk or milk products which are not intended to be consumed on the premises, in and from any milk plant such as a milk depot, store, stand, booth, vending machine, market place or any building or enclosure or establishment of a similar character shall pay an annual license fee as set forth in Section 4-5-010.

A single or "combination" license may be issued to an applicant to permit him to conduct or operate the business of food purveyor and to sell milk and milk products at retail, not for consumption on the premises, in conjunction with such business of food purveyor on the same premises. This provision shall not apply to licenses for milk plants or milk-receiving stations. The fee to be paid for such single or "combination" license shall equal the sum of fees which the applicant would be required to pay if separate licenses for each business were issued to him.

Every person who is subject to this chapter shall also pay an inspection fee of \$50 for each inspection of a vehicle by the board of health to determine the vehicle's compliance with the sanitation requirements of this chapter and the regulations issued hereunder.

SECTION 14. Section 4-276-020 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

4-276-020 Inspection Fees.

The commissioner of consumer services shall demand and receive for the use of the city, before the delivery of certificates provided for by this chapter, the following fees:

upwards, each
For inspecting and sealing scales of the capacity of 6,000 pounds up to 24,000 pounds, each
For inspecting and sealing scales of the capacity of 2,500 pounds up to 6,000 pounds, each [\$7.00] \$10.00
For inspecting and sealing scales of the capacity up to 2,500 pounds, each [\$3.00] \$5.00
For inspecting and sealing hopper scales of the capacity of 0 to 500 pounds, each
For inspecting and sealing hopper scales of the capacity of 501 pounds to 2,000 pounds, each
For inspecting and sealing hopper scales of the capacity of 2,001 pounds to 10,000 pounds, each
For inspecting and sealing hopper scales of the capacity of 10,001 pounds and upwards, each
For inspecting and sealing two-bushel, one-bushel and half-bushel measures, each
For inspecting and sealing any other dry measure, each [\$.70] \$1.50
For inspecting and sealing every automatic weighing machine or other similar device of a capacity of less than three tons, used for weighing, each
For inspecting and sealing liquid measures of a capacity up to and including five gallons, each
For inspecting and sealing liquid measures of a capacity over five gallons, for each five-gallon capacity or part thereof [\$3.00] \$5.00
For inspecting and sealing any automatic machine used for measuring liquids, each unit
For inspecting and sealing yard measures, each [\$1.40] \$2.00
For inspecting and sealing any linear measure, for each three feet
For inspecting and sealing any tape line exceeding 50 feet in length, each

For inspecting and sealing any automatic machine used for lineal measuring, each
For inspecting and sealing any automatic pump used for measuring gasoline, oils, etc., each [\$7.00] \$10.00
For measuring a quantity of coal or wood and issuing a certificate of approximate measure or weight of same
For weighing or measuring any other commodity and issuing a certificate of weight or measure, at the rate per hour of \$20.00
For inspecting and sealing gasoline and fuel oil tank trucks, wagons or trailers of a capacity of one thousand gallons or less, each \dots \$34.00
For inspecting and sealing gasoline and fuel oil tank trucks, wagons or trailers of a capacity of over 1,000 gallons, for each 500-gallon

For inspecting and sealing any meter used for measuring gasoline,

oils, etc., each\$7.00

- SECTION 15. Chapter 4-276 of the Municipal Code of Chicago is hereby amended by deleting Section 4-276-285.
- SECTION 16. Section 9-48-020 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:
 - 9-48-020 Horse-Drawn Carriages -- Areas Designated For Use -- Permit For Use In Other Areas.
 - (a) Except as provided in subsection (b), horse-drawn carriages shall be allowed to operate only in such areas or on such routes as are designated from time to time by the commissioner of transportation, subject to the approval of the city council.
 - (b) Operation of carriages in areas or on routes not designated pursuant to subsection (a) shall be by permit only. Such permits shall be issued by the commissioner of transportation, for a fee of [\$25.00,] \$50.00 per day, only upon application of a licensed operator at least 72 hours prior to the date of the proposed use and only for a period of time not to exceed eight hours per day. Each permit shall specify the route on which the permit holder may operate, the location of permitted stops, and the hours for which the permit is valid.

- SECTION 17. Section 9-92-080 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:
 - 9-92-080 Release Procedure For Impounded Vehicles.
 - (a) The owner or other person entitled to possession of a vehicle impounded pursuant to Section 9-92-030 may obtain immediate release of the vehicle either (1) by paying the full amount of the applicable towing and storage fees, as provided in subsection (b), or (2) by requesting a hearing, to be held within seven days, and making a deposit of 50 percent of the applicable towing and storage fees. Such person may also, without paying a deposit or obtaining immediate release of the vehicle, request a hearing be held within 24 hours. The hearing referred to in this subsection shall determine the validity of the impounding of the vehicle and any towing or storage fees imposed.
 - (b) The owner or other person entitled to possession of a vehicle lawfully impounded pursuant to Section 9-92-030 shall pay a fee of [\$100.00,] \$105.00, or [\$125.00] \$135.00 if the vehicle has a gross weight of 8,000 pounds or more, to cover the cost of the towing and a fee of [\$5.00] \$10.00 per day, or [\$15.00] \$25.00 per day if the vehicle has a gross weight of 8,000 pounds or more, to cover the cost of storage.
 - (c) If the state registration number of the impounded vehicle is included on the immobilization list maintained pursuant to Section 9-96-010, in addition to paying the applicable towing and storage fees provided in subsection (b) of this section, the owner or other person entitled to possession shall, prior to securing the release of the vehicle, take one of the following actions:
 - (1) Paying all the fines and penalties, if any, on the outstanding parking violation complaints for which notice had been sent pursuant to Section 9-96-010 prior to the date of impoundment; or
 - (2) Completing appearance forms on all outstanding parking violation complaints for which notice had been sent prior to the date of impoundment and depositing collateral in the amount of 50 percent of the total fines for these outstanding parking violation complaints, or \$500.00 whichever is less.
 - (d) If the state registration number of the impounded vehicle is included on the immobilization list maintained pursuant to Section 9-100-120, in addition to paying the applicable towing and storage fees provided in subsection (b) of this section, the owner or other person entitled to possession of a lawfully impounded vehicle shall also pay all fines and penalties remaining due on each final determination of parking violation liability issued to such person prior to the release of the impounded vehicle.

- (e) A lienholder asserting its right to possession of an impounded vehicle pursuant to its conditional sales agreement may obtain immediate release of such vehicle by paying the applicable towing and storage fees provided in subsection (b) of this section and submitting a photocopy of the conditional sales agreement and title certificate, an affidavit stating that the purchaser is in default of the agreement and an indemnification certificate executed by an authorized agent of the lienholder. The requirements of subsections (c) and (d) of this section shall not apply to a lienholder asserting its right to possession of an impounded vehicle as provided herein.
- SECTION 18. Section 9-96-010 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:
 - 9-96-010 Vehicle Immobilization Program.
 - (a) The City parking administrator is authorized to direct and supervise a program of vehicle immobilization as provided in this section. The program of vehicle immobilization shall provide for immobilizing any eligible vehicle upon the public way by placement of a restraint in such a manner as to prevent its operation or if the eligible vehicle is parked or left in violation of any provision of the traffic code for which such vehicle is subject to an immediate tow pursuant to Section 9-92-030, or in any place where it constitutes an obstruction or a hazard, or where it impedes City workers during such operations as snow removal, the City parking administrator may cause the eligible vehicle to be towed to a City vehicle pound or relocated to a legal parking place and there restrained. For the purposes of this section only, "public way" means any sidewalk, roadway, alley or other public thoroughfare and any City-owned parking facility or other City property.
 - (b) A vehicle shall be eligible for immobilization as provided herein any time after inclusion of its state registration number on an immobilization list. A vehicle's state registration number shall be included on an immobilization list only if:
 - (1) The registered owner of the vehicle has accumulated ten (10) or more parking violation complaints in the Circuit Court of Cook County on which no payment has been made or appearance filed within the time specified by the complaints;
 - (2) At least twenty-one (21) days prior to placing the registration plate number of the vehicle on the immobilization eligibility list, notice of impending vehicle immobilization has been sent to the registered owner first class mail, postage prepaid, at the address of the registered owner recorded with the Secretary of State or, in the case of a vehicle bearing a registration number of a state other than Illinois, at the

address of the registered owner recorded in that state's registry of motor vehicles.

- (c) The notice required in subsection (b) shall state the name and address of the registered owner, the state registration number of the vehicle, the nature of the ordinances violated and the numbers and issue dates of the outstanding complaints. The notice shall also advise that a person may challenge the validity of the notice of impending vehicle immobilization by appearing in person and submitting evidence which would conclusively disprove liability, such as the following:
 - (1) That the person was not the owner or lessee of the vehicle on the date or dates the notices of parking violations were issued; or
 - (2) That the fines or penalties for the violations cited in the report were paid; or
 - (3) That the registered owner has not accumulated ten (10) or more parking violation complaints which are unpaid, not adjudicated or for which no appearance has been filed.
- (d) Upon immobilization of an eligible vehicle, a notice shall be affixed to the vehicle in a conspicuous place. Such notice shall warn that the vehicle is immobilized and that any attempt to move the vehicle may result in its damage. The notice shall also state that the unauthorized removal of or damage to the immobilizing restraint is a violation of Sections 16-1 and 21-1 of the Illinois Criminal Code. The notice also shall provide information specifying how release of the immobilizing restraint may be had, and how the registered owner may obtain an immobilization hearing pursuant to this section.
- (e) Except where the vehicle is otherwise subject to towing, if the immobilizing restraint has not been released pursuant to subsection (f) within twenty-four (24) hours of its placement, the restraint shall be released and the vehicle towed and impounded.
- (f) Prior to a hearing on the validity of the immobilization as provided in subsection (h), the owner of an immobilized vehicle or other authorized person shall be permitted to secure release of the vehicle by:
 - (1) Paying the immobilization and towing and storage fees, if applicable, specified in subsection (i); and

(2) Taking one of the following actions:

Paying all the fines and penalties, if any, on the outstanding complaints for which notice had been sent prior to the date of the immobilization; or

Completing appearance forms on all outstanding parking violation complaints for which notice had been sent prior to the date of the immobilization and depositing collateral in the amount of 50 percent of the total fines for these outstanding parking violation complaints, or \$500.00, whichever is less.

- (g) Within ten (10) days after a vehicle has been impounded, notice of impoundment shall be sent by certified mail, return receipt requested, to the registered owner of the vehicle at the address to which the notice specified in subsection (b) (2) was mailed. The notice shall state that the owner has the right to a post-immobilization and post-towing hearing as provided in subsection (h), and that if the car is not claimed within thirty (30) days from the date of the notice, the vehicle may be sold or otherwise disposed of in accordance with the traffic code.
- (h) The owner of an immobilized vehicle shall have the right to a hearing to determine whether the immobilization or any subsequent towing was erroneous or whether the vehicle was properly included on an immobilization list, if the owner files a written demand for a hearing with the city parking administrator within fourteen (14) days after issuance of the notice specified in subsection (g) or within fourteen (14) days of the immobilization, whichever is later. A hearing shall be conducted within forty-eight (48) hours of receipt of a written demand for hearing, unless otherwise mutually agreed by the parties. Failure to request or attend a scheduled hearing shall be deemed a waiver of the right to a hearing. In event of such failure, any amount deposited pursuant to subsection (f) (1) shall be forfeited. A hearing provided by this section shall not determine the validity of or otherwise adjudicate any citation or notice of parking violation issued relative to the immobilized vehicle.
- (i) The fee for immobilization shall be \$60.00; the fee for towing subsequent to immobilization shall be [\$100.00] \$105.00, or [\$125.00] \$135.00 if the vehicle has a gross weight of 8,000 pounds or more; and the storage fee shall be [\$5.00] \$10.00 per day, or [\$15.00] \$25.00 per day if the vehicle has a gross weight of 8,000 pounds or more, provided that no fees shall be assessed for any immobilization or tow which has been determined to be erroneous.
- (j) It shall be unlawful to relocate or tow any vehicle restrained by an immobilizing device without the approval of the city parking administrator. The registered owner of the immobilized vehicle and any person who relocates an immobilized vehicle in violation of this subsection shall each be subject to a penalty of \$500.00 for such violation.

SECTION 19. Section 9-100-020 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

9-100-020 Violation-Penalty.

- (a) The violation of any provision of the traffic code prohibiting or restricting vehicular standing or parking shall be a civil offense punishable by fine, and no criminal penalty, or civil sanction other than that prescribed in the traffic code, shall be imposed.
- (b) The fines listed below shall be imposed for a violation of the following sections of the traffic code:

9-64-020	\$	25.00
9-64-030	\$	15.00
9-64-040(b) [\$25.00]	\$	20.00
9-64-050	\$1	00.00
9-64-060(a) and (b) [\$25.00]	\$	30.00
9-64-070	\$	25.00
9-64-080	\$	25.00
9-64-090	\$	25.00
[9-64-100(a) and (c)	\$	50.00
9-64-100 (b) and (d)-(h)	\$	25.00]
9-64-100(a)	\$	60.00
9-64-100(b),(e),(g) and (h)	\$	2 5.00
9-64-100(c)	\$	50.00
9-64-100(d)	\$	30.00
9-64-100(f)	\$	20.00
9-64-110(a)-(g)	\$	30.00
9-64-110(h)	\$	25.00

9-64-120	\$	25.00
9-64-130(a) [\$15.00]	\$	20.00
9-64-130(b)	\$	50.00
9-64-140	\$	25.00
9-64-150	\$	25.00
9-64-160	\$	25.00
9-64-170	\$	25.00
9-64-180	\$	25.00
9-64-190(a) [\$10.00]	\$	15.00
9-64-190(b) [\$20.00]	\$	25.00
9-64-200(<i>b</i>) [\$15.00]	\$	10.00
9-64-210	\$	50.00
9-68-040	\$1	00.00
9-76-150	\$	25.00
9-80-080	\$	25.00
9-80-120	\$	25.00
9-80-130	\$	25.00

SECTION 20. Section 9-108-050 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

9-108-050 License Fee-Additional.

(a) The license fee for the initial license period provided for in this [ordinance] chapter shall be [\$250.00.] \$500.00. The annual license fee for every subsequent license period for each horse-drawn carriage shall be [\$200.00] \$400.00. The license fees shall be paid in advance when the license is issued or renewed and shall be prorated only for first initial license period.

(b) Nothing in this section shall affect the rights of the city to impose or collect any other applicable tax upon the use or operation of the carriage, or any tax or fee imposed upon the ownership or use of the animal drawing said vehicle, in addition to the license fee.

SECTION 21. Section 9-112-110 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

9-112-110 License Fees.

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

Charter/sightseeing vehicle [\$200.00	\$400.00
Livery vehicle	\$200.00
Medical carriers	\$150.00
Taxicab	\$500.00

The fee shall be paid in advance when the license is issued and shall be applied to the cost of issuing such license, including without being limited to, the investigations, inspections and supervision necessary therefor, and to the cost of regulating all operations of public passenger vehicles as provided in this chapter.

Nothing in this section shall affect the right of the city to impose or collect a vehicle tax and any occupational tax, as authorized by the laws of the state of Illinois, in addition to the license fee herein provided.

SECTION 22. Section 9-112-200 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

9-112-200 Replacement Of Damaged Or Stolen Emblems-Fee.

In the event a cabman desires to replace either the vehicle or the portion of the vehicle to which the metal plate is affixed, or if the metal plate or the portion of the vehicle to which it is affixed becomes damaged so as to require replacement or repair, the cabman may remove the metal plate and shall immediately deliver it to the commissioner who shall reaffix the same to the repaired or new vehicle for a fee of [\$5.00] \$25.00 or, if the

metal plate has been damaged or defaced, the commissioner shall obtain a duplicate and affix the same for [a] an additional fee of \$10.00. In the event a metal plate, emblem, or license card shall become lost or stolen, the licensee shall furnish to the commissioner a statement under oath giving all of the facts pertaining to the loss or theft known to the licensee and the commissioner shall obtain and affix a duplicate metal plate for a fee of [\$10.00,] \$35.00, or a duplicate emblem or license card for a fee of [\$5.00.] \$25.00.

SECTION 23. Section 10-20-190 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

10-20-190 Fees.

Permit fees for the construction of driveways shall be as follows:

Residential not to exceed 4 apartments	[\$ 4.00]	\$ 10.00
Residential over 4 apartments	[\$ 15.00]	\$ 25.00
Commercial existing	[\$ 15.00]	\$ 25.00
Commercial hereafter constructed	[\$ 34.00]	\$ 50.00

For each driveway now or hereafter maintained there shall be paid for each calendar year following the year in which the permit fee required above has been paid, an annual fee in the amount of [\$34.00] \$68.00 for driveways up to 25 feet in width, and [\$68.00] \$75.00 for driveways in excess of 25 feet, except for residential structures not exceeding four units, and for any place used exclusively for charitable, educational or religious purposes, which shall be exempt from payment of the inspection fee.

SECTION 24. Section 11-4-130 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

11-4-130 Permit Fees.

Fees for the inspection of plans and issuance of permits for the installation, erection, construction, reconstruction, alteration of, or addition to any facility required to obtain a permit for operation under this chapter shall be as follows:

Filing fee for the evaluation of plans of steam boilers, unfired pressure vessels, fuel or refuse-burning equipment, compactors, combustion or process equipment or devices or installation of apparatus or devices for the prevention or arresting of the discharge of smoke, particulate, liquid, gaseous or other matter	.00] \$20.00
Permits for the installation, erection, construction, reconstruction, alteration of, or addition to any boiler, fuel-burning combustion or process equipment or device, dustloading device or chimney.	
Boilers, fuel-burning equipment used for space heating, steam and hot water generation for each unit:	
Of a capacity of less than 288,000 BTU/hr., net output rating of boiler or furnace	.00] \$40.00
Of a capacity of 288,000 BTU/hr. and less than 960,000 BTU/hr. net output rating of boiler or furnace [\$27.	.00] \$50.00
Of a capacity of 960,000 BTU/hr. and less than 2,880,000 BTU/hr. net output rating of boiler or	001 000 00
furnace	
boiler or furnace	.00] \$ 70.00
Refuse-burning equipment, for each unit:	
With less than five square feet of grate area[\$14.	.00] \$20.00
With five square feet and less than 10 square feet of grate area [\$20.	.00] \$40.00

With 10 square feet and less than 15 square feet of grate area	[\$20.00]	\$	40.00
With 15 square feet and less than 20 square feet of grate area	[\$34.00]	\$	60.00
With 20 or more square feet of grate area	[\$41.00]	\$	70.00
Per one unit operation of one unit process creating atmospheric pollution or any device controlling atmospheric pollution or any compactor	[\$20.00]	\$	40.00
An annual flat fee on stationary emission sources shall be levied according to a modified version of the Illinois Environmental Protection Agency surveillance classification system used by the department as follows:			
A-1 source (any stationary source whose actual emissions or potential emissions while operating at design capacity are equal to or exceed 100 tons per year of any pollutant)	9	\$1,0	00.00
A-2 source (any stationary source whose uncontrolled emissions while operating at the design capacity are equal to or exceed 100 tons per year for any regulated pollutant but whose actual emissions are less than 100 tons per year)		\$ 5	00.00
B source (any stationary source whose uncontrolled emissions are less than 100 tons per year)	••••	\$1	00.00

C source (any stationary source whose actual emissions are less than 10 tons per year)	\$ 30.00
Sandblasting:	
The fee for an annual permit to conduct sandblasting opera \$25.00 per contractor per calendar year.	tions shall be
Sanitary landfill:	
Annual Permit Fee:	•
25-acre tract or less	\$ 5,000.00
More than 25 acres but less than 50	\$10,000.00
50 acres or more but less than 75 acres	\$13,600.00
75 acres or over	\$20,000.00
Resource recovery facility or solid waste incinerator:	
Design capacity of 250 tons per day or less	\$5,000.00
Design capacity of more than 250 tons per day but less than 750 tons per day	\$10,000.00
Design capacity of more than 750 tons per day but less than 1,250 tons per day	\$20,000.00
Design capacity of more than 1,250 tons per day	
The City of Chicago shall be exempt from payment of such f	ees.
Unfired pressure vessels:	
For each unfired pressure vessel	\$ 27.00

New or existing facility	 \$8,000.00
Transfer station fees:	
New or existing facility	 \$5,000.00

SECTION 25. Section 11-4-160 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

11-4-160 Original Inspection Fees.

Fees shall be as follows for the examination or inspection of any new or reconstructed steam boiler, unfired pressure vessel, fuel or refuse-burning equipment, compactors, combustion or process equipment or device after its erection or reconstruction and before its operation and maintenance.

Boiler, fuel-burning equipment used for space heating, steam and hot water generation for each unit:

	Conversion Of Fuel-Burning Equipment		New Boiler And Fuel-Burning Equipment	
Of a capacity of less than 288,000 BTU/hr. net output rating of boiler or furnace	[\$20.00]	\$30.00	[\$27.00]	\$40.00
Of a capacity of 288,000 BTU/hr. and less than 960,000 BTU/hr. net output rating of boiler or furnace	[\$34.00]	\$50.00	[\$41.00]	\$60.00
Of a capacity of 960,000 BTU/hr. and less than 2,880,000 BTU/hr. net output rating of boiler or furnace	[\$47.00]	\$70.00	[\$54.00]	\$80.00
Of a capacity of 2,880,000 BTU/hr. or more net output rating of boiler or furnace	[\$61.00]	\$90.00	[\$74.00]	\$110.00

A permit is required for alteration of boilers or unfired pressure vessels but no fee shall be paid.

Refuse-burning equipment for each unit:

With less than five square feet of grate area	[\$20.00]	\$30.00
With five square feet and less than 10 square feet of grate area	[\$34.00]	\$50.00
With 10 square feet and less than 15 square feet of grate area	[\$47.00]	\$70.00
With 15 square feet and less than 20 square feet of grate area	[\$61.00]	\$90.00
With 20 or more square feet of grate area	[\$74.00]	\$110.00
Per one unit operation or one unit process creating atmosphere pollution or any device controlling atmospheric pollution or any compactor	[\$20.00]	\$30.00
Unfired pressure vessels:		
For each unfired pressure vessel	[\$34.00]	\$50.00

SECTION 26. Section 13-8-070 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics as follows:

13-8-070 Disclosure Of Violations-Notice-Records-Investigation Or Inspection Report-Certificate Of Results-Fee.

When an investigation or investigations, whether upon complaint or otherwise, disclosure the existence of a violation or violations of Title 17 of this code or of Titles 13, 14 and 15 (excluding Chapters 13-14, 13-72 and 14-4), or Chapters 4-120, 5-4, 7-28 and 11-8 of this code, that are likely to endanger life and safety in cases of fire, panic, or other accident, or endanger or impair the health of any occupants of any building, structure

or place covered by the regulations of this code, the buildings commissioner shall give notice in writing to an owner, agent or registered agent, occupant, lessee or person in possession or control of such building, structure, premises or place to make such changes, alterations or repairs, or to perform such work, or to take such action as the provisions of the code, or the safety or health of any person may require within such time as shall be designated by the building commissioner, which shall in no event exceed fifteen (15) days after the service of such notice unless the commissioner deems a longer period necessary and reasonable.

In the event that the changes, alterations, repairs or requirements ordered by the notice of the building commissioner are not made or performed to the satisfaction of the building commissioner within the time specified in the notice, the commissioner may institute enforcement proceedings based on violations of this code by referring the matter to the code enforcement bureau as provided in Chapter 13-14 or to the corporation counsel for prosecution. Nothing in this section shall be construed as prohibiting the referral of violations of this code to the code enforcement bureau or to corporation counsel for prosecution irrespective of whether the notice of violation specified herein was transmitted or received.

The records of such investigations, including inspections of a building, structure, premises and contents thereof, shall be preserved as public records and shall be admissible in an administrative or judicial enforcement proceeding as prima facie evidence as to the contents thereof.

Upon request of the owner or his agent, it shall be the duty of the building commissioner to issue or cause to be issued to the owner or his agent, a statement attesting that such building, structure or premises either complies in substantial respects with or is in violation of the building provisions of this code in the respects enumerated, such certificate to be a report of the information contained in the records of the department of buildings and not a finding, estoppel, or legal determination. No person shall use or rely upon the certificate or the information contained therein as a basis for any legal action against the City.

The fee for said certificate shall be payable to the Director of Revenue and shall be computed as follows:

- (a) [\$52.50] \$100.00 for one dwelling unit and [\$21.00] \$50.00 for each additional dwelling unit.
- (b) [\$52.50] \$100.00 for inspection by each additional bureau of the department of buildings as requested by the owner or his agent.

SECTION 27. Section 13-16-020 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-16-020 New Materials-Application For Determination-Fee.

Any person desiring to submit any building materials, methods or systems of construction, or arrangements of material not provided for in the building provisions of this code and which have not been previously approved for use by the buildings commissioner or certified by the committee on standards and tests, for determining the adaptability or safety of such materials, methods, systems or arrangements for building purposes, or to establish the safety qualifications of any substance for occupancy purposes, shall make application in writing to the buildings commissioner setting forth the merits claimed, and the purposes desired, together with such laboratory tests and other supporting data as the applicant may wish to furnish. If, in the judgment of the buildings commissioner, further evidence is necessary of the adaptability or safety of such materials, methods, systems, arrangements, or safety qualifications, he may require further tests to be made or additional data to be submitted by the applicant.

The fee for such application shall be [\$100.00] \$125.00 payable to the director of revenue of which fee 50 percent shall be refunded to the applicant only in the event said application shall be disapproved.

SECTION 28. Section 13-20-050 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-20-050 Inspection Fee-Schedule.

The fee for the annual inspection of buildings, except public assembly units, shall be paid to the director of revenue and shall be based on the number of square feet of floor area as follows:

For the first 25,000 square feet or fraction thereof	[\$31.00]	\$40.00
For each additional 25,000 square feet or fraction thereof	[\$16.00]	\$20.00

The fee for annual inspection of public assembly units shall be paid to the director of revenue and shall be based on the number of square feet of floor area as follows:

for the first 25,000 square feet of fraction thereof	[\$46.00]	\$60.00
For each additional 25,000 square feet or fraction thereof	[\$23.00]	\$30.00

For purposes of determining the amount of the fee every part of a building or structure separated by dividing walls as required by the provisions of Chapter 13-48 shall be considered a separate building.

SECTION 29. Section 13-20-070 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-20-070 Inspection Of Iron Or Steel Curtain-Fee.

The fee for semi-annual inspection of an asbestos, iron or steel curtain shall be \$100.00 [\$71.00] for semi-annual inspection of an asbestos curtain. [\$21.00.]

SECTION 30. Section 13-20-090 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-20-090 Inspection Of Amusement Park Devices-Permits-Fees.

The buildings commissioner shall inspect, or cause to be inspected annually and periodically, all amusement riding devices, mechanisms and structures and such other mechanical structural devices or contrivances which will permit the movement of a person by mechanical means in any direction for amusement, where such devices are erected and operated within a building, amusement park, fair or carnivals situated on any lot, tract of land or public way, before said devices will be opened to the public. A fee for each annual inspection of a mechanical amusement riding device in an amusement park, other than coin-operated riding device, shall be [\$50.00] \$100.00.

Where said devices are taken down, removed. reassembled or re-erected in another location, the buildings commissioner shall inspect or cause to be inspected said devices after each removal and before said devices are opened to the public for the purpose of ascertaining whether they comply with the provisions of this code and the rules and regulations of the department of buildings. No device shall be operated unless they do comply with the provisions of this code and the rules and regulations of the department of buildings. Load test, where required, shall be performed in the presence of the enforcing authority.

Every permit application for a mechanical amusement riding device shall be accompanied by a certificate of comprehensive general liability and property damage insurance, which will name as an additional insured the City of Chicago, its officers and employees, in an amount of \$500,000.00 for any one person and \$1,000,000.00 for any one accident and be filed with the buildings commissioner and the city comptroller. The applicant or permittee shall maintain such insurance policy in full force and effect at all times during the permit period. Each policy shall include a provision to the effect that it shall not be subject to cancellation, reduction in the amounts of its liabilities, or other material change until notice thereof has been received in writing by the city comptroller, not less than 30 days prior to such action. Failure to maintain insurance coverage as required by this section shall result in the revocation of the mechanical amusement riding device permit.

A permit as required in Section 13-32-190 for every new or previously unregistered mechanical amusement riding device installed or altered, a fee as provided in Section 13-32-310 shall be paid. Where amusement riding devices are erected within a building above the lowest floor, a plan shall be either made or checked and certified by an architect or structural engineer approving the strength of the floor load.

Every permit application for a mechanical amusement riding device shall be accompanied by a letter from the organization sponsoring the carnival, a letter from the owners of the property where the rides are to be located, an alderman's letter of permission, and a description of the toilet facilities; also a street permit when a mechanical amusement riding device is to be located upon a public way, as required in Sections 10-28-590 through 10-28-640 of this code.

Every carnival permit and inspection for a mechanical amusement riding device shall be for a term of not more than 14 days. A renewal of every carnival permit and reinspection for a mechanical amusement riding device shall be made every 14 days. A fee as provided in Section 13-32-310 shall be paid.

A permit and inspection for each location shall be required annually for every coin-operated mechanical amusement riding device. A fee as provided for in Section 13-32-310 shall be paid.

SECTION 31. Section 13-20-140 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-20-140 Elevators, Dumbwaiters, Escalators And Movable Platforms-Inspection Fee.

The fee for semi-annual inspection of an elevator or manlift, movable stage or orchestra floor or platform lift, dumbwaiter, or escalator shall be:

For an elevator or manlift ten floors or less	[\$41.00]	\$ 60.00
For an elevator or manlift above ten floors but less than 20 floors	[\$45.00]	\$ 75.00
For an elevator or manlift over 20 floors	[\$53.00]	\$ 85.00
Skip stops shall be considered as a floor of the building.		
Escalator	[\$41.00]	\$ 50.00
Dumbwaiter	[\$41.00]	\$ 50.00
Movable stage or orchestra floor	[\$41.00]	\$ 100.00
Platform lift	[\$41.00]	\$ 50.00
Hinged platform lift		\$ 20.00

SECTION 32. Section 13-20-160 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-20-160 Grandstands-Inspection Fee.

A fee shall be charged for the annual inspection of tier seats and grandstands as follows: where the seating capacity is 5,000 or less, [\$47.00] \$75.00; where the seating capacity is more than 5,000, [\$68.00] \$100.00.

13-20-220 Billboards, Signboards And Outdoor Signs-Inspection Fees.

The annual inspection fees for the inspection of billboards, signboards and other outdoor signs shall be as follows:

Up to [150] 50 square feet of area	[\$16.00]	\$ 30.00
51 to 150 square feet		\$100.00
151 to 375 square feet	[\$22.00]	\$ 200.00
For each additional 375 square feet or fractional part thereof		
per face, add	[\$68.00]	\$ 100.00
Ground signs, the tops of which are more than 24 feet above the surrounding street level or surrounding grade level, whichever is higher, add	[\$68.00]	\$ 100 00
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SECTION 33. Section 13-20-250 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-20-250 Canopies And Marquees-Inspection Fee.

The annual inspection fee to be charged for the inspection of canopies and marquees shall be as follows: where the horizontal projection of the canopy or marquee does not exceed 200 square feet in area, [\$22.00] \$25.00; and where the horizontal projection of the canopy or marquee exceeds 200 square feet in area, [\$22.00] \$25.00 for the first 200 square feet, and [\$4.00] \$5.00 additional for each additional 50 square feet in the area of such canopy or marquee.

SECTION 34. Section 13-20-300 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-20-300 Mechanical Ventilating Systems-Inspection Fee.

The fee for the annual inspection of a mechanical ventilation system shall be [\$3.00] \$4.00 per 1,000 cubic feet of air per minute or fractional part thereof required by the building provisions of this code to be circulated for ventilating purposes, including the mechanical supply and

exhaust systems; provided, however, that no such charge shall be less than [\$26.00] \$40.00.

SECTION 35. Section 13-20-280 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-20-280 Revolving Doors-Inspection Fee.

For each such inspection and certificate a fee of [\$23.00] \$27.00 shall be charged.

SECTION 36. Section 13-20-320 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-20-320 Gas Holders-Inspection Fee.

For every such five-year inspection, with a certificate of compliance, a fee of [\$30.00] \$40.00 shall be charged for each tank or gas holder.

SECTION 37. Section 13-20-340 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-20-340 Tanks-Inspection Fee.

For every such annual inspection, it shall be the duty of the owner to pay an inspection fee of [\$26.00] \$50.00 for each such tank.

13-24-060 Appeal Procedure.

The person, firm or corporation who is desiring review of an order or decision of the buildings commissioner pertaining to building permits shall file with the chairman of the building board of appeals a written petition, on a form to be provided, within 14 days after the particular order or decision to be reviewed has been issued by the commissioner, requesting that the particular order or decision be reviewed by the building board of appeals. The person, firm or corporation requesting such review shall also file with the chairman any and all pertinent data or information that he or it may care to present to the building board of appeals for its consideration, together with a filing fee payable to the City of Chicago in the amounts as follows:

- (a) [\$50.00] \$100.00 for single-family dwellings and miscellaneous buildings and structures as defined in Chapter 58-11;
- (b) [\$75.00] \$150.00 for buildings containing two to four dwelling units;
 - (c) [\$150.00] \$250.00 for all other occupancies.

Upon the filing of a petition to review any decision or order of the buildings commissioner any and all work or operations which will or may be directly or indirectly affected by any such decision or order shall cease and no such work or operations shall be commenced until and after a decision or decisions have been rendered by the building board of appeals; and any and all terms and provisions of any such decision or decisions of the building board of appeals shall have been fully complied with.

SECTION 38. Section 13-32-260 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-32-260 Permits To Be Obtained Prior To Commencement Of Wrecking-Violation-Penalty.

It shall be unlawful for any person to perform any wrecking operation of any kind without first having obtained such necessary permit and bond as required in Sections 13-32-230 through 13-32-250. Any person found in violation of this section shall be subject to a fine of up to \$1,000.00 [\$100.00, or six months in prison, or both such fine and imprisonment.] Each day on which such violation exists shall constitute a separate and distinct offense.

SECTION 39. Section 13-32-270 of the Municipal Code of Chicago is hereby amended by inserting the language in italics, as follows:

13-32-270 Warm Air Furnaces-Permit Required.

It shall be unlawful for any person to construct, replace or install any warm air heating furnace, with appurtenances, ducts, or registers, without first obtaining a permit from the buildings commissioner for such work, as provided by this chapter. Any person who violates this section shall be subject to a fine of \$200 for each offense. Each day that a violation of this section exists shall constitute a separate and distinct offense.

SECTION 40. Section 13-32-310 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-32-310 Permit Fees-Generally.

Permit fees shall be charged as follows:

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(a) Trivate devaction garage, since and silvetter silvet.	•
Per square foot of floor area under roof, exclusive of eaves [\$.20]	\$.30
Minimum charge [\$27.00]	\$30.00
(b) New buildings and other structures (except (a) above):	
Per 1,000 cubic feet of volume [\$8.00]	\$11.00
Minimum charge [\$68.00]	\$ 75 .00
Volume computations under (b) shall include every part of the from the basement to the highest point of the roof and includes and other projections.	
(c) Alterations and repairs to any structures:	

For the first $$1,000.00$ of estimated costs [\$1]	4.00] \$18.00
For each additional \$1,000.00 of estimated cost or fractional part[\$	7.00] \$9.00
Minimum charge[\$6	8.00] \$75.00

(d) Shoring, raising, underpinning, or moving of any building:

For each 1,000 cubic feet of volume or fractional part	[\$2.00]	\$3.00
Minimum charge	[\$68.00]	\$75.00

(e) Wrecking any building or structure:

For the first 25,000 cubic feet		
of volume	[\$88.00]	\$100.00

For each additional 25,000 cubic feet of volume or fraction thereof [\$18.00]	\$21.00
Minimum charge [\$68.00]	\$75.00
Volume computations under (e) shall include every part of the from the basement to the highest point of the roof and in windows and other projections.	
(f) Fire escape, erection or alteration:	
Four stories or less in height [\$68.00]	\$75.00
Each story above four [\$8.00]	\$10.00
(g) Canopy or marquee, erection or alteration [\$59.00]	\$75.00
(h) Chimneys, isolated or over 50 feet above any roof [\$68.00]	\$75.00
(i) Tanks, above roof or tower:	
400 gallon capacity or less [\$46.00]	\$60.00
Over 400 gallon capacity [\$76.00]	\$80.00
Structural support for tank over 400 gallon capacity [\$76.00]	\$80.00
(j) Elevators and escalators Power operated:	
Five floors or less in height, installed or altered [\$135.00]	\$150.00
Each additional floor above five [\$15.00]	\$20.00
Platform lift [\$62.00]	\$75.00
Theater curtains [\$140.00]	\$175.00
Stage or orchestra platforms [\$135.00]	\$150.00

Dumbwaiters power operated:	
Five floors or less in height [\$72.00]	\$80.00
Each additional floor above five	\$15.00
	•
Hand operated:	
Five floors or less in height [\$65.00]	\$80.00
Temporary construction towers over 50 feet [\$100.00]	\$150.00
Each additional floor above five [\$8.00]	\$15.00
Major repair work, excluding routine maintenance:	
For the first \$1,000.00 in estimated costs [\$14.00]	\$18.00
For each additional \$1,000.00 in estimated costs or fraction thereof [\$3.00]	\$5.00
Minimum charge [\$54.00]	\$60.00
(k). Amusement devices, mechanical riding, sliding, swinging, per device:	sailing or
Portable for easy assembly or installation [\$53.00]	\$75.00
Permanent installed or altered [\$293.00]	\$350.00
Temporary seating stands [\$240.00]	\$300.00
(l) Ventilating systems mechanical, supply or exhaust:	
Capacity 3,000 cubic feet of air per minute [\$54.00]	\$60.00
For each additional 1,000 cubic feet or fraction thereof per minute [\$12.00]	\$15.00
Increase in capacity, each 1,000 cubic feet or fraction thereof per minute [\$12.00]	\$15.00

Capacity shall be the sum of supply and exhaust.	
Warm air furnaces, each [\$54.00]	\$60.00
Ventilating systems-natural: [27.00] \$30.00 for the first 3 floors, plus [\$3.00] \$5.00 for eac square feet or fraction thereof for the first typical floor plus \$3.00 for each additional typical floor, with the exception residential building containing 4 dwelling units or less.	[\$2.00
Installation of infra-red gas-fired units: First unit	\$35.00
Each additional unit [\$7.00]	\$15.00
(m) Fences over 5 feet high for first 100 lineal feet	\$40.00
Each additional 100 lineal feet or part thereof [\$9.00]	\$10.00
(n) Tanks for hazardous liquids, as provided in Section 13-shall be as follows:	32-220
Classes I, II and III flammable liquids: 121 to 1,000 gallons, each tank	\$85.00
Each additional 1,000 gallons or fraction thereof, per tank	\$5.00
To remove or abandon in place, each tank [\$35.00]	\$85.00
Other tanks for hazardous liquids, as defined in Section 13-32-220:	
500 to 1,500 gallons, each tank [\$74.00]	\$85.00
Each additional 1,000 gallons or fraction thereof, per tank [\$3.00]	\$5.00
(o) Temporary platforms for public assembly units [\$81.00]	100.00

(p) Roof of any building, recoating or recovering	[\$38.00]	\$40.00
(q) Billboards, signboards, roof signs, ground s signs, erection, construction or alteration:	igns and pa	inted wall
[Up to 150 square feet		\$22.00
151 to 375 square feet		\$38.00
For each additional 375 feet or fractional part thereof		. \$9.00]
Each		\$100.00
Roof signs which are 12 feet or more above the roof and have 60 or more square feet of of area per face, add	[\$68.00]	\$100.00
Ground signs, the tops of which are more than 24 feet above the surrounding street level or surrounding grade level, whichever is higher, add	[\$68.00]	\$100.00

(s) Building permit fees for alterations and repairs on dwelling units in buildings of four units or less, owned and occupied by a person who is 65 years of age or older, shall be imposed at 50 percent of the stated fee in subsection (c) of this section.

For the purpose of determining the amount of the fee herein required to be paid, every part of a structure separated by dividing walls as required by Chapter 13-48 shall be considered as a separate building.

SECTION 41. Section 13-32-320 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-32-320 Floor Load Cards -- Fees.

Fees for the approval and issuance of floor load cards for each floor, mezzanine or roof area, as required by Chapter 13-52, shall be as follows:

Where floor area does not exceed 10,000 square feet [\$25.00] \$50.00/per placard

Where floor area exceeds 10,000 square feet but is less than 50,000 square feet	[\$35.00]	\$75.00/per-placard
Where floor area is 50,00 square feet or more	[\$45.00]	<i>\$100.00</i> /per placard
The fee for issuing a new placard to replace each lost placard shall be		[\$20.00] \$50.00

For the purpose of determining the amount of the fee herein required to be paid, every part of a structure separated by dividing walls as required by Chapter 13-48 shall be considered as a separate building.

SECTION 42. Section 13-32-330 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-32-330 Plumbing Plans, Inspections And Tests-Fees.

The fee of [\$61.00] \$70.00 shall be paid to the director of revenue for the approval of plans, and inspection, and test, of any plumbing within any building containing not more than five plumbing fixtures. An additional fee of [\$9.00] \$10.00 shall be paid for every plumbing fixture in excess of five within such building.

SECTION 43. Section 13-32-340 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-32-340 Plumbing Fixture Replacement-Fees.

The fee for the replacement of one to five plumbing fixtures shall be [\$47.00] \$55.00. An additional fee of [\$7.00] \$10.00 shall be paid for each additional plumbing fixture replaced within the same building.

SECTION 44. Section 13-84-410 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-84-410 Building Capacity -- Signs To Be Posted.

(a) In every theater, public assembly unit or open air assembly unit and in every room or in any portion of such units which is used as a place of assembly, there shall be conspicuously posted signs indicating the number

of persons who may legally occupy such rooms and space. Such signs shall read as follows:

Occupancy By More Than Persons Is

Dangerous And Unlawful

Buildings Commissioner

City Of Chicago

- (b) Such signs shall be furnished by the department of buildings and shall be 15 inches in width by 12 inches in height. The lettering thereon indicating the lawful occupancy shall be of bold gothic type in red on a background of white, shall not be less than one inch in height and the numerals shall be one and one-quarter inches in height, and such lettering and numerals shall be properly spaced to provide good visibility. The fee for each such sign so issued shall be [\$50.00] \$100.00 up to 300 occupants plus \$.50 for each additional occupant. [\$30.00] \$50.00 shall be charged for the issuance of each duplicate card.
- (c) Such signs shall be illuminated, shall be durable, and shall be substantially secured to wall or partition.
- (d) Such signs shall be located at the main entrance to such space or room so as to be conspicuously visible to a person entering such space or room.

SECTION 45. Section 13-96-500 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-96-500 Permits.

- (a) Permits for tents shall be limited to a period of 60 days.
- (b) The fee for a permit for each tent, as defined in Sections 13-96-480 and 13-96-490 shall be based on the square footage of the area covered as follows:

From 10,000 square feet to 19,999 square feet	[\$ 300.00]	\$ 500.00
From 20,000 square feet to 29,999 square feet		
30,000 square feet or more	[\$ 500.00]	\$ 900.00

SECTION 46. Section 13-96-840 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-96-840 Inspection.

Within two years after the erection or installation of any exposed metal structure and its supports, permitted by this code upon or above the roof of any building, and at least once every five years thereafter, every such exposed metal structure now existing or hereafter erected shall be subject to a critical examination by a licensed architect or a registered structural engineer, employed by the owner, agent or person in possession or control of the building. The licensed architect or registered structural engineer shall prepare a report in writing showing the structural condition of the structure and its supports. Two copies of the report shall be submitted to the buildings commissioner. A report review fee in the amount of [\$12.00] \$25.00, payable to the department of revenue, shall be required at the time of submission to the buildings commissioner. One copy of the report shall, if satisfactory to the buildings commissioner, be returned to the owner, agent or person in possession or control of the building, bearing a stamp of approval, signed by the buildings commissioner.

Any person or entity who fails to comply with the provisions of this section shall be fined not less than \$100.00 but not more than \$500.00 for each offense.

SECTION 47. Section 13-180-210 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-180-210 Permit Issuance And Fees.

The buildings commissioner shall issue a permit upon the payment of a fee of [\$35.00] \$40.00 for every water heater to be installed or connected. The receipt for the payment of said fee, together with the approved application, shall constitute the permit required for such installation or connection.

SECTION 48. Section 13-184-130 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-184-130 Permits And Fees.

(1) It shall be unlawful for any person to construct, replace or install any warm-air-heating furnaces or appurtenances thereto within the City without first obtaining from the buildings commissioner a permit to do such work, for which said person shall pay to said buildings commissioner, for the use of said city, \$25.00 for each furnace installed, and \$15.00 for each furnace renewed or repaired [the sum of \$12.50].

Before a permit to install a forced warm-air-heating plant is issued, a diagram of the premises and estimate of the type of furnace to be used and sufficient information showing that all provisions of this code are being complied with including the details of the mechanical devices for moving or forcing warm air shall be filed with the buildings commissioner. Provided, however, that permission to install a warm-air-heating plant shall not in any manner approve the installation of same until after tests of same have been made to the satisfaction of the buildings commissioner.

(2) No heating permits shall be required for minor repair work. By minor repair work is meant the incidental repairs to furnaces, which shall not affect the general action of the system, such as renewal of grates, smoke pipes and resetting old furnace in same location; or renewing of single warm air pipes in basement; but when additional runs or new stacks are installed, a permit shall be required, for which the person installing said additional runs or new stacks shall pay to the buildings commissioner, for the use of the City of Chicago, the sum of \$10.00 for each permit.

SECTION 49. Section 13-192-730 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-192-730 Fees For Permit Issuance.

The fees for the issuance of a permit for the installation of a refrigeration system shall be as follows:

Class A: [\$90.00] \$100.00 for each compressor or generator unit

Class B: [\$68.00] \$75.00 for each compressor or generator unit

Class C: [\$47.00] \$50.00 for each compressor or generator unit

Class D: [\$34.00] \$40.00 for each compressor or generator unit

Class E: [\$20.00] \$30.00 for each compressor or generator unit.

SECTION 50. Section 13-192-740 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

13-192-740 Fees For Annual Inspections.

The fees for the annual inspections of refrigerating systems shall be as follows:

[\$16.00] \$20.00 for each compressor or generator unit of three tons or less capacity

[\$34.00] \$40.00 for each compressor or generator unit over three tons and not over 30 tons of capacity

[\$41.00] \$50.00 for each compressor or generator unit over 30 tons and not over 100 tons capacity

[\$47.00] \$75.00 for each compressor or generator unit over 100 tons and not over 1,000 tons capacity

[\$68.00] \$100.00 for each compressor or generator unit over 1,000 tons capacity.

Compressor capacity shall be based on the applicable Air-Conditioning and Refrigeration Institute (A.R.I.) published rating for the equipment involved.

The provisions of Section 13-192-740 shall not apply to any system containing less than four pounds of refrigerant.

SECTION 51. Section 14-12-820 of the Municipal Code of Chicago is hereby amended by inserting the language in italics, as follows:

14-12-820 Circuit of 50 Amperes Or Less.

The inspection fee for each nominal 20-ampere or less, branch circuit, including fixtures, sockets or receptacles, shall be [\$8.00] \$10.00 per circuit for the first 50 circuits and [\$4.00] \$5.00 for each nominal 20-ampere or less, branch circuit thereafter. The inspection fee for 21-to 50-ampere branch circuits shall be [\$16.00] \$20.00 per circuit.

The inspection fee for a 21-ampere fixed lighting circuit shall be [\$16.00] \$20.00 per circuit.

SECTION 52. Section 14-12-830 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

14-12-830 Outlets.

For the inspection of additional outlets on existing circuits and including the fixtures, sockets or receptacles attached to such outlets the fee shall be [\$1.00] \$2.00 for each outlet.

SECTION 53. Section 14-12-840 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

14-12-840 Motors or current-consuming devices.

The inspection fees for the inspection of each electric motor or currentconsuming device, other than lighting fixtures, shall be as follows:

One motor or current-consuming device	[\$15.00]	\$20.00
Each additional motor or current-consuming device	[\$5.00]	\$ 7.00

SECTION 54. Section 14-12-860 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

14-12-860 Reinspections.

Inspection fees for the reinspection of any existing, previously approved electrical installation shall be [\$30.00] \$50.00 per hour or fraction thereof, per inspector and shall be payable by the electrical contractor who subsequently obtains a permit to make the requirement corrections to that electrical installation.

SECTION 55. Section 14-12-880 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

14-12-880 Minimum Fee.

No inspection shall be made for an amount less than [\$30.00] \$40.00.

SECTION 56. Section 14-12-890 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

14-12-890 Plan Examination.

The fees for examination of plans shall be [\$15.00] \$25.00 per half hour or fraction thereof per plan examiner.

SECTION 57. Section 14-12-900 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

14-12-900 Displays, Exhibitions, Carnivals And Similar Temporary Installations.

The fees for inspection of the electrical work in connection with displays, exhibitions, carnivals and similar temporary installations shall be [\$30.00] \$50.00 per hour or fraction thereof per inspector.

SECTION 58. Section 14-12-930 of the Municipal Code of Chicago is hereby amended by inserting the language in italics as follows:

14-12-930 Electrical Services.

The inspection fees for electrical services shall be as follows:

0 to 100 ampere	\$30.00
101-200 ampere	\$40.00
201-400 ampere [\$45.00]	\$50.00
401-600 ampere [\$50.00]	\$75.00
601-1.000 ampere	\$100.00

Fees for services in excess of 1,000 amperes shall be computed on the basis of the rating of the service disconnects installed, prorated according to the schedule above and shall include feeders, risers and all wiring and

equipment up to the branch circuit distribution panels or motor power panels or control centers.

Fees for the inspection of vaults, except for utility vaults, shall be [\$30.00] \$50.00 for each vault.

14-12-940 Electric Lampposts.

Inspection fees for the original installation of street lighting equipment shall be at the rate of [\$4.00] \$10.00 for each lamppost. Annual inspection fees shall be at the rate of [\$3.00] \$5.00 for each lamppost.

14-28-1140 Categories -- Permit -- Fee.

Projectors and projection equipment are divided into three categories for the purposes of this Code, as follows:

- a. Miniature Nonprofessional Type. Equipment ordinarily used by the general public for home movies and family entertainment specifically approved and labeled by a testing laboratory. For use with slow-burning film, 16mm or less in width and with a maximum film capacity of 2,000 feet;
- b. Nonprofessional Type. Approved equipment which utilizes slow-burning film, 16mm or less in width and with a maximum film capacity of 2,000 feet;
- c. Professional Type. Equipment of a class and type ordinarily used in motion picture theaters, shows, exhibitions and other such locations, where people assemble to be educated or entertained. Projectors and equipment in this category shall comply with all applicable provisions of Section 14-28-1150.
- d. A permit shall be obtained from the bureau of electrical inspection prior to the use and for each use of any professional type projector or any nonprofessional type projector which has a rating in excess of 15 amperes or utilizes any voltage in excess of 150 between conductors or between any conductor and ground. All such equipment shall be specifically approved by the bureau of electrical inspection before it is used. The minimum permit fee shall be \$100.00 for a professional type projector and \$10.00 for a nonprofessional type projector. [and it] The permit shall be prominently displayed during each use of the projector or equipment.

SECTION 59. Section 14-40-140 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

14-40-140 Permit Fees.

The original permit fees shall cover the first annual inspection fee. Subsequent annual inspections shall be subject to the annual inspection fee stated in Section 14-40-170. Permit fees shall be computed as follows:

- (a) Electric or illuminated signs projecting over the public way: [\$22.00] \$100.00 per sign, plus [\$0.70] \$1.00 per square foot of area of each face. The area of an irregular shaped sign shall be computed by using the area of the outer perimeter design of the sign.
- (b) Electric or illuminated signs on private property, illuminated signs flat against a building (flat signs), illuminated painted wall signs and illuminated signboards: [\$22.00] \$100.00 per sign.
- (c) Electric or illuminated roof signs: [\$32.00] \$50.00 per sign, plus for each sign over 500 square feet [\$0.35] \$1.00 per square foot for each square foot over 500. The fee shall be computed on the actual area of the display surface.
- (d) Electric or illuminated ground signs, any part of which projects over the public way -- fees shall be the same as computed for projecting signs as specified in subsection (a).

Electric or illuminated ground signs, entirely over public property: [\$22.00] \$50.00 per sign.

- (e) Permits issued for the re-erection or alteration of any electric sign, illumination of signboards or illumination of flat or wall signs: [\$22.00] \$50.00 per sign.
- (f) Permits issued for electric or illuminated signs to be erected for a period not to exceed 60 days: one-half of the sign permit fee. No fee shall be less than [\$11.00] \$25.00.
 - (g) The fee for cancellation of any sign permit shall be [\$11.00] \$25.00 and shall be deducted before the remaining amount is refunded.
- SECTION 60. Section 14-40-150 of the Municipal Code of Chicago is hereby amended by inserting the language in italics, as follows:

14-40-150 Sign Plan Examination Fees.

The fee for the examination of sign plans shall be [\$15.00] [\$25.00] per one-half hour or fraction thereof.

SECTION 61. Section 14-40-170 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

14-40-170 Annual Inspection Fees.

The annual inspection fee to be charged for the signs described in Section 14-40-160 shall be as follows:

- (a) Electric or illuminated signs projecting over the public way: [\$22.00] \$100.00 per sign, plus [\$0.70] \$1.00 per square foot of area of each face. The area of irregular shaped signs shall be computed by using the area of the outer perimeter design of the signs.
- (b) Electric or illuminated signs on private property, illuminated signs flat against a building (flat signs), illuminated painted wall signs and illuminated signboards: [\$22.00] \$100.00 per sign.
- (c) Electric or illuminated roof signs: [\$32.00] \$50.00 per sign, plus for each sign over 500 square feet [\$0.35] \$1.00 per square foot for each square foot over 500. The fee shall be computed on the actual area of the display surface.
- (d) Electric or illuminated ground signs, any part of which projects over the public way -- fees shall be the same as computed for projecting signs as specified in subsection (a).
- (e) Electric or illuminated ground signs, entirely over public property: [\$22.00] \$50.00 per sign.

SECTION 62. Article 11.5-1 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

11.5-1 Plats.

Every application for a building permit shall be deemed to be an application for a zoning certificate and shall be accompanied by:

(1) A plat, in duplicate, of the piece or parcel of land, lot, lots, block or blocks, or parts or portions thereof, drawn to scale showing the actual dimensions and certified by a Land

Surveyor or Civil Engineer licensed by the State of Illinois, as a true copy of the piece, or parcel, lot, lots, block or blocks, or portions thereof, according to the registered or recorded plat of such land; and

(2)A plat, in duplicate, drawn to scale in such form as may, from time to time, be prescribed by the Zoning Administrator, showing the ground area, height, and bulk of the building or structure, the building lines in relation to lot lines, the use to be made of the building or structure or land and such other information as may be required by the Zoning Administrator for the proper enforcement of this comprehensive amendment. When a building permit application for the repair, remodeling and/or alteration of pre-ordinance (built before July 8, 1957) residential buildings, or buildings of mixed residential occupancy containing not more than six dwelling units is filed with the Department of Zoning, and zoning certification is sought for the present number of dwelling units existing at the time of submittal of such application, such zoning certification shall be limited to certify not more than one unit over the number of units, originally authorized. The said permit application must be accompanied by such documents and be in such form as may, from time to time, be prescribed by the Zoning Administrator, to substantiate the density existing prior to the effective date of this comprehensive amendment. Such documents may include, but not limited to, affidavits, leases, utility records, or any other instruments deemed necessary by the Zoning Administrator to make a determination of authorized non-conformity.

One copy of each of the two plats shall be attached to the application for a building permit when it is submitted to the Office of the Zoning Administrator for a zoning certificate and shall be retained by the Zoning Administrator as a public record.

- (3) The fee for said application shall be payable to the Department of Revenue and shall be computed as follows:
 - a) For New Construction:
 - 1) [Fifteen dollars] \$50 for all structures aggregating 10,000 square feet or less in area.
 - 2) [Seven dollars] \$15 for each [5,000] 2,500 square feet of floor area in excess of 10,000 up to 100,000 square feet.

- 3) [Seven dollars] \$15 for each [10,000] 5,000 square feet of floor area in excess of [100,000] 250,000 square feet.
- b) For Repairs and Alterations to Existing Construction:
 - 1) [Seven dollars] \$15 for residential construction of five units or less.
 - 2) [Twenty-three dollars] \$50 for residential construction in excess of five units and for all non-residential construction.

SECTION 63. Article 11.12 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

11.12 Fees.

Any application for an amendment or special use filed by, or on behalf of, the owner or owners of the property affected shall be accompanied by a fee of [two hundred and fifty dollars,] \$500.00 shall be paid to the [City Comptroller.] Department of Revenue. There shall be no such fee, however, in the case of applications filed by members of the City Council, the Mayor, Departments of the City of Chicago; or by a duly constituted public body such as, but not limited to, United States Government, State of Illinois, [The Metropolitan Sanitary District of Greater Chicago,] The Metropolitan Water Reclamation District of Greater Chicago, Board of Education of Chicago, Chicago Housing Authority, Chicago Park District and Chicago Public Library.

The provisions in this section however do not apply to any application for an amendment for a Planned Development which subject is covered by Section 11.11-1, any application for an Amendment for an Air Rights Planned Development which subject is covered by Section 11.11-2 and any application for a variation which subject is covered by Section 11.11-3.

SECTION 64. Section 11.12-1 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

11.12-1 Application For An Amendment For A Planned Development.

Any application for an amendment for a Planned Development shall be filed by, or on behalf of, the owner or owners of the property affected and

shall be accompanied by a fee of [one hundred dollars,] \$250.00 per net developable acre in the planned development or [five hundred dollars] \$500.00, whichever is greater, plus the fee for a zoning amendment as described in Section 11.12, which shall be paid to the [Director] Department of Revenue. There shall be no such fee required in the case of an application filed by a duly constituted public body such as but not limited to, City of Chicago, Chicago Housing Authority, Chicago Park District, Chicago Public Library; or by the Commissioner of Planning and Development.

SECTION 65. Section 11.12-3 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language in brackets and inserting the language in italics, as follows:

11.12-3 Application For A Variation.

Any application for a variation filed by, or on behalf of, the owner or owners of the property affected shall be accompanied by a fee of [one hundred and fifty dollars] \$250, which shall be paid to the [City Comptroller.] Department of Revenue. There shall be no such fee, however, in the case of applications filed by members of the City Council, the Mayor, Departments of the City of Chicago; or by a duly constituted public body such as, but not limited to United States Government, State of Illinois, The Metropolitan [Sanitary] Water Reclamation District of Greater Chicago, Board of Education of Chicago, Chicago Housing Authority, Chicago Park District and Chicago Public Library.

SECTION 66. Section 11.12-4 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

11.12-4 Application For An Exception.

Any Application for an exception, filed by, or on behalf of, the owner or owners of property affected shall be accompanied by a fee of [one hundred fifty dollars (150.00)] \$250, which shall be paid to the Department of Revenue. There shall be no such fee, however, in the case of applications filed by members of the City Council, the Mayor, Departments of the City of Chicago, or by a duly constituted public body such as, but not limited to, United States Government, State of Illinois, the Metropolitan [Sanitary] Water Reclamation District of Greater Chicago, Board of Education of Chicago, Chicago Housing Authority, Chicago Park District and Chicago Public Library.

SECTION 67. The Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by adding a new Section 11.12-5, as follows:

11.12-5 Application For Advisory Opinion.

Any application for an advisory opinion on the interpretation or application of this comprehensive amendment shall be accompanied by a non-refundable fee of \$25.00. The Zoning Administrator shall not issue an advisory opinion in the absence of the fee required under this section.

SECTION 68. The Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by adding a new Section 11.12-6, as follows:

11.12-6 Reinspection Fees.

The Zoning Administrator shall assess and collect a fee of \$25.00 for the second and each subsequent inspection of any place, building or property where necessary to determine compliance with this comprehensive amendment. The fee shall be paid to the Department of Revenue.

SECTION 69. Section 11.13 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

11.13 Penalties.

A person who violates, disobeys, omits, neglects, or refuses to comply with or resists the enforcement of any of the provisions of this comprehensive amendment shall be fined not less than [50 dollars] \$200.00 and not more than [200 dollars] \$500.00. Each day such a violation or failure to comply is permitted to exist after notification thereof shall constitute a separate offense.

SECTION 70. The procedures described in Section 11.9 of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, shall not apply to the amendments made to that Title of the Municipal Code in this ordinance.

SECTION 71. If any provision (including any clause, sentence, paragraph, section, exemption or part) of this ordinance, or the application of any provision, is held unconstitutional or otherwise invalid, such occurrence shall not affect other provisions of this ordinance or their application that can be given effect without the unconstitutional or invalid provision or its application. Each unconstitutional or invalid provision, or the application of

such provision, is severable unless otherwise specifically provided. It is declared to be the legislative intent of the City Council of the City of Chicago that this ordinance would have been enacted had the unconstitutional or invalid provision not been included.

SECTION 72. This ordinance shall take effect on January 1, 1994, with the following exceptions: (a) Sections 1.1 and 1.2 shall take effect upon passage and approval (except for Section 3-41-030 of new Chapter 3-41 of the Municipal Code of Chicago, which shall take effect on May 1, 1994); (b) Section 5 of this ordinance shall take effect on April 1, 1994; (c) amendments to Section 4-5-010 contained in this ordinance shall take effect on January 1, 1994, but changes in license fees contained in such amendments shall be implemented upon the first renewal of any existing license occurring on or after the effective date.

Re-Referred -- AMENDMENT OF ORDINANCE WHICH AUTHORIZED GRANT OF PRIVILEGE TO N.B.D. TRUST COMPANY OF ILLINOIS UNDER TRUST NUMBER 1156-CH.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance amending an agreement between N.B.D. Trust Company of Illinois under Trust No. 1156-CH and the City of Chicago, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Re-Refer the proposed ordinance transmitted herewith to the Committee on Transportation and Public Way.

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 ordinance transmitted with the foregoing committee report was Re-Referred to the Committee on Transportation and Public Way by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Re-Referred -- AMENDMENT OF AGREEMENT WHICH AUTHORIZED ISSUANCE OF PERMIT FOR CANOPY TO N.B.D. TRUST COMPANY OF ILLINOIS UNDER TRUST NUMBER 1156-CH.

The Committee on Finance submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance amending an agreement between N.B.D. Trust Company of Illinois under Trust No. 1156-CH and the City of Chicago, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Re-Refer the proposed ordinance transmitted herewith to the Committee on Transportation and Public Way.

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 ordinance transmitted with the foregoing committee report was Re-Referred to the Committee on Transportation and Public Way by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

COMMITTEE ON AVIATION.

AUTHORIZATION TO NEGOTIATE FOR ACQUISITION OF VARIOUS PROPERTIES FOR MIDWAY AIRPORT DEVELOPMENT PROJECT.

The Committee on Aviation submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Aviation, having had under consideration an ordinance (referred on October 7, 1993) from the Department of Aviation authorizing the Commissioner to negotiate for acquisition of property located at 5929 South Archer Avenue, 5939 South Archer Avenue and 5437 South Massasoit Avenue required for the Midway Development Project, begs leave to recommend that Your Honorable Body do *Pass* said proposed ordinance.

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (City) owns and operates an airport known as Chicago Midway Airport ("Airport") and possesses the power and authority to acquire property adjacent to the Airport for airport purposes; and

WHEREAS, The City has determined that it is useful, desirable and necessary that the City acquire for public use for the Department of Aviation the property legally described on Exhibit A attached hereto and commonly known as Wisconsin Can Parcel, at 5929 South Archer Avenue, 5939 South Archer Avenue and 5437 South Massasoit Avenue ("Property"); and

WHEREAS, The Property is required for the Midway Development Project; and

WHEREAS, The Federal Aviation Administration will reimburse the City for eighty percent (80%) of the acquisition costs; 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 Commissioner of Aviation ("Commissioner") is authorized to negotiate with the owners of the Property for the purchase of the Property legally described on Exhibit A.

SECTION 3. If the Commissioner and the owners are able to agree on the purchase price, the Commissioner is authorized to purchase the Property in the name of and on behalf of the City for the agreed price, subject to the approval of the City Council. If the Commissioner is unable to agree with the owners of the Property on the purchase price of the Property, or if the owners are incapable of consenting to the sale, or if the owners cannot be located, then the Commissioner shall report such facts to the Corporation Counsel. The Corporation Counsel shall thereafter institute and prosecute condemnation proceedings in the name of and on behalf of the City of Chicago for the purpose of acquiring fee simple title to the Property under the City's power of eminent domain.

SECTION 4. Payment of the purchase price is to be made from the Midway Federal Grant Fund Number 623.

SECTION 5. This ordinance shall be effective from and after its passage.

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

Exhibit "A".

Parcel 1:

Lot 9 in the subdivision of that part of the southeast quarter of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, lying south of center line of Archer Avenue, in Cook County, Illinois.

Parcel 2:

The west 50 feet of the east 70 feet of that part of Lot 39 lying south of Archer Avenue and the west 50 feet of the east 70 feet of Lot 44 lying northwesterly of the right-of-way of the Indiana Harbor Belt Railroad in the subdivision of that part of the southeast quarter of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, lying south of the center line of Archer Avenue, in Cook County, Illinois.

Parcel 3:

The west 98.38 feet of Lot 39 (except the north 165.66 feet thereof and except the south 125.54 feet thereof) and the west 28.08 feet of the east 98.08 feet of the north 91.42 feet of the south 216.96 feet of Lot 39 in the subdivision of that part of the southeast quarter of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian.

Parcel 4:

The south 125.54 feet (except the east 70 feet thereof) of Lot 39 in the subdivision of that part of the southeast quarter of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, lying south of the center line of Archer Avenue.

Parcel 5:

The south 200 feet of Lot 36 in subdivision of that part of southeast quarter of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, lying south of the center line of Archer Avenue, in Cook County, Illinois.

Parcel 6:

Lot 37 (except that part of said Lot 37 commencing at the point of intersection of the south line of Archer Avenue with the west boundary of said lot: thence easterly along the south line of Archer Avenue, a distance of 50 feet; thence southerly parallel to the west boundary of said lot, a distance of 125 feet; thence westerly on a line parallel to the south line of Archer Avenue, a distance of 50 feet; thence northerly along the west boundary line of said lot, a distance of 125 feet, to the place of beginning), in the subdivision by the executor of Thomas Suffern of that part of the southeast quarter of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, lying south of the center line of Archer Avenue, recorded June 27, 1834 as Document 2066063, in Cook County, Illinois.

Parcel 7:

Lot 38 in the subdivision of that part of the southeast quarter of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, lying south of the center line of Archer Avenue, in Cook County, Illinois.

Parcel 8:

Lot 46 (except the south 150 feet of the west 158 feet thereof) in the subdivision of that part of the southeast quarter of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, lying south of the center line of Archer Avenue, in Cook County, Illinois.

Parcel 9:

The east 20 feet of the south 211 feet of Lot 39 and the south 211 feet of Lot 40 (except that part thereof lying southeasterly of a line described as follows: beginning at a point in the east line of said Lot 40, which point is 104.47 feet north of the south line of said lot; thence southwesterly on a curve, convex to the northwest with a radius of 903.8 feet to the southwest corner of said lot) in the subdivision of that part of the southeast quarter of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, lying south of the center line of Archer Avenue, in Cook County, Illinois.

Parcel 10:

Easement for ingress and egress for the benefit of Parcel 9 as set forth and defined in the grant of easement recorded as Document No. 15195067 in Cook County, Illinois.

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, STATE AND PRIVATE AGENCIES.

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

CHICAGO, November 5, 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, state and private agencies, and having been presented with a proposed substitute ordinance by Alderman Levar, 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) LEMUEL AUSTIN, JR., Chairman.

On motion of Alderman Austin, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith. Moore, Stone -- 44.

Nays -- None.

Alderman Natarus 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 private agencies; 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 and private agencies 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 \$9,862,000 not previously appropriated, representing additional awards from agencies of the federal and state governments and private agencies, has become available for appropriation for the year 1993.
- SECTION 2. The sum of \$9,862,000 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".

Amendments To The 1993 Appropriation Ordinance.

925 -- Grant Funds

Code Department And Item Strike Add Amount

Estimate Of Grant Revenue For 1993

Awards from Agencies of \$559,622,384 \$569,428,384 the Federal Government

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Code	Department And Item	Strike Amount	Add Amount
	Awards from Agencies of the State Government	\$146,102,000	\$146,139,000
	Awards from Private Agencies	4,019,000	4,038,000
	925 Grant Funds		
13	Mayor's Office Of Employment And Training:		
	Job Training Partnership Act (J.T.P.A.):	951,000	989,000
	Title IBO (Older Individuals Program)		
23	Cultural Affairs:		
	Local Tourism and Convention Bureau Grant	-0-	1,167,000
24	Mayor's Office Of Special Event	ts:	
	Local Tourism and Convention Bureau Grant	1,167,000	-0-
41	Department Of Health:		
	Alcohol and Drug Abuse Prevention (CEPADA)	885,000	1,013,000
	Big City Health Department Conference	30,000	49,000
	Immunization	2,507,000	3,372,000
	AIDS Prevention	2,786,000	2,787,000

Code	Department And Item	Strike Amount	Add Amount
·	HIV Prevention for High Risk Youth	\$375,000	\$585,000
	Sexually Transmitted Disease Training	363,000	384,000
47	Department Of Aging:		
	OAA-Title V/Senior Employment Specialist	876,000	878,000
	State Foster Grandparents	30,000	32,000
53	Department Of Human Services:		
	Community Service Block Grant	6,343,000	6,749,000
·	Summer Food Service	3,363,000	3,741,000
	Head Start	50,091,000	57,475,000
57	Department Of Police:		
	Motor Vehicle Theft Prevention	1,000,000	1,035,000
72	Department Of Environment:		
	Air Pollution Control Program	535,000	543,000
91	Chicago Public Library:		
	Library Services and Construction Act (LSCA): Title I	770,000	1,135,000

ACCEPTANCE OF GRANT FROM UNITED STATES CONFERENCE OF LOCAL HEALTH OFFICERS AND UNITED STATES CONFERENCE OF MAYORS FOR PILOT PROGRAM TO MAKE HEALTH CARE MORE ACCESSIBLE TO NON-ENGLISH SPEAKING PERSONS.

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

CHICAGO, November 5, 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 United States Conference of Local Health Officers and the United States Conference of Mayors necessary to assist in a pilot program within the Department of Health, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 (the "City") through the Department of Health (the "Department") has been awarded grant funds in the amount of \$8,000 (the "Grant Funds") by the U.S. Conference of Local Health Officers and the U.S. Conference of Mayors; and

WHEREAS, The Department will use the Grant Funds to make health care available through local health departments more accessible to those who cannot speak English; and

WHEREAS, The Department is participating in the creation of a pilot program with the Toledo Department of Health and the Asian Mutual Assistance Program in Toledo, Ohio (the "Program") for the period beginning June 3, 1993 through December 31, 1993 that will serve as a model for other health departments throughout the country; now, therefore,

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

SECTION 1. The sum of \$8,000 not previously appropriated, representing the Grant Funds, is hereby appropriated from Fund 925 -- Grant Funds for the year 1993, for the purpose described in the preamble hereof.

SECTION 2. The Comptroller of the City is hereby directed to disburse the Grant Funds as required to carry out the purpose of the Program.

SECTION 3. This ordinance shall take effect after its passage and approval.

ACCEPTANCE OF GRANT FROM ILLINOIS DEPARTMENT OF PUBLIC HEALTH, DIVISION OF FOOD, DRUGS AND DAIRIES TO ASSIST IN TANNING FACILITIES INSPECTION PROGRAM.

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

CHICAGO, November 5, 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 of Public Health, Division of Food, Drugs and Dairies, necessary to assist in the Tanning Facilities Inspection 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 (the "City") through the Department of Health (the "Department") has been awarded grant funds ("Grant Funds") in the amount of \$8,000 from the Illinois Department of Public Health, Division of Food, Drugs and Dairies (the "State"); and

WHEREAS, The Department will use the Grant Funds to perform inspections, investigations, surveillance, enforcement and administrative activities as part of the Tanning Facilities Inspection Program (the "Program") for the period beginning July 1, 1993 through June 3, 1994; now, therefore,

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

SECTION 1. The sum of \$8,000 not previously appropriated, representing the Grant Funds, is hereby appropriated from Fund 925 -- Grant Funds for the year 1993, for the purpose described in the preamble hereof.

SECTION 2. The Comptroller of the City 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 after its passage and approval.

AUTHORIZATION FOR APPROPRIATION OF FUNDS FROM CHICAGO MORTGAGE CREDIT CERTIFICATE PROGRAM NECESSARY TO SUBSIDIZE PORTION OF PROGRAM FEE.

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

CHICAGO, November 5, 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 an appropriation from the Chicago Mortgage Credit Certificate Program necessary to subsidize a portion of the program fee, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 (the "City") is a home rule municipality as described in Section 6(A), Article VII 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, There exists within the borders of the City a recognized need for decent, safe, sanitary and well-constructed and maintained housing which persons of moderate income can afford; and

WHEREAS, The United States government has authorized the states of the United States and their political subdivisions to issue mortgage credit certificates (the "Certificates") pursuant to Section 25 of the Internal Revenue Code of 1986, as amended (the "Code"), in lieu of "qualified mortgage bonds", as defined in Section 143(a) of the Code, which entitle qualifying individuals (the "Borrowers") to a credit against their individual federal income tax liability; and

WHEREAS, Pursuant to an ordinance enacted on December 11, 1991 and published at pages 10551 through 10569 of the Journal of Proceedings of the City Council of the City (the "Journal of Proceedings") of said date, and an

ordinance enacted on July 29, 1992 and published at pages 19565 through 19650 of the Journal of Proceedings of said date, the City has established and implemented its Mortgage Credit Certificate Program, Series 1992 (the "Program") to issue Certificates to Borrowers, and, in connection therewith, the City has executed and delivered an Administration Agreement dated as of November 13, 1992 (the "Administration Agreement"), among the City, George K. Baum & Company, as program administrator (the "Program Administrator"), and Cole Taylor Bank, as local administrator (the "Local Administrator"), providing for the payment by each Borrower of a program fee (the "Program Fee") of 1.75 percent of the "Indebtedness Amount". as defined in the Administration Agreement (the "Indebtedness Amount"), such Program Fee to be distributed among the City, the Local Administrator, the Program Administrator and Chapman and Cutler ("Special Counsel"), as special counsel to the City (each such Program Fee distribution being hereinafter referred to as a "Distribution"), in payment for their services, as set forth in the Administration Agreement (the "Old Fee Structure"): and

WHEREAS, The City by separate ordinance (the "Program Amendment Ordinance"), proposes to execute and deliver a First Amendment to Administration Agreement (the "First Amendment") to reduce the Program Fee charged to each Borrower and to restructure the Distribution in connection with the issuance of each Certificate as of September 1, 1993 (the "New Fee Structure"); and

WHEREAS, The City Council of the City, by an ordinance enacted on November 4, 1987 and published at pages 5989 through 5992 of the Journal of Proceedings (the "Tax Credit Ordinance") authorized the City's Department of Housing ("D.O.H.") to allocate low-income housing tax credits (the "Tax Credits") available under Section 42 of the Code and to impose fees (the "Tax Credit Fees") in connection with the allocation of the Tax Credits; and

WHEREAS, The City also proposes to amend the Tax Credit Ordinance by means of the Program Amendment Ordinance in order to permit the use of Tax Credit Fees for D.O.H.'s affordable housing programs, including the Program; and

WHEREAS, The New Fee Structure will require the City to subsidize a portion of the Program Fee to enable future Borrowers to pay a portion of the Program Fee equal to the lesser of \$300 or two percent of the Indebtedness Amount; and

WHEREAS, The City also intends to reimburse each holder of a Certificate issued prior to September 1, 1993 for the differential between the Program Fee charged to such holder under the Existing Fee Structure and the Program Fee which would have been paid by such holder had the New Fee Structure been in effect at the time such Certificate was issued (the "Fee Differential"); 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. Subject to passage of the Program Amendment Ordinance, the sum of \$260,000 is hereby appropriated from those monies ("Fee Monies") in Fund 153 which represent Tax Credit Fees for the purposes set forth in the First Amendment. The Comptroller is authorized to disburse such funds to the Program Administrator and Special Counsel in accordance with the provisions of the First Amendment in connection with the issuance of each Certificate issued on and after September 1, 1993.

SECTION 3. Subject to passage of the Program Amendment Ordinance, the sum of \$40,000 is hereby appropriated from Fee Monies in Fund 153 to reimburse each Certificate holder who was issued a Certificate prior to September 1, 1993 for the Fee Differential. The Comptroller is further authorized to disburse such funds to pay the Fee Differential to all holders of Certificates issued before September 1, 1993.

SECTION 4. This ordinance shall be in full force and effect upon its passage.

SUPPLEMENTAL APPROPRIATION AND AMENDMENT TO 1993 ANNUAL APPROPRIATION ORDINANCE TO FUND ADDITIONAL EXPENDITURES RELATING TO COLLECTIVE BARGAINING AGREEMENT WITH FRATERNAL ORDER OF POLICE.

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

CHICAGO, November 5, 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 fund the arbitrator's award relating to the collective bargaining agreement between the City of Chicago and the Fraternal Order of Police, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, On February 7, 1990, the City Council of the City of Chicago ratified and authorized execution of a collective bargaining agreement between the City of Chicago and the Fraternal Order of Police, Chicago Lodge No. 7 (the "Union"), for the period beginning January 1, 1989, and ending December 31, 1991, governing terms and conditions of employment in certain positions in the Chicago Department of Police; and

WHEREAS, In accordance with said agreement, the City and the Union entered into arbitration, to resolve certain issues not resolved in collective bargaining for a succeeding agreement; and

WHEREAS, On January 25, 1993, the arbitrator's award concerning previously unresolved issues was made and has become final, and the current collective bargaining agreement between the City and the Union is now complete; and

WHEREAS, In order to meet its obligations under the collective bargaining agreement, the City is required to expend funds in addition to those appropriated for the Department of Police for the Year 1993; and WHEREAS, The sum of \$20,800,000 not previously appropriated for the year 1993, representing additional surplus from prior years, has become available for appropriation and is sufficient, when added to amounts previously appropriated for the Department of Police, to allow the City to meet its obligations under the collective bargaining agreement with the Union; and

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

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

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

SECTION 1. The sum of \$20,800,000 not previously appropriated for the year 1993 is hereby appropriated from Fund 100 -- Corporate. The Annual Appropriation Ordinance for the Year 1993, as amended, is hereby further amended by striking the words and figures and by inserting the words and figures indicated in the attached Exhibit A.

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

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

Exhibit "A".

Amendments To The 1993 Annual Appropriation Ordinance.

Fund 100 -- Corporate Funds

Code

Department And Item

Strike Amount Add Amount

Estimates of the Assets and Liabilities as of January 1, 1993 and estimates of the amount of such assets and revenue which are appropriable for the year 1993.

Code	Department And Item	Strike Amount	Add Amount
	Surplus (net current assets)	\$ 19,000,000	\$ 39,800,000
	Total appropriable for charges and expenditures (exclusive of Liabilities at January 1, 1993)	1,752,736,000	1,773,536,000
:	Department Of Police 57-10	005	
.0005	Salaries and Wages	614,333,756	620,333,756
.0020	Overtime	19,400,000	22,400,000
.0022	Other Contract Costs	17,500,000	24,500,000
.0091	Uniform Allowance	11,250,000	16,050,000

AUTHORIZATION FOR TRANSFER OF YEAR 1993 FUNDS WITHIN COMMITTEE ON AVIATION.

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

CHICAGO, November 5, 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 transfer of funds for the year 1993 within the City Council Committee on Aviation, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the year 1993. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred during the year 1993 payable from such appropriations:

FROM:

Purpose	Fund	Code Department	Account	Amount
For Personal Service	100	15-2220	0000	\$4,500

TO:

Purpose	Fund	Code Department	Account	Amount
For Contingencies	100	15-2220	0700	\$4,500

SECTION 2. The sole purpose of this transfer of funds is to provide funds to meet necessary obligations within the City Council Committee on Aviation during the year 1993.

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

AUTHORIZATION FOR TRANSFER OF YEAR 1993 FUNDS WITHIN COMMITTEE ON ZONING.

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

CHICAGO, November 5, 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 transfer of funds for the year 1993 within the City Council Committee on Zoning, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the Year 1993. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred during the year 1993 payable from such appropriations:

FROM:

Purpose	Fund	Code Department	Account	Amount
For Personal Service	100	15-2275	0000	\$7,000
TO:				
Purpose	Fund	Code Department	Account	Amount
For Commodities and Materials	100	15-2275	0300	\$7,000

SECTION 2. The sole purpose of this transfer of funds is to provide funds to meet necessary obligations within the City Council Committee on Zoning during the year 1993.

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

AUTHORIZATION FOR INSTALLATION OF WATER MAINS AT VARIOUS LOCATIONS.

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

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration six 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 Campbell Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install 460 feet of 8-inch ductile iron water main in South Campbell Avenue, from South Archer Avenue to West Pershing Road, at the total estimated cost of \$89,960.83 chargeable to the Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01452.

Portion Of South Kostner Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install 320 feet of 12-inch ductile iron water main in South Kostner Avenue, from West Adams Street to West Jackson Boulevard, at a total estimated cost of \$63,914.00 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01423.

Portion Of North Lawler Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install 1,311 feet of 8-inch ductile iron water main in North Lawler Avenue, from West Augusta Boulevard to West Chicago Avenue, at a total estimated cost of \$246,888.47 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01461.

Portion Of South Meade Avenue.

Ordered, That the Commissioner of Water is hereby authorized to install 950 feet of 8-inch ductile iron water main in South Meade Avenue, from West 53rd Street to South Archer Avenue, at a total estimated cost of \$190,060.00 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01466.

Portions Of South Wells Street And West Taylor Street.

Ordered, That the Commissioner of Water is hereby authorized to install 1,024 feet of 12-inch ductile iron water main in South Wells Street, from West Polk Street to West Taylor Street, and West Taylor Street, from South Wells Street to South Financial Place, at a total estimated cost of \$210,820.00 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01469.

Portion Of East 85th Street.

Ordered, That the Commissioner of Water is hereby authorized to install 1,456 feet of 8-inch ductile iron water main in East 85th Street, from South Indiana Avenue to South Dr. Martin Luther King, Jr. Drive, at a total estimated cost of \$283,648.94 chargeable to Appropriation Account Number 200-87-3120-0550 (W-706) Construction.

The above work is to be done under Order Number A-01328.

Action Deferred -- RE-APPOINTMENT OF MR. ALEXANDER VROUSTOURIS AS INSPECTOR GENERAL.

The Committee on the Budget and Government Operations submitted the following report which was, on motion of Alderman Shaw and Alderman Buchanan, *Deferred* and ordered published:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration a communication and report concerning the reappointment of Alexander Vroustouris as Inspector General for a term ending October 25, 1997, having had the same under advisement, begs leave to report and recommend that Your Honorable Body approve the appointment.

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

Respectfully submitted,

(Signed) LEMUEL AUSTIN, JR., Chairman.

COMMITTEE ON ECONOMIC AND CAPITAL DEVELOPMENT.

APPROVAL OF PROPERTY AT 840 WEST EVERGREEN STREET AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

The Committee on Economic and Capital Development submitted the following report:

CHICAGO, November 5, 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 Terry Gabinski (32nd Ward) authorizing Class 6(b) tax incentives for the property located at 840 West Evergreen Street pursuant to the Cook County Real Property Classification Ordinance, begs leave to recommend that Your Honorable Body Adopt said resolution which is transmitted herewith.

This recommendation was concurred in by all of the committee members 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 on, enhance, and occupy property which is located in Cook County and which is used for 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, John Melchior, the owner of the property located at 840 West Evergreen Street, plans to make substantial improvements in that property (hereinafter referred to as the "subject property") so that it may be utilized by Outer Limits, Inc. for industrial purposes; and

WHEREAS, The subject property is located entirely with Enterprise Zone IV; and

WHEREAS, Notwithstanding the Class 6(b) status of the subject property, the improvement and utilization of the subject property will generate new revenues to the City in the form of real estate and other tax revenues; and

WHEREAS, The granting of Class 6(b) tax incentives for the subject property is necessary for the execution of the intended improvements; and

WHEREAS, The execution of these improvements and the future use of the subject property will provide significant present and future employment, both temporary and permanent; and

WHEREAS, The permanent real estate index numbers for the subject property are: 17-05-220-002-0000, 17-05-220-003-0000 and 17-05-220-004-0000; 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 Class 6(b) tax incentive is both necessary and appropriate for the said development to occur on the subject property; and
- SECTION 2. The City of Chicago, Illinois hereby supports and consents to the Class 6(b) classification of the subject property pursuant to the Cook County Real Estate Property Classification Ordinance, as amended, as amended, and the application of the Class 6(b) tax incentives to the property identified as Permanent Real Estate Index Numbers: 17-05-220-002-0000, 17-05-220-003-0000 and 17-05-220-004-0000; 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; and
- Be It Further Resolved, That this resolution shall be in effect immediately upon its adoption or as otherwise provided for by law.

APPROVAL OF PROPERTY AT 1150 SOUTH WASHTENAW AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

The Committee on Economic and Capital Development submitted the following report:

CHICAGO, November 5, 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 Dexter Watson (27th Ward) authorizing Class 6(b) tax incentives for the property located at 1150 South Washtenaw 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 on, enhance, and occupy property which is located in Cook County and which is used for manufacturing 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, Eaglebrook Plastics, Inc., and Eaglebrook Products, Inc., separate corporations owned by the same individuals, plan to utilize the building located at 1150 South Washtenaw Avenue (hereinafter referred to as the "subject property") to recycle plastic bottles resin feedstock which in turn will be manufactured into "plastic lumber" for recreational furniture and decking; and

WHEREAS, Extensive rehabilitation of the subject property is planned to render it usable for the above mentioned purpose at an estimated cost of \$750,000; and

WHEREAS, A real estate tax incentive is necessary to make this rehabilitation economically feasible; and

WHEREAS, This rehabilitation and future use of the subject property will provide significant present and future employment; and

WHEREAS, The subject property is located entirely within Enterprise Zone I; and

WHEREAS, Notwithstanding the Class 6(b) status of the subject property, the rehabilitation and utilization of the subject property will generate new revenues to the City in the form of real estate and other tax revenues; and

The Permanent Real Estate Index Numbers for the subject property are: 16-13-418-014, 16-13-422-005, 16-13-422-009, 16-13-422-010, 16-13-422-011, 16-13-422-012, 16-13-422-014; now, therefore,

Be It Resolved, That the Mayor and members of the City Council of the City of Chicago hereby declare that:

SECTION 1. The City of Chicago has determined that the incentive provided by the Class 6(b) classification necessary and appropriate for the said development on the subject property; and

SECTION 2. The City of Chicago hereby supports and consents to the Class 6(b) classification of the subject property pursuant to the Cook County Classification Ordinance, as amended, and the application of the Class 6(b) tax incentives to the property identified as Permanent Real Estate Index Numbers 16-13-418-014, 16-13-422-005, 16-13-422-009, 16-13-422-010, 16-13-422-011, 16-13-422-012, and 16-13-422-014; and

SECTION 3. The Clerk of the City of Chicago is authorized to, and shall provide certified copies of this resolution for delivery to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois; and

Be It Further Resolved, That this resolution shall be in force and effect immediately upon its passage or as otherwise provided for by law.

COMMITTEE ON ENERGY, ENVIRONMENTAL PROTECTION AND PUBLIC UTILITIES.

AMENDMENT OF TITLES 4, 7 AND 11 OF MUNICIPAL CODE OF CHICAGO TO EXPAND EXISTING PROGRAMS WHICH ENCOURAGE RECYCLING ACTIVITIES AND TO ESTABLISH NEW REGULATIONS CONCERNING HIGH DENSITY RESIDENTIAL AND COMMERCIAL SOURCE REDUCTION AND RECYCLING.

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

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Energy, Environmental Protection and Public Utilities, having had under consideration an ordinance amending the Municipal Code of Chicago Titles 4 and 7 and adding a new Chapter 11-5 entitled "Chicago High Density Residential and Commercial Source Reduction and Recycling Ordinance", 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) EDWIN W. EISENDRATH, Chairman.

On motion of Alderman Eisendrath, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago is a home rule unit pursuant to the 1970 Illinois Constitution, Article VII, Section 6(a); and

WHEREAS, The increasing volume and variety of solid waste generated in the City of Chicago create conditions that threaten the public health, safety, and well-being of the residents of Chicago by contributing to land pollution, wasting resources, producing litter and generally deteriorating the environment; and

WHEREAS, The City Council of the City of Chicago hereby finds that a significant amount of the solid waste generated in the City of Chicago consists of recyclable materials that are needlessly discarded each year and should be recovered from the City's waste stream and reused in the manufacture of new goods; and

WHEREAS, The City Council of the City of Chicago hereby finds that the substantial increase in the cost of refuse disposal makes the recovery of such recyclable materials essential to reduce the amount of municipal waste

requiring disposal, thus reducing the consumption of and demand for landfill space, aiding in the conservation of valuable resources, and curbing the rise in taxes; and

WHEREAS, The City Council of the City of Chicago has adopted The Solid Waste Management Plan (the "Plan") which evaluates and recommends options for the handling of solid waste in a manner which will reduce land, air, and water pollution and conserve the natural, economic and energy resources of the City; and

WHEREAS, The Plan provides for the implementation of various programs to achieve its source reduction and recycling goals by 1996; and

WHEREAS, The Plan also recognizes that the development and implementation of effective source reduction and recycling programs for establishments that receive solid waste collection service by private waste haulers, and not by the City of Chicago, is necessary if the City of Chicago is to realize the waste reduction and recycling goals in the Plan and increase the quantity of recyclable material available for reprocessing and remanufacture; and

WHEREAS, The City Council of the City of Chicago hereby finds that it can most appropriately demonstrate its long-term commitment to environmental protection and effective solid waste management by establishing solid waste programs which encourage source reduction and source separation recycling activities at commercial, office and retail establishments and high density, condominium and cooperative residential buildings in the City of Chicago; and

WHEREAS, The City Council of the City of Chicago hereby finds that if the waste generating habits of individuals and businesses remain the same, recycling will not be sufficient to reduce our dependence on waste disposal, therefore the City encourages source reduction steps to reduce the amount and toxicity of waste that is generated, by changing purchasing and usage habits; now, therefore,

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

SECTION 1. The Municipal Code of Chicago is hereby amended by adding a new Chapter 11-5 to read as follows:

11-5-010 Title And Purpose.

This Chapter shall be known and may be cited as the "Chicago High Density Residential and Commercial Source Reduction and Recycling Ordinance". It is hereby declared to be the policy of the City of Chicago to promote programs that (1) reduce the amount of waste generated at the source; and (2) recover materials, for the purpose of recycling, that would otherwise be discarded and return them to the economy. Source-separation

recycling is hereby recognized as the preferred method of recycling in the City of Chicago.

It is the purpose of this ordinance to achieve, at a minimum, the following recycling goals: 37.5%, by weight, for the entire City by 1996; 30%, by weight, for commercial and office establishments by 1996; and 12%, by weight, for high density, condominium, and cooperative residential buildings by 1996, as specified in the City of Chicago's Solid Waste Management Plan. It is also the purpose of this ordinance to promote a 25% recycling goal for haulers and recycling service providers. Building owners, waste haulers, recycling service providers, and building managers covered by this ordinance are required to implement recycling programs and are encouraged, wherever feasible, to implement programs which will exceed the above goals in order to further reduce the quantity of waste disposed, conserve natural resources, and decrease operating costs.

11-5-020 Definitions.

For the purposes of this Chapter, unless the context requires otherwise, the following terms shall have the definitions set forth below:

- (a) "Buy-back center" means any licensed recycling facility which purchases recyclable materials from members of the public at large.
- (b) "City" means the City of Chicago, a municipal corporation incorporated under the laws of the State of Illinois.
- (c) "Commercial establishment" means any establishment, including a retail establishment, the primary function of which is the handling of goods, wares, food, beverages or merchandise, or the provision of support services.
- (d) "Commissioner" means the Commissioner of the Department of Environment of the City of Chicago, or his or her designee.
- (e) "Condominium residential building" means a form of property established pursuant to the Illinois Condominium Property Act.
- (f) "Cooperative residential building" means a form of property established under terms of the General Not-For-Profit Corporation Act.
- (g) "Refuse collection customer" means the business entity, person, building owner, or management company which contracts for the provision of waste hauling services for any commercial, office or retail establishment, or high density, condominium, or cooperative residential building in the City of Chicago.

- (h) "Department" means the Department of Environment of the City of Chicago.
- (i) "Drop-off center" means any licensed recycling facility that accepts recyclable materials without payment or charge.
- (j) "Effective recycling program" means a program for municipal waste that satisfies the criteria established in Sections 11-5-021, 11-5-022 and 11-5-023.
- (k) "High density residential building" means a building, containing more than four residential units and which receives waste collection service from a private waste hauler.
- (l) "High grade paper" means computer printout, white ledger (i.e., copy machine paper, letterhead, tablet papers, index cards and laser printed bond paper), colored bond paper and any other paper determined to meet market standards for high value recyclable material.
- (m) "Mixed office paper" means various grades of recyclable paper not limited by fiber content, including glossy papers, cards, colored paper, envelopes, sticky notes, and carbonless forms.
- (n) "Mixed residential paper" includes paperboard (i.e., shoe and cereal boxes, paper towel rolls, etc.), ledger paper, junk mail, paper bags (white and brown), and other clean, uncoated paper.
- (o) "Municipal waste" means garbage, general household and commercial waste, industrial lunchroom or office waste, landscape waste, and construction or demolition debris.
- (p) "Office establishment" means any establishment, the function of which is the transaction of administrative, business, civic or professional services where the handling of goods, wares or merchandise, in limited quantities, is incidental to the primary occupancy or use.
- (q) "Owner" means one or more persons, jointly or severally, in whom is vested all or part of the legal title to property, or all or part of the beneficial ownership and a right to present use and enjoyment of the premises, including a mortgagor in possession.
- (r) "Post-collection separation" means any process that separates municipal waste after the point of collection and recovers recyclable material that can be returned to the economic

- mainstream as raw material for new, reused or reconstituted products which meet the quality standards of the market place.
- (s) "Recycle or recycling" means any process by which materials that otherwise would become municipal waste are collected, separated, or processed and returned to the economic mainstream as raw material for new, reused or reconstituted products but does not include the recovery of materials for fuel in combustion or energy production processes.
- (t) "Recyclable material" means any one of the materials listed in Subsection 11-5-021(d), 11-5-022(d) or 11-5-023(d) of this ordinance or as defined in 11-4-120 of the Municipal Code.
- (u) "Recycling service provider" means any person engaged in either the collection or processing of recyclable materials who has obtained a license either under Chapter 4-260 or Chapter 4-252 of the Chicago Municipal Code.
- (v) "Retail establishment" means each separate store location, whether or not affiliated with any other store location in which tangible personal property or food is offered for sale to the consuming public.
- (w) "Source reduction" means any activity that reduces the amount or toxicity of municipal waste generated. It includes the reuse of a product in its original form or use of repairable, refillable or durable products that results in a longer useful life.
- (x) "Source-separated recycling" means any process that separates solid waste before the point of collection and keeps recyclable material separated from other solid waste until it can be returned to the economic mainstream as raw material for new, reused or reconstituted products which meet the quality standards of the market place.
- (y) "Waste reduction" means any combination of methods that includes recycling and source reduction activities, as defined in this subsection.
- 11-5-021 Establishment Of An Effective Recycling Program In High Density, Condominium And Cooperative Residential Buildings.
- (a) On or before January 1, 1995, the owner of each high density residential building shall provide to the residents of each building an effective recycling program.

- (b) On or before January 1, 1995, the governing association or board of each condominium and cooperative residential building shall provide to the residents an effective recycling program. Beginning January 1, 1995, the issuance of a condominium refuse rebate pursuant to Section 7-28-250 of the Chicago Municipal Code shall be contingent upon the governing association or board of the condominium or cooperative residential building meeting the obligations set forth in Section 11-5-021 of this Chapter.
- (c) The recycling program in subsections (a) and (b) shall meet the requirements of an effective recycling program. An effective recycling program for high density, condominium or cooperative residential buildings shall be defined as meeting the following minimum criteria:
 - (1) The program will provide for collection of, at a minimum, two items from the list of recyclable materials designated in subsection (d); and
 - (2) On or before January 1, 1996, the program will provide for collection of an additional item from the list of recyclable materials designated in subsection (d) or will include the addition of at least two source reduction measures from the list of source reduction measures promulgated by rule by the Commissioner pursuant to this Chapter. This list shall include, but not be limited to the following: composting of yard waste; use of a mulching lawn mower; installing long lasting, energy efficient light bulbs or fixtures; installing reusable furnace and air conditioning filters; providing residents with reusable cloth or string bags; and providing residents with educational materials on non-toxic or less wasteful products, such as rechargeable batteries or citrus cleaning products.
 - (3) In the event that an owner, governing board or association receives written notice under Section 11-5-024 (d), the owner shall, within 30 days of receipt of the notice, provide for collection of another item from the list of recyclable materials designated in subsection (d) of this Section.
 - (d) The list of acceptable recyclable materials includes:

corrugated cardboard

mixed residential paper

magazines and catalogs

newspaper

metal containers; such as aluminum, steel, and bi-metal

glass containers

plastic containers

- (e) Source separated recycling is the method of recycling preferred by the City for high density, condominium or cooperative residential buildings addressed in this Section. Nothing in this Section, however, shall preclude a building from including post-collection separation in its effective recycling program. A building may use post-collection separation as the sole method of recycling if the building can demonstrate an undue economic, safety or space hardship. The form and content of such demonstration shall be determined by rule by the Commissioner pursuant to this Chapter. At a minimum it shall require a source separation feasibility analysis which includes the following:
 - (1) Identification of the types and relative amounts of municipal waste produced.
 - (2) A description of building layout and operations.
 - (3) Assessment of existing space and equipment which can be used for storage and collection of municipal waste.
 - (4) Consideration of impact of source separated recycling on disposal costs.

The source separation analysis and other documentation used to demonstrate undue hardship shall be kept on the premises as part of the building's recycling plan, required in subsection (f) of this Section.

- (f) A written plan describing the effective recycling program shall be kept on the premises for inspection by the residents and the Commissioner, during normal business hours. This plan shall, at a minimum, identify: the recyclable materials included in the building's recycling program; the type of collection method(s) utilized; a post-collection feasibility analysis, if applicable; the written quality reports, received under subsection 11-5-024(a)(2) of this Chapter; the source reduction methods utilized, if applicable; and, a summary of the building's education program.
- (g) Building owners and the governing association or board of each condominium and cooperative shall develop an ongoing resident education program, that includes, but is not limited to the following:
 - (1) flyers provided to new residents and additional information provided to the residents, at least annually, summarizing the building's recycling plan and outlining why it's important to recycle; and

- (2) notices displayed in a common area of the building or provided to the residents, identifying source separation collection points and materials to be recycled, if applicable.
- (h) Building owners and the governing association or board of each condominium and cooperative are encouraged to assist in the formation of an advisory committee, made up of residents, to promote joint development and maintenance of an effective recycling and source reduction program.
- 11-5-022 Establishment Of An Effective Recycling Program In Office Establishments.
- (a) On or before January 1,1995, each refuse collection customer for each office establishment located in the City of Chicago shall provide to each such establishment an effective recycling program utilizing source separated collection, post-collection separation, or both.
- (b) Each licensee or license applicant for a City of Chicago business license who is a refuse collection customer shall be required to certify in the license application that an effective recycling program will be conducted on the licensed premises during the license period. Each licensee or license applicant shall also provide, on the license application, the name of its private hauler and recycling service provider; and whether a post collection, source separation or combination of these two methods is utilized.
- (c) The recycling programs required by subsection (a) shall meet the requirements of an effective recycling program. An effective recycling program for office establishments shall be defined as meeting the following minimum criteria:
 - (1) The collection of, at a minimum, two recyclable materials designated in subsection (d); and
 - (2) On or before January 1, 1996, the program will provide for collection of an additional item from the list of recyclable materials designated in subsection (d) of this Section or will include the addition of at least two source reduction measures from the list of source reduction measures promulgated by rule by the Commissioner pursuant to this Chapter. This list shall include, but not be limited to the following: use of double-sided copying; use of long lasting, energy efficient light bulbs or fixtures; use of reusable laser printer and copier toner cartridges; circulating and routing memos; cutting scrap paper for use as message and memo pads; purging mailing lists of duplicate and outdated names; use of inter-office and intra-company envelopes; and reducing fax transmissions to a half-page or eliminating by using stick-on notes.
 - (3) In the event that a refuse collection customer receives written notice under Section 11-5-024 (d), the refuse collection customer shall, within

30 days of receipt of the notice, provide for collection of another item from the list of recyclable materials designated in subsection (d).

(d) The list of acceptable recyclable materials includes:

corrugated cardboard

high grade paper

mixed office paper

magazines and catalogues

newspaper

metal containers; such as aluminum, steel and bi-metal

glass containers

plastic containers

wooden pallets

- (e) Source separated recycling is the method of recycling preferred by the City for office establishments. Nothing in this Section, however, shall preclude a refuse collection customer from including post-collection separation in its effective recycling program. A refuse collection customer may use post-collection separation as the sole method of recycling if:
 - (1) The refuse collection customer makes a reasonable effort to insure that the materials included within the paper categories are not contaminated by other wastes. Such reasonable efforts may include, but are not limited to: educating office establishments on separating wet waste materials and other non-recyclable from recyclable paper; urging office establishments to provide separate containers for wet waste; providing a color coded bagging system to distinguish waste materials; or the provision of a separate waste receptacle; and
 - (2) The refuse collection customer contracts with a waste hauler or recycling service provider who makes a reasonable effort to prevent contamination of paper by other elements of the waste stream and demonstrates compliance with Section 11-5-024(a)(1). Loans contaminated by the refuse collection customer will be collected as part of the regular garbage route.
- (f) A written plan describing the effective recycling program and any documentation and communication for the Department and any contract

waste hauler or recycling service provider over the preceding 24 months shall be kept by the refuse collection customer on the premises for inspection by the Commissioner at the office establishments, during normal business hours. A summary of the plan shall be distributed to all office establishments and made available to all prospective office establishments. This plan shall identify, at a minimum, the recyclable materials included in the refuse collection customer's effective recycling programs; the type of collection method(s) utilized; targeted recycling rates; the source reduction methods utilized; the written quality reports received under Subsection 11-5-024(a)(2) of this Chapter; and a summary of the refuse collection customer's education program. The plan shall be reviewed regularly and amended to reflect any changes made in the effective recycling program provided by the refuse collection customer.

- (g) The refuse collection customer shall prepare or have prepared an ongoing program for affected office establishments that informs about the source reduction and recycling provisions in its plan and the importance of the establishment's cooperation and involvement. This education program may include, but is not limited to the following:
 - (1) flyers provided to office establishments detailing the recycling plan and outlining why it is important to recycle;
 - (2) posters displayed in offices and common areas of the building marking the location of collection points and the list of materials to be recycled;
 - (3) in-house training sessions and meetings;
 - (4) orientation meetings; or
 - (5) recognition or awards to those office establishments which are particularly effective in helping to implement the waste reduction program.
- (h) Office establishments shall, on an ongoing basis, make available to their employees any items provided under Section 11-5-022(g) and encourage them to provide comments regarding the recycling program.
- 11-5-023 Establishment Of An Effective Recycling Program In Commercial Establishments.
- (a) On or before January 1, 1995, the refuse collection customer for each commercial establishment located in the City of Chicago shall provide an effective recycling program for each such commercial establishment.
- (b) Each licensee or license applicant for a City of Chicago business license, which is a refuse collection customer, shall be required to certify in

the license application that an effective recycling program will be conducted on the licensed premises during the license period. Each licensee or license applicant shall also provide on the license application the name of their current private hauler and current recycling service provider and whether post-collection, source separation or a combination is utilized at the time of license application. Businesses which are not required to obtain a business license shall provide additional certification.

- (c) The recycling programs required by subsection (a) shall meet the requirements of an effective recycling program. An effective recycling program for commercial establishments shall be defined as meeting the following minimum criteria:
 - (1) The recycling program shall provided for collection of, at a minimum, two recyclable materials designated in subsection (d); and
 - (2) On or before January 1, 1996 the program shall include, at a minimum, one of the following options:
 - (i) an additional item from the list of recyclable materials designated in subsection (d); or
 - (ii) two source reduction measures from a list promulgated by the Commissioner with the advice of an appointed advisory board as defined in Section 11-5-026(c). This list shall include, but not be limited to, the following: replacing disposable with renewable, refillable or returnable containers; reducing consumer packaging; using boxes, bags or other packaging alternatives made of post consumer recycled materials; switching to wipeable or reusable signage; double-sided copying; using long lasting, energy efficient light bulbs and fixtures; using reusable laser printer and copier toner cartridges; replacing disposable items with reusable items (i.e. dinnerware, towels, placemats and tablecloths); donating surplus food to foodbanks or soup kitchens; providing educational materials (i.e. flyers, brochures, banners, product displays, and labels) to customers on ways they can reduce waste; providing on site collection at buy back centers, drop off centers, or other on site collection and recycling of post consumer materials.

(d) The list of acceptable recyclable materials includes:

corrugated cardboard;

glass containers;

 $metal\ containers\ including\ aluminum,\ steel\ and\ bi-metal;$

aluminum foil and pans;

plastic containers;
mixed paper;
high grade office paper;
magazines and catalogs;
newspapers;

plastic film.

wooden pallets;

- (e) Source separated recycling is the method of recycling preferred by the City for commercial establishments. Nothing in this Section, however, shall preclude a refuse collection customer from including post-collection separation in its effective recycling program. A refuse collection customer for a commercial establishment may use post-collection separation as the sole method of recycling if it can demonstrate an undue economic, safety, or space hardship. The form and content of such a demonstration shall be determined by rule by the Commissioner. At a minimum it shall require a source separation feasibility analysis which includes the following:
 - (1) Identification of the types and relative amounts of waste produced;
 - (2) A description of the establishment's layout and operations;
 - (3) Assessment of existing space and equipment which can be used for storage and collection of municipal waste and recyclables;
 - (4) Consideration of impact of source separated recycling on disposal costs.

The source separation analysis and other documents used to demonstrate undue hardship shall be kept on the premises as part of the plan for the commercial establishment, required in subsection (g) of this Section.

(f) A written plan describing the effective recycling program shall be kept on the premises for inspection by the Commissioner. This plan shall, at a minimum, identify: the recyclable materials included in the establishment's recycling program; the type(s) of collection method(s) utilized; a post-collection feasibility analysis, if applicable; the written quality reports when received under subsection 11-5-024(a)(2) of this Chapter; the source reduction methods utilized, if applicable; the post-consumer recyclable material(s) collected on site, if applicable.



- (g) An effective recycling program for commercial establishments may provide for collection and recycling of less than the number of materials required in subsection (c) if the refuse collection customer can demonstrate through means of a waste audit that the establishment's waste stream contains fewer than the required materials or that an individual recyclable component constitutes more than 51% by weight of the establishment's waste stream. The waste audit shall be kept on the premises as part of the refuse collection customer's recycling plan as required in subsection (g) and shall be made available for inspection by the Commissioner. The Commissioner may determine by rule promulgated pursuant to this Chapter the criteria for an adequate waste audit for purposes of this Section.
- (h) Until the Commissioner determines that wet waste recycling is commercially and readily available, organic waste shall be excluded from the definition of solid waste for food service establishments, grocery stores, and other similar commercial establishments. These establishments shall meet the recycling goals established for that solid waste which remains after the organic waste component has been removed.
- (i) A commercial establishment with more than one location in the City of Chicago may utilize a consolidated recycling program including any or all of the locations affected herein.

11-5-024 Hauler Certification And Reporting Requirements.

- (a) Beginning January 1, 1995, as a condition of receiving, renewing and maintaining a license as a scavenger, refuse hauler or recycling facility, each such licensee or applicant for such a license shall meet the following criteria:
 - (1) The licensee must certify upon request of the Commissioner that all materials separated for recycling through an effective recycling program are delivered to a processor which will handle the materials in accordance with the definition of recycling in this ordinance. In the event a licensee offers a post-collection paper separation service to customers covered under Sections 11-5-022 and of this Chapter, such licensee shall demonstrate to the respective refuse collection customer that utilizing a facility which maintains a minimum recovery rate of 60% of the uncontaminated paper collected pursuant to Section 11-5-022(e)(2). In the event a licensee operates a post-collection paper separation facility covered under this Chapter, such licensee shall demonstrate to the Commissioner and the respective waste hauler that it is maintaining a minimum recovery rate of 60% of the uncontaminated paper it receives from the waste hauler.

- (2) Haulers and recycling service providers shall develop a program to notify customers of contamination problems that occur on a regular or chronic basis, as they occur. Haulers and recycling service providers shall provide a written report, semi-annually, to each customer on the quality of recyclable materials collected.
- (3) Beginning in August, 1995, the licensee shall submit semiannual written reports to the Commissioner. Reports shall be submitted on or before August 31st, of each year, summarizing recycling activities between January 1st, and June 30th and on or before February 28th, of each year, summarizing recycling activities between July 1st and December 31st. Each report shall set forth the following data and information on materials collected from customers serviced within the City:
 - (i) The weight of all materials collected in total by the licensee; and
 - (ii) The weight of all materials recycled by types or categories of materials with a separate listing estimating the weight represented by buy-back or drop-off facilities; and
 - (iii) The percentage of customers that are high density, condominium or cooperative residential buildings, and the percentage of customers that are commercial, office or retail establishment; and
 - (iv) The percentage of customers contracting for recycling services provided by or subcontracted by the hauler, and the percentage of customers subscribing to each type of recycling services if the hauler provides more than one collection method; and
 - (v) The percentage of customers not contracting for recycling services.

The Commissioner shall review and approve the adequacy of these reports as a prerequisite to the issuance of any City of Chicago license for the collection and processing of municipal waste or recyclable materials. If the reports are not filed in a timely manner, or if the information provided is incomplete, the Commissioner may request that the Department of Revenue withhold a license until such time that the report is made complete. The timely submission of the above reports shall constitute compliance with the reporting requirements under Sections 4-260-045 and 4-252-035 of the Municipal Code.

(b) Any and all specific information regarding materials collected or collection methods required to be reported to the Commissioner under subsection (a) of this Section shall be made available to the public for inspection and copying during normal business hours and in accordance

with the Freedom of Information Act. Nothing in this subsection shall prohibit a licensee, covered under Section 11-5-024, from providing copies of their reports to the public on a voluntary basis.

- (c) A hauler providing post-collection separation shall take reasonable steps to prevent contamination of paper by other waste during the collection, transport, and recovery of materials.
- (d) Each hauler covered under this Section is required to notify, in writing within 30 days, any refuse collection customer with whom it has a contract and which customer has identified a recyclable material in their plan that is no longer being recycled.
- (e) The provisions of Section 11-5-024 do not apply to offal scavengers as defined in Article III, sewer and catch basin cleaners as defined in Article IV, or night soil scavengers as defined in Article V of Chapter 4-260 of the Municipal Code.

11-5-025 Enforcement Provisions.

In order to meet the stated purposes of this Chapter, the Commissioner shall have the following enforcement powers:

- (a) The Commissioner may seek the voluntary cooperation of the governing body, officers, or other officials of any condominium, cooperative, high density residential building, office establishment, retail establishment, scavenger, refuse hauler, recycling service provider, or building owners, managers, or agents to effectuate the purposes of this Chapter. In order to promote such cooperation, the Commissioner may seek to initiate a series of steps designed to assist and encourage the business or building to implement either a new source reduction and recycling program or to improve an existing program. Such steps may include, but are not limited to: a thorough review of the business's or building's recycling plan and implementation procedures; and allowing reasonable time for the building or business to improve existing efforts to comply with this Chapter.
- (b) If, after the Commissioner seeks to put into effect the steps as set forth in 11-5-025(a), a condominium, cooperative, high density residential building owner, governing board or association, office or retail establishment owner or manager, scavenger, refuse hauler, or recycling service provider is found to be violating the terms of this Chapter, it shall be subject to fines not les than \$25 nor more than \$100 per day. Each day the violation continues shall constitute a separate and distinct violation.
- (c) Upon the failure of any person or entity holding a license issued by the City of Chicago and subject to the requirements of this ordinance to

comply with the terms of this Chapter, and to come into compliance following attempts by the Commissioner to bring about compliance pursuant to 11-5-025(a), the license or licenses of such person or entity shall be revoked in accordance with Section 4-4280 of this Code upon recommendation of the Commissioner. The Commissioner or his designee shall be responsible for supplying the License Commissioner with all documentation and other information necessary to establish that revocation of a license should occur.

- (d) Each licensee or license applicant for a City of Chicago business license, who is a refuse collection customer, shall be required to certify in a form to be determined by rule by the Commissioner that an effective recycling program will be conducted on the licensed premises during the license period. Each licensee or license applicant shall also provide the following: The name of its private hauler and, if applicable, recycling service provider, and whether post collection and/or source separation is utilized. The Commissioner may require an additional certification of recycling for businesses, owners and governing associations or boards which are not required to obtain a business license, provided, however, such certification shall not, in any manner, restrict a building owner's right to transfer their property.
- (e) The Commissioner shall institute an audit program for the refuse haulers and recycling service providers covered under this Chapter. Facilities will be chosen at random and will be reviewed for compliance with this Chapter. Additionally, the refuse hauler or recycling service provider selected for audit may be asked to collect data over a one month period and provide a report to the Commissioner including, but not limited to the following information:
 - (1) The tons of recyclable material collected through source separation and post-collection methods;
 - (2) The tons of residual municipal waste recovered from each collection method; and
 - (3) The tons of materials recycled from each collection method.

In no way does this provision supplant, change or otherwise amend the Department's regular inspection and enforcement powers to protect the public health and safety and implement the provisions of this Code.

(f) In addition to the initiatives described in subsection 11-5-025(a), the Commissioner shall institute an audit program for the refuse collection customer's effective recycling program covered by this Chapter. Facilities will be chosen at random and will be reviewed for compliance with this ordinance. The evaluation will also determine actions to be

taken by the refuse collection customer to meet the waste reduction goals established in Section 11-5-010.

11-5-026 Department Of Environment.

In order to meet the stated purpose of this Ordinance, the Commissioner shall have the following responsibilities under this Chapter.

- (a) Review, at least annually, the lists of recyclable materials and source reduction measures contained in this Chapter, to determine whether materials should be added or deleted. Any change in such lists shall be made in accordance with Section 11-5-027. Such review will incorporate the comments of individuals, building owners and businesses affected by this Chapter.
- (b) Prepare or have prepared, on or before January 1, 1995, with the advice of the Recycling Advisory Board, a public education and technical assistance program, that includes, but is not limited to the following:
 - (1) an instructional manual or guide on how to plan and implement effective source reduction and recycling programs, which will be made available to building owners and managers, governing associations and boards and businesses, affected by this ordinance. Such manual or guide shall include, but not be limited to instructional information regarding the process of analyzing a building's waste stream, identifying source reduction options and recyclable materials, determining collection, handling and storage requirements, identifying markets for recyclable materials, assessing economic and operational impacts, working with a building's residents or tenants to generate active participation; monitoring and evaluating program results and purchasing recycled content products; and
 - (2) education and publicity materials, which will be made available to building owners and managers, governing associations and boards and businesses, affected by this ordinance, for dissemination to residents, tenants and employees to promote source reduction and recycling activities. These education and publicity materials shall include flyers, posters and brochures which may be incorporated into a section of the instructional manual defined in subsection (1) above; and
 - (3) development of a program that encourages building owners and managers, governing associations and boards and businesses, who have successfully implemented a source reduction or effective recycling program, to share their expertise and experience with others who are required to comply with the provisions of this Chapter. Nothing in this subsection shall prohibit the Commissioner from developing and distributing these materials in cooperation with any public or private entity.

(c) Appoint, on or before July 1, 1994, a Recycling Advisory Board, which shall be composed of the Commissioner and 7 persons drawn from environmental organizations in Chicago, the recycling service provider industry, waste hauling industry, high-density, condominium or cooperative residential building industry and commercial, office or retail establishment industry. The Recycling Advisory Board will be established for a period of not less than 3 years, and may at the expiration of this initial period be continued only at the discretion of the Commissioner. The activities of the Recycling Advisory Board shall be advisory in nature, so as to assist the Commissioner in the implementation of this Ordinance.

11-5-027 Rules And Regulations.

The Commissioner may promulgate such rules and regulations as necessary to implement the provisions of this Chapter pursuant to notice and public hearing as required in Section 2-30 of the Municipal Code.

11-5-028 Severability.

If any provision, clause, sentence, paragraph, section or part of this chapter or application thereof to any person or circumstance, shall for any reason be adjudged by a court of competent jurisdiction to be unconstitutional or invalid, said judgment shall not affect, impair or invalidate the remainder of this chapter and the application of such provision to other persons or circumstances, but shall be confined in its operation to the provision, clause, sentence, paragraph, section, or part thereof already involved in the controversy in which such judgment have been rendered and to the person and circumstances affected thereby.

SECTION 2. Chapter 7-28-250 of the Municipal Code of Chicago is hereby amended by deleting the bracketed language and adding the italic language as follows:

7-28-250

[Every] Any alderman may introduce into the City Council, on behalf of governing associations or boards of condominiums and cooperative residential buildings located in his or her ward, an ordinance providing for the rebate of costs incurred by the residential building for refuse collection. Beginning January 1, 1995, the implementation of a recycling program by governing associations or boards, pursuant to Section 11-5-021 of the Municipal Code, shall be a condition for receiving such a rebate. Attached to this ordinance shall be a notarized statement listing the

amount of the annual cost incurred by refuse collection for the residential units in the building, the number of residential units in the building, and a letter confirming [copy of] the executed agreement with the private scavenger service providing refuse collection for the residential building. The original ordinance and notarized statement shall be referred to the [committee on claims and liabilities] Committee on Finance. A copy of the ordinance and attached notarized statement shall be transmitted to the City Comptroller.

After review, the [committee on claims and liabilities] Committee on Finance may recommend that the City Council approve the reimbursement to the governing association or board in an amount equal to the annual cost incurred for the refuse collection for the residential units in the building; provided, however, that the aggregate annual amount of the reimbursement paid to a governing association or board shall not exceed an amount equal to the number of residential units in the building multiplied by \$75.00. During the first year in which the cost of refuse collection is reimbursed, the governing association or board shall submit the bill for the prior year's refuse collection services. For each year thereafter the governing association or board shall submit their notarized statement within one year of the proposed reimbursement period to be eligible for the program. The City Council may not reimburse a governing association or board for the cost of refuse collection services which is unreasonable or which have been submitted more than one year after the billing period for refuse collection.

In no event shall the governing association or board be reimbursed for that portion of the cost of refuse collection attributed to any commercial or other non-residential unit located in the residential building. After City Council's approval of the reimbursement, the City Comptroller promptly shall pay the governing association or board the approved reimbursement.

SECTION 3. Chapter 4-260-045 of the Municipal Code of Chicago is hereby amended by deleting the bracketed language and adding the italic language as follows:

4-260-045 Licenses -- Recycling Program Required.

As a condition of receiving, renewing and maintaining a license as a scavenger or refuse hauler, each such licensee or applicant for such a license shall:

(a) Develop and make available to all refuse collection customers [implement a recycling program of at least three categories of such materials by July 1, 1992 and at least four categories of such materials by July 1, 1993.] an effective recycling program as required by Chapter 11-5 by July 1, 1994. Any hauler may subcontract with a recycling service provider; transfer station or other waste control facility to meet

these requirements. The program shall be in writing and shall describe the categories of materials to be recycled, the involvement of the scavenger's or hauler's customers in the program, and the means of recycling. The [recycling coordinator] Commissioner of the Department of Environment shall review and approve the adequacy of these programs as prerequisite to the issuance of such license. Included in that program shall be the specific measures required to ensure cooperation between the building manager and the municipal solid waste hauler.

- (b) Submit [a] the written reports to the [recycling coordinator] Commissioner of the Department of Environment summarizing recycling activities between January 1st and June 30th, on or before August 31st, and recycling activities between July 1st and December 31st, on or before February 28th of each year, setting forth the following data and information:
 - (1) The weight [amount] of all materials collected in total by the licensee; and
 - (2) The weight [amount] of all materials recycled by types or categories of materials with a separate listing estimating the weight represented by buy-back or drop-off facilities; and
 - (3) The percentage of customers that are high density, condominium or cooperative residential buildings, and the percentage of customers that are commercial, office or retail establishments; and
 - (4) The percentage of customers contracting for recycling services provided by or subcontracted by the hauler, and the percentage of customers subscribing to each type of recycling services if the hauler provides more than one collection method; and
 - (5) The percentage of customers not contracting for recycling services.
- (c) Any and all specific information regarding materials collected or collection methods included as part of the certification or reporting submitted to the Commissioner of the Department of the Environment as required by this Section 4-252-035 shall be made available to the general public in accordance with the Freedom of Information Act.
- SECTION 4. Chapter 4-252-035 of the Municipal Code of Chicago is hereby amended by deleting the bracketed language and adding the italic language as follows:

Submit a written report to the Commissioner of the Department of Environment summarizing recycling activities between January 1st and June 30th, on or before August 31st and recycling activities between July 1st and December 31st, on or before February 28th of each year, setting forth the following data and information:

- (1) The weight [amount] of all materials collected in total by the licensee; and
- (2) The weight [amount] of all materials recycled by types or categories of materials with a separate listing estimating the weight represented by buy-back or drop-off facilities; and
- (3) The percentage of customers that are high density, condominium or cooperative residential buildings, and the percentage of customers that are commercial, office or retail establishments.

SECTION 5. This ordinance shall take effect immediately upon passage and publication.

COMMITTEE ON HOUSING AND REAL ESTATE.

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, November 1, 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 accepting bids under the Adjacent Neighbors Land Acquisition Program at the following locations:

6321 South Evans Avenue,

6835 South Langley 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 the 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: Jarita Michelle Watt

Real Estate Number: 7526

Address: 6833 South Langley

Avenue

Address: 6835 South Langley

Avenue

Bid Amount: \$300.00

Index Number: 20-22-412-015

Legal Description

Lot 22 (except the north 6 inches thereof) in Block 2 in Eugene B. Payne's Subdivision of the south half of the southeast quarter of Section 22. Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 6835 South Langley Avenue, Chicago. Illinois).

Bidder: Rodney Trussell

Real Estate Number: 4717

Address: 6319 South Evans

Address: 6321 South Evans

Avenue Avenue

Bid Amount: \$300.00

Index Number: 20-22-207-008

Legal Description

Lot 10 in Block 1 in Laring & Gibbs' Subdivision in the east 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 6321 South Evans Avenue, 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 packages 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 and 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 BID FOR PURCHASE OF CITY-OWNED PROPERTY AT 2723 WEST 47TH STREET UNDER HOME RULE SALE.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 1, 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 Home Rule Sale at 2723 West 47th 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, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

Nays -- None.

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

Alderman Burke was excused for 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 of Chicago ("City") is a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois and may exercise any power related to its local governmental affairs; and

WHEREAS, The City currently owns certain real property commonly known as 2723 West 47th Street, Chicago, Illinois ("Property") as set forth in Exhibit A attached hereto and made a part hereof; and

WHEREAS, The Property was acquired by the City in connection with the South West Transit Project, however, the Property is no longer needed for that purpose; and

WHEREAS, Chicago Tube and Iron Company ("Purchaser") is an adjacent industrial user which desires to acquire the Property in order to expand its business by utilizing the Property for outside inventory storage and warehouse facilities; and

WHEREAS, The acquisition of the Property by the Purchaser will result in the retention of over two hundred (200) jobs as well as create new employment opportunities for City residents; and

WHEREAS, The Department of General Services of the City of Chicago desires to enter into a negotiated sale of the Property with the Purchaser so that Purchaser may expand its business while providing employment opportunities for City residents; now, therefore,

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

SECTION 1. The sale proposed by the Department of General Services of the City of Chicago of property commonly known as 2723 West 47th Street ("Property") is hereby approved as follows:

Purchaser	Address	Total Square Feet	Total Price
Chicago Tube and Iron Co.	2723 West 47th Street	75,798	\$84,042.61

The property is legally described in Exhibit "A".

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

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

Exhibit "A".

The west half of the east half of the northwest quarter of the northwest quarter of the northeast quarter of Section 12, Township 38 North, Range 13, East of the Third Principal Meridian, in the City of Chicago, in the County of Cook, in the State of Illinois, being all of "eighteenth parcel, item three" list in Schedule "A" (dated June 1, 1947) of the certain trust agreement dated January 26, 1927, known as Trust Number 4559, between

the New York Central Railroad Company and Illinois Merchants Trust Company (excepting therefrom the west 33 feet; the east 8 feet lying south of the north 158 feet and lying north of the south 33 feet; the north 33 feet and the south 33 feet lying east of the west 33 feet).

Permanent Index Number: 19-12-201-19.

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, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred two ordinances by the Department of General Services approving bids under the Special Sales Program at the following locations:

326 -- 330 South California Avenue,

3908 -- 3910 West Roosevelt Road.

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

326 -- 330 South California Avenue.

WHEREAS, The City of Chicago is the owner of the vacant property legally described on Exhibit "A" attached hereto ("Property"); and

WHEREAS, Mary Butler Memorial African Methodist Episcopal Church, an Illinois not-for-profit corporation, 320 South California Avenue, Chicago, Illinois 60612 ("Grantee") has offered to purchase the Property from the City of Chicago for the purpose of expansion of the existing church; and

WHEREAS, The City of Chicago 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 Mary Butler Memorial African Methodist Episcopal 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 Mary Butler Memorial African Methodist Episcopal Church, an Illinois not-for-profit corporation, 320 South California Avenue, Chicago, Illinois 60612.

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) the Property is developed for use in connection with the Grantee's church within one year from the date of this deed; and
- 2) the Property is used in connection with the 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 28 and 29 in Block 1 in Couch's Subdivision of the north half of the south half of the northwest quarter of Section 13, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 326 -- 330 South California Avenue, Chicago, Illinois, Permanent Index Numbers 16-13-124-023 and 16-13-124-024).

3908 -- 3910 West Roosevelt Road.

WHEREAS, The City of Chicago is the owner of the vacant property legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, Tiberia Baptist Church, an Illinois not-for-profit corporation, 3906 West Roosevelt Road, Chicago, Illinois 60624, has offered to purchase the Property from the City of Chicago for the purpose of providing accessory parking in conjunction with their existing 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 Tiberia 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 Tiberia Baptist Church, an Illinois not-for-profit corporation, 3906 West Roosevelt Road, Chicago, Illinois 60624.
- 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 property 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".

Lots 26 and 27 in R.S. Williamson's Subdivision of Lot 2 in Block 8 in Circuit Court Partition of west half of the southwest quarter of Section 14, Township 39 North, Range 13, East of the Third Principal Meridian in Cook County,

Illinois (commonly known as 3908 -- 3910 West Roosevelt Road, Permanent Index No. 16-14-326-038).

AUTHORIZATION FOR CONVEYANCE OF PROPERTIES TO QUALIFIED PARTICIPANTS UNDER CHICAGO ABANDONED PROPERTY PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred ordinances by the Department of Buildings authorizing the transfer of various properties under the Chicago Abandoned Property Program (C.A.P.P.) at the following locations:

6520 South Dorchester Avenue,

6417 -- 6419 South Drexel Avenue,

6527 -- 6529 South Minerva Avenue,

6405 South Wood Street.

813 East 88th Place,

2401 -- 2411 East 100th 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

6520 South Dorchester Avenue.

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 exists 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: 6520 South Dorchester Avenue.

Participant: Oressa Gardner.

Purpose: Rehabilitation.

Permanent Index Number: 20-23-213-052.

Legal Description

The north 25 feet of the east half of Lot 7 in Block 7 in Wait and Bowen's Subdivision of that part west of railroad of the west half of the northeast quarter of Section 23, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

6417 -- 6419 South Drexel Avenue.

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 exists 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: 6417 -- 6419 South Drexel Avenue.

Participant: Covenant Development Corporation.

Purpose: Rehabilitation.

Permanent Index Number: 20-23-104-020.

Legal Description

Lot 33 in Woodlawn Highlands, a subdivision of the west 10 acres of the east 60 acres of the north half of the northwest quarter of Section 23, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

6527 -- 6529 South Minerva Avenue.

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 exists 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: 6527 -- 6529 South Minerva Avenue.

Participant: Werlon Construction Company.

Purpose: Rehabilitation.

Permanent Index Number: 20-23-119-012.

Legal Description

Lot 19 in Block 1 in Woodlawn Ridge, a subdivision of the south half of the northwest quarter of Section 23, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

6405 South Wood 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 exists 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: 6405 South Wood Street.

Participant: Henry William Moore III.

Purpose: Rehabilitation.

Permanent Index Number: 20-19-212-002.

Legal Description

Lot 46 and the south 5 feet of Lot 47 in Block 29 in Drexel Park, a subdivision of the east quarter of the north half of Section 19, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

813 East 88th Place.

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 exists 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: 813 East 88th Place.

Participant: Pope Reginald Goolsby (City Employee) and Elaine Sharon Davis.

Purpose: Rehabilitation.

Permanent Index Number: 25-02-125-003.

Legal Description

The east 50 feet of Lot 23 in Block 4 in Dauphine Park, a subdivision of that part of the north three quarters at the west half of Section 2, Township 37 North, Range 14, East of the Third Principal Meridian, west of the Illinois Central Railroad right-of-way in Cook County, Illinois.

2401 -- 2411 \(\frac{1}{2}\) East 100th 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 exists 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 Participant.

SECTION 5. This ordinance shall be effective upon its passage.

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

Exhibit "A".

Property Address: 2401 -- 2411 East 100th Street.

Participant: Mattie Forte.

Purpose: Demolition.

Permanent Index Number: 25-12-413-075.

Legal Description

Parcel No. 1:

Lot 35 (except the south 3 feet thereof and except the north 16 feet of the south 19 feet thereof dedicated for public alley) and all of Lots 36 to 38, both inclusive, in Block 21 in Calumet Trusts Subdivision Number 2, a resubdivision of Blocks 158 to 161 and 170 to 173 in South Chicago according to the plat thereof recorded as Document 9224451 in the southwest quarter of Section 7, Township 37 North, Range 15 East of the Third Principal Meridian, north of the Indian Boundary Line, the northeast quarter of Section 12, Township 37 North, Range 14 East of the Third Principal Meridian, south of the Indian Boundary Line, the southeast quarter of Section 12, Township 37 North, Range 14 East of the Third Principal Meridian, north of the Indian Boundary Line, in Cook County, Illinois.

Parcel No. 2:

That part of the west half of the north and south 16 foot vacated alley lying east of and adjoining the east line of Lots 35 to 38 and lying north of and adjoining the north line of the south 19 feet of said Lot 35 produced east 16 feet in Block 21 in Calumet Trusts Subdivision Number 2 aforesaid, in Cook County, Illinois.

REVOCATION OF PRIOR APPROVAL FOR CONVEYANCE OF PROPERTY AT 5539 SOUTH DAMEN AVENUE AND AUTHORIZATION FOR RECONVEYANCE TO SUBSTITUTE PARTICIPANT UNDER CHICAGO ABANDONED PROPERTY PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred two ordinances by the Department of Buildings revoking prior approval for conveyance of property at 5539 South Damen Avenue to prior participant and substituting new participant under the Chicago Abandoned Property Program (C.A.P.P.), having had the same under advisement, begs leave to 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 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinances 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, 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 abandoned buildings within the City through the acquisition and subsequent conveyance of said buildings to parties who propose either to demolish or rehabilitate them; and

WHEREAS, In furtherance of C.A.P.P., the City Council of the City previously authorized the acquisition and subsequent conveyance of the property legally described in Exhibit A attached hereto ("Property"), to the participant listed on Exhibit A who was approved either to demolish or rehabilitate the building(s) thereon ("Participant"); and

WHEREAS, The Commissioner of Buildings ("Commissioner") has represented that the Participant is no longer ready, willing and able to accept title to the Property upon acquisition by the City; and

WHEREAS, The Commissioner has recommended that the prior authorization of the Participant be revoked due to their unwillingness and/or inability to accept title, and that they be replaced by the substitute participant listed on Exhibit A ("Substitute Participant") who has submitted a proposal to either demolish or rehabilitate the abandoned building(s) on the Property in accordance with the requirements of C.A.P.P.; 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 prior approval of the Participant set forth on Exhibit A is hereby revoked, and the Substitute Participant set forth on Exhibit A is hereby approved for the purpose of acquiring the Property and demolishing or rehabilitating the building(s) thereon in accordance with the provisions of C.A.P.P..

SECTION 3. Except as modified herein, all provisions of the prior C.A.P.P. ordinance shall remain in full force and effect.

SECTION 4. This ordinance shall be effective upon its passage.

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

Exhibit "A".

Property Address: 5539 South Damen Avenue.

Previous Ordinance Date: May 19, 1993.

Participant: Sean J. Kindle.

Substitute Participant: Clara Kirk.

Purpose: Rehabilitation.

Permanent Index Number: 20-18-200-015.

Legal Description

Lot 18 in Block 4 in the resubdivision of Blocks 3 to 6, 11 and 12 in the resubdivision of Blocks 1 to 8 (except the north 134 feet of Blocks 1 and 2 and the north 60 feet of the south 350 feet of Blocks 7 and 8) of John B. Lyon's Subdivision of the west half of the northeast quarter of Section 18, Township 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

SALE OF BOARD OF EDUCATION-OWNED PROPERTIES AT 3968 SOUTH ASHLAND AVENUE AND 9953 -- 9955 SOUTH BEVERLY AVENUE.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred two ordinances by the Department of General Services authorizing the sale of Board of Education properties at the following locations:

3968 South Ashland Avenue,

9953 -- 9955 South Beverly Avenue,

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

3968 South Ashland Avenue.

WHEREAS, The Board of Education of the City of Chicago has recommended to the City Council Committee on Housing and Real Estate of the City of Chicago to sell the real estate hereinafter described in the manner provided by statute; and

WHEREAS, Pursuant to ILCS, Chapter 105, Section 5/34-21, subsection (b)(1), by a vote of not less than two-thirds of its full membership, the Board of Education of the City of Chicago has determined that such real estate has become unnecessary, unsuitable, inappropriate and unprofitable to the Board and that a sale would constitute the best available use of such real

estate for the purpose of deriving revenue to support the Board's authorized purposes; and

WHEREAS, The Board of Education of the City of Chicago advertised for sale and received bids on the said real estate; and

WHEREAS, The bids were opened and read in the Board Chamber by the Secretary for the Board of Education of the City of Chicago on the first Tuesday, after the closing bid date; and

WHEREAS, Two appraisals were made for this property and they indicated that the fair market value of this real estate is as follows:

Real Property Appraisals May 17, 1993 Market Value:

\$51,300

Appraisal Associates, Inc. June 25, 1993 Market Value:

\$50,000

; and

WHEREAS, The Board of Education of the City of Chicago has, by a vote of not less than two-thirds of its full membership, at its meeting of September 29, 1993, recommended that the acceptance of the bid from Tulsa Power Service, Inc., 3968 South Ashland Avenue, Chicago, Illinois 60609, in the amount of \$65,000 to purchase said property be accepted; now, therefore,

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

SECTION 1. That the City of Chicago hereby accepts the bid of Tulsa Power Service, Inc., to purchase a strip of land located north of 3968 South Ashland Avenue (southwest corner of Ashland Avenue and Pershing Road), further described as follows, to wit:

a parcel of land starting on the south line of North Pershing Road and the west line of South Ashland Avenue; thence south on said west line 34.0 feet to point of beginning; thence west and parallel to the south line of North Pershing Road 190.0 feet to a point; thence south and parallel with the west line of South Ashland Avenue 135.0 feet to a point; thence east 190.0 feet to the west line of South Ashland Avenue; thence north on the west line of South Ashland Avenue to the place of beginning all in the northeast quarter of Section 6, Township 38 North, Range 14 East of the Third Principal Meridian in Cook County, Illinois,

which property has a frontage of 135 feet on South Ashland Avenue and consists of approximately 25,650 square feet/0.59 acres, and is no longer necessary, appropriate, required for the use of, profitable to or for the best interests of the Board of Education of the City of Chicago and/or the City of Chicago.

SECTION 2. That the Mayor, or his designee, and the City Clerk are authorized to sign and attest a deed conveying to Tulsa Power Service, Inc., all rights of the City of Chicago in Trust for the Use of Schools, in and to said school property.

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

9953 -- 9955 South Beverly Avenue.

WHEREAS, The Board of Education of the City of Chicago has recommended to the City Council Committee on Housing and Real Estate of the City of Chicago to sell the real estate hereinafter described in the manner provided by statute; and

WHEREAS, Pursuant to ILCS, Chapter 105, Section 5/34-21, subsection (b)(2), by a vote of not less than two-thirds of its full membership, the Board of Education of the City of Chicago has determined that such real estate has become unnecessary, unsuitable, inappropriate and unprofitable to the Board and that a sale would constitute the best available use of such real estate for the purpose of deriving revenue to support the Board's authorized purposes; and real estate acquired, used or held for school purposes, having a fair market value of less than \$25,000 may be negotiated by the Board of Education of the City of Chicago and is exempt from the requirement of notice and competitive bid; and

WHEREAS, The said real estate hereinafter described has a fair market value of less than \$25,000 as evidenced by the following two appraisals:

Real Property Appraisals September 24, 1992 Market Value:

\$12,000

Frank J. Williams May 8, 1989 Market Value:

\$12,500

; and

WHEREAS, The Board of Education of the City of Chicago has, by a vote of not less than two-thirds of its full membership, at its meeting of September 29, 1993, recommended that the acceptance of the offer from Mr. Elton McClendon, 10823 South Normal Avenue, Chicago, Illinois 60628, in the amount of \$12,000 to purchase said property be accepted; now, therefore,

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

SECTION 1. That the City of Chicago hereby accepts the offer of Mr. Elton McClendon to purchase vacant School Fund land described as follows, to wit:

Lots 55 and 56 in Block 4 in Hough and Reed's Addition to Washington Heights, being a subdivision of Lot 17 in Block 4 of Washington Heights, and that part of the southwest quarter of Section 8, Township 37 North, Range 14 East of the Third Principal Meridian, lying north of the south 100 acres of said quarter, excepting the right-of-way of the C.R.I. & P. and the C.C. & Illinois Central Railroads over said tract, in Cook County, Illinois,

which property has a frontage of 50 feet on South Beverly Avenue and contains approximately 9,484 square feet/0.22 acres, and is no longer necessary, appropriate, required for the use of, profitable to or for the best interests of the Board of Education of the City of Chicago and/or the City of Chicago.

SECTION 2. That the Mayor, or his designee, and the City Clerk are authorized to sign and attest a deed conveying to Mr. Elton McClendon all rights of the City of Chicago in Trust for the Use of Schools, in and to said school property.

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

AUTHORIZATION FOR EXECUTION OF LEASE AGREEMENT AT 5130 WEST NORTH AVENUE FOR DEPARTMENT OF FLEET MANAGEMENT.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 1, 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 5130 West North Avenue for the Department of Fleet Management (Lease No. 14126), 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 lease from Irwin Grossinger, beneficiary of Lake Shore National Bank Trust, Trust No. 6275, dated, July 1, 1987, as Lessor, for approximately 28,000 square feet in a one-story building located at 5130 West North Avenue for use by the Department of Fleet Management, as Lessee, such lease to be approved by the

Commissioner of Fleet Management 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 40208 of this Journal.]

SECTION 2. This ordinance shall be effective from and after the date of its passage.

Rider and Exoneration Provisions attached to the aforementioned Lease Agreement read 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, Real Estate, Department of General Services, 510 North Peshtigo Court, Room 402, 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: Grossinger Realty, 6900 North McCormick Boulevard, Lincolnwood, Illinois 60645.

Rental Payment Provisions.

Lessee shall pay rent for said premises during the continuance of this lease at the rate of:

Eight Thousand Six Hundred Eighty and no/100 Dollars (\$8,680.00) per month for the period beginning on the 1st day of September, 1993 and ending on the 31st day of July, 1995.

Rent is payable in advance on the 1st day of each calender month by the Office of the City Comptroller to Grossinger Realty, 6900 North McCormick Boulevard, Lincolnwood, Illinois 60645.

Lessor And Lessee Responsibilities.

Lessor under this lease shall:

Have hot and domestic water available.

Provide and maintain at all times public liability insurance in the amount of \$1,000,000 combined single limit with the City of Chicago to receive a certificate of insurance for said insurance prior to lease execution, 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 canceled 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. In the event Lessor fails to provide the insurance naming the City as additionally insured or renew the insurance as required by this paragraph, and such failure continues for more than thirty (30) days after such written notice to Lessor, then unless such failure cannot be remedied within said thirty (30) days and Lessor has commenced and is diligently pursuing all necessary action to provide the required insurance, the Lessee may, at its option and upon written notification to Lessor, either (a) obtain the insurance and deduct the cost and expense thereof from rental thereafter becoming due hereunder, or (b) terminate this lease as of the date of such written notification.

Pay all real estate taxes and other tax levies assessed against said improved real property within deadlines established by governmental taxing bodies.

Be responsible for correcting, at its expense, all major structural repairs which, if not repaired, would cause the building to be uninhabitable for Lessee's use, except that Lessee shall make all structural repairs or replacements which are necessitated due to the negligence of Lessee, its agents, employees or invitees. Lessee shall give Lessor written notice of the need for any such repairs. In the event Lessor fails to make any repairs as required by this paragraph, and such failure continues for more than thirty (30) days after such written notice to Lessor, then unless such repairs cannot be remedied within said thirty (30) days and Lessor has commenced and is diligently pursuing all necessary action to

make such repairs, the Lessee may, at its option and upon written notification to Lessor, either (a) make the necessary repairs and deduct the cost and expense thereof from rental thereafter becoming due hereunder, or (b) terminate this lease as of the date of such written notification.

Have the right to advertise and display signage on the building offering the building for sale.

Lessee under this lease shall:

Pay for electricity as metered within demised premises including electricity for air conditioning.

Provide and pay for exterminator service when necessary.

Pay for gas, water and scavenger service and all other utilities.

Not construct any building or structures on said premises without prior written consent from Lessor.

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 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; maintenance of H.V.A.C. systems; or moving of furniture or replacing of light bulbs, etc., but shall refer strictly to service for the maintenance of the physical plant. Excluding structural repairs and roof repairs.

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.

Indemnify and hold Lessor harmless against all liabilities, judgments, costs, damages and expenses which may accrue against, be charged to or recovered from Lessor by reason or on account of damage to the property of the Lessor or injury to or death of any person, arising from Lessee's direct use and occupancy of any of its operations at said premises including acts of its agents, contractors, and subcontractors. Any final judgments rendered against Lessor for any cause of which Lessee is liable hereunder shall be conclusive against Lessee as to liability and amount.

Only use the demised premises solely for the parking of City of Chicago trucks, and other similar vehicles belonging to or used by the Lessee in

operation of or incident to Lessee's business; and for private parking of motor vehicles owned by Lessee's officers, agents, servants, employees, tenants, customers or suppliers. Lessee covenants and agrees that the demised premises shall not be used for the public parking of motor vehicles and trucks for profit.

Not (a) assign or convey this lease or any interest under it, (b) allow any transfer hereof or any lien upon Lessee's interest by operation of law, (c) sublet the premises or any part thereof, (d) permit the use or occupancy of the premises or any part thereof by any one other than Lessee and for those purposes specified in the above paragraph, without, in each and every case obtaining the prior written approval of the Lessor.

Keep and maintain all non-structural portions of the building in good condition and repair.

Additional clauses included in lease:

Time is of the essence of this lease.

Lessee covenants and agrees to keep the demised premises free and clear of any and all liens in any way arising out of the use thereof by the Lessee, its employees, contractors, agents or servants.

If Lessor or Lessee is in default under this lease, Lessor or Lessee may exercise any right or remedy available at law or in equity, subject to the other provisions of this lease.

In case said premises and/or any portion thereof shall be rendered untenantable by fire or other casualty during said term, Lessor may commence rebuilding said premises within sixty (60) days of said fire or casualty and shall complete such repairs within ninety (90) days of said fire or casualty. If rebuilding shall not commence within sixty (60) days of the fire or other casualty, or if said premises shall not be substantially repaired within ninety (90) day period, or if said premises shall be destroyed by fire or other casualty, this lease thereby shall be terminated. In the event of such a termination of this lease, Lessee shall be chargeable with rent only to the date of such fire or other casualty, and if Lessor shall commence rebuilding within the above cited sixty (60) days, Lessee shall be excused from payment of rent for that portion of the premises rendered untentable for the period of such rebuilding

The right of the Lessee under this lease shall be and are subject and subordinate at all times to the lien of any mortgage or mortgages now or hereafter in force against the building or the underlying leasehold estate, if any, and to all advances made or hereafter to be made upon the security thereof, and Lessee shall execute such further instruments subordinating this lease to the lien or liens of such mortgage or mortgages as shall be requested by Lessor.

Lessor acknowledges that Lessee is not responsible for removing any improvements made to premises during term of lease by Lessee, if Lessor approved in writing the installation of such improvements.

Lessee acknowledges that it is leasing the premises in an "as is" condition after full inspection performed at occupancy.

No member of the Department of Fleet Management, or other City board, commission or agency, official or employee of the City shall have any personal interest, direct or indirect, in Lessor, 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 Lessor, or any successor in interest, to perform any commitment or obligation of the City under the Lease nor shall any such person be personally liable in the event of any default or breach by the City.

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 or 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.

Lessee shall be responsible for the repair and maintenance of all attached fixtures during the term of this lease.

Lessee agrees to pay to Lessor, promptly upon demand, all additional premium costs, if any, incurred by Lessor, in order to name the City of Chicago as an additional insured under the insurance policy which Lessor is obligated to obtain under the last paragraph on the first page of this Rider. Should this lease be terminated prior to the end of a policy period for which Lessee has paid Lessor such costs, Lessor shall reimburse Lessee the amount of refund, if any received by Lessor on account of the cancellation of such additional insured provision. The amount due by Lessee to Lessor hereunder shall be additional rent due under this lease.

Rider Containing Exoneration Provisions

Restricting Liability Of Lake Shore National Bank ("Trustee").

It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary notwithstanding, that each and all of the representations, covenants, undertakings and agreements herein made on the part of the Trustee while in form purporting to be the representations, covenants, undertakings and agreements of said Trustee are nevertheless each and every one of them, made and intended not as personal representations, covenants, undertakings and agreements by the Trustee or for the purpose or with the intention of binding said Trustee personally but are made and intended for the purpose of binding only that portion of the trust property specifically described herein, and this instrument is executed and delivered by said Trustee not in its own right, but solely in the exercise of the powers conferred upon it as such Trustee, and that no personal liability or personal responsibility is assumed by nor shall at any time be asserted or enforceable against the Lake Shore National Bank under said Trust Agreement, on account of this instrument or on account of any representation, covenant, undertaking or agreement of the said Trustee in this Instrument contained, either expressed or implied, all such personal liability, if any, being expressly waived and released.

AUTHORIZATION FOR EXECUTION OF SUBLEASE AGREEMENT AT 1301 PENNSYLVANIA AVENUE, WASHINGTON, D.C. FOR MAYOR'S OFFICE OF INTERGOVERNMENTAL AFFAIRS.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, November 1, 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 sublease at 1301 Pennsylvania Avenue, Washington, D.C., for the Mayor's Office of

(Continued on page 40209)

Lease Agreement For 5130 West North Avenue.

EASE-Short Form Lease No. 14126	. Iff City of Chleage
This Agreement, Made this	day ol
D. 19 between Irwin Grossinger Beneficiary of	Lake Shore National Bank Trust, Trust No.
275 Dated Inly 1 1987	
nd the CITY OF CHICAGO, a Municipal Corporation, as Lessee	e:
Witnesseth: That the Lessor does hereby lesse to	the Lessee the following described premises situated in the
City of Chicago, County of Cook and State of Illinois, to-wit	proximately 28,000 square feet in a one
story building and adjacent land located at 51	
Department of Fleet Management.	
	term beginning on the lst day of September and or Lessor
A. D. 1993, and ending on the3181 day ol	July
erminate this lease upon thirty (30) days prior wri	tten_notice_anytime_after_August_1,_1994
in a superior de la companya della companya della companya de la companya della c	- se a mana de constitución de la constitución de l
Any notice from Lessee to Lessor under or in regard to this lease	may be served by mailing a copy thereof to the Lessor at
Any notice from Lessee to Lessor under or in regard to this lesse Prossinger Realty, Attn: Irwin Grossinger, 6900 to time in writing may appoint. For Lessor to Lessee Not; and Made a Part Hereof.	McCormick Blvd., Lincolnwood, IL 60645
paraecolus (operatericio centricio con contrata de la custicio	manufabis kana nobomasak For Rental Payment
Provisions See Rider Attached Bereto and Made	A Part Bereot. English Assessments for water lax
evied against said premises for all or part of the term of this le	
CASEG SESTINAL SALE PRODUCTION OF PORT OF THE PRODUCTION OF THE PR	
to the state of th	Tono-la
own expense, said demised premises and appurtenances, including	or a condition of thorough repair and good areas a locate of catch basins, washe and sidewalks. If the Lesson shall
refuse or neglect to make needed repairs within ten days after u	willen notice thereof sent by the Lesses, the Lesses is outher.
100 10 Mem. 111 1 11 11 11 11 11 11 11 11 11 11 11	sections and this least.
For Responsibilit	ies of Lessor and Lessee
	d Rereto and Made a
Part Hereof.	
	or any part thereof without the written consent of the Les- d premises to the Lessor in as good condition as at the
beginning of the term of this lease, loss by fire or other casualty,	
Larger shall have the right of access at reasonable tin	nes for examining or exhibiting said premises and for matter
repairs, and shall be allowed to place thereon notices of "To Rent" of "For Sale" at all times, but all such notices shall be placed in p	for sixty days prior to the termination of this lease, and
t area shall have the right/to make such alterations, addi-	tions and improvements on said premises as it shall do-
essary, provided that such additions and improvements whether n	nade during the term of this lease or prior thereto, shall be
to the termination of this lease. "Subject to Lessor's pri	ior approvai
In case said premises shall be rendered untenantable by fi said premises within 90 days, but failing so to do, or if said pre-	'MISES SORII DE OPSICOVEIL DY LICE OF OTHER CREUS'IN THIS LAKE.
said premises within you do not receive the said premises within the thereby shall be terminated; in the event of such a termination date of such fire or other casualty, and if Lessor shall rebuild	
date of such live or other casualty, and it lesson shall reduce rent for the period of such rebuilding.	within thirty days, Lessee shall be excused from payment of
In Wilness Whereof, this lease is signed by or on behalf	of the parties hereto the day and year first above written.
Approved as to form and locality, except as to property description and execution.	
X com ((W) ((() () () () () () ()	· .
Aspetant Corporation Counsel	
Approved:	,
Asset Hanger, Real Estate WEEK	
	Ву:
	Lake Shore National Bank Trust, Trust No.
B. ·	6285, Dated July 1, 1987.
By: Commissioner, Department of Fleet Management	Ву:
	Commissioner of General Services

(Continued from page 40207)

Intergovernmental Affairs (Lease No. 14125), 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 lease from the National League of Cities, as Sub-Lessor, for approximately 3,266 square feet of office space located at 1301 Pennsylvania Avenue, N.W., Washington, D.C., to be used by the Mayor's Office of Intergovernmental Affairs, as Sub-Lessee, such lease to be approved by the Mayor's Office and to be approved as to form and legality by the Corporation Counsel in substantially the following form:

[Agreement of Sublease immediately follows Section 2 of this ordinance.]

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

Agreement of Sublease attached to this ordinance reads as follows:

Agreement Of Sublease.

This Agreement of Sublease ("Sublease") is made as of this 22nd day of October, 1993 by (i) the National League of Cities, an Illinois not-for-profit corporation (hereinafter referred to as "Tenant") and the City of Chicago, a municipality (hereinafter referred to as "Subtenant" or "City").

Whereas, Tenant leases certain space located at 1301 Pennsylvania Avenue, N. W., Washington, D.C. 20004 (hereinafter referred to as the "Building") from the owner of the Building, 1301 Associates, a District of Columbia limited partnership (hereinafter referred to as "Landlord"), pursuant to an agreement dated July 31, 1978, as amended from time to time thereafter (such lease and amendments hereinafter collectively referred to as the "Prime Lease"), which Prime Lease is identified more fully on Exhibit A attached hereto and incorporated herein; and

Whereas, Subtenant desires to sublease certain space in the Building which is leased by Tenant, and Tenant is willing to sublease to Subtenant certain space in the Building upon the terms, conditions, covenants and agreements set forth herein;

Now, Therefore, The parties hereto, intending legally to be bound, hereby covenant and agree as set forth below:

Article I.

Notification Provisions.

A. Notice to Subtenant. In every instance where it shall be necessary or desirable for Tenant to serve any notice or demand upon Subtenant, it shall be necessary to send a written or printed copy thereof by United States registered or certified mail, postage prepaid, addressed to the Subtenant 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 Subtenant 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.

- B. Notice To Tenant. In every instance where it shall be necessary or desirable for Subtenant to serve any notice or demand upon the Tenant, it shall be necessary to send a written or printed copy thereof by United States certified mail, postage prepaid, return receipt requested, addressed to Tenant as follows: National League of Cities, c/o Ms. Patricia P. Malvik, Director of Administration, 1301 Pennsylvania Avenue, N. W., 6th Floor, Washington, D.C. 20004, or at such other place as the Subtenant 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.
- C. Certified Mail. Such notices, if sent by certified mail, shall be deemed to have been given at the time shown on the return receipt.

Article II.

Rental Of The Premises.

Tenant hereby leases to Subtenant and Subtenant hereby subleases from Tenant, for the Term and upon the terms, conditions, covenants and agreements hereinafter provided, approximately 3,266 rentable square feet of office space, as measured in accordance with the 1989 Washington, D.C. Association of Realtors Method of Measurement, located on a portion of the fourth (4th) floor of the Building (such space hereinafter referred to as the "Premises"). The Premises are outlined in red on Exhibit B attached hereto and incorporated herein. The sublease of the premises includes the right together with other occupants of the Building and members of the public to use the common public areas of the Building, but includes no other rights not specifically set forth herein.

Article III.

Rental Payment Provisions.

A. Base Rent. Except as otherwise provided in Article III.B, Subtenant shall pay as base rent without adjustments (hereinafter referred to as "Base Rent") for the Premises as of the Sublease Commencement Date (as hereinafter defined in Section IV.A) for each month of the first Sublease Year (as hereinafter defined in Section IV.B), with such amount being prorated on a per diem basis for each day of the first calendar month of the first Sublease Year which does not constitute a full month, the amount of Seven Thousand Four Hundred Eighty-four and 58/100 Dollars (\$7,484.58), which amount is equal to an annual payment of approximately \$27.50 per square foot of the Premises, provided that simultaneously upon execution of

this Sublease, Subtenant shall pay to Tenant the Base Rent for the first full month of the first Sublease Year.

B. Exceptions to Rental Payments. Subtenant shall not be required to pay any monthly Base Rent nor any adjustments or additions to Base Rent for the following periods: (i) the second full month after the Sublease Commencement Date, (ii) the first month of the second Sublease Year, and (iii) the first month of the third Sublease Year.

C. Cost of Living Adjustments To Base Rent.

- 1. Commencing on the first day of the second Sublease Year, and continuing on the first day of each Sublease Year thereafter throughout the Term, the monthly Base Rent (net of any additions for real estate taxes in Section III.D or operating costs in Section III.E) shall be increased by an amount, if any, produced by:
 - a. dividing the Consumer Price Index ("C.P.I.") for the Urban Wage Earners and Clerical Workers (1982 -- 1984=100), published by the U.S. Department of Labor, Bureau of Labor Statistics for Washington, D.C., Maryland and Virginia (the "C.P.I. Index") for the most recent month for which the C.P.I. Index is available as of the commencement of each Sublease Year (other than the first) by the C.P.I. Index for the same month in the year of the Sublease Commencement Date;
 - b. subtracting one from the quotient;
 - c. multiplying the difference by .3; and
 - d. multiplying the product by the monthly Base Rent determined in Section III.A.
- 2. If the C.P.I. Index is discontinued with no successor or comparable successor index, then the substitute formula selected in accordance with Section 6.01 of the Prime Lease between Landlord and Tenant shall apply with equal force between Tenant and Subtenant for purposes of this Section III.C.
- 3. After adjustment as provided for by Section III.C.1, the adjusted Base Rent shall be the Base Rent for all purposes.
- 4. Notice of the monthly and annual amount of any increase in respect of the C.P.I. provided for by Section III.C shall be furnished by Tenant to Subtenant as soon as practicable in the applicable Sublease Year.

5. One-twelfth (1/12th) of the annual amount of such increase shall thereafter be payable as an addition to the monthly installments of Base Rent otherwise payable by Subtenant, commencing with the first day of the month next following thirty (30) days after Subtenant receives such notice, which payment for that month shall include the installments for the adjustment otherwise due for any prior months of that Sublease Year.

D. Additions To Base Rent For Real Estate Tax Increases.

- 1. There shall be added to Base Rent payable hereunder beginning as of the first month of the second Sublease Year Subtenants's proportionate share (as determined in accordance with Section 7.01 of the Prime Lease) of increases in Real Estate Taxes (as defined in Section 7.04 of the Prime Lease).
- 2. The amount of Subtenant's proportionate share of such increases and the times upon which payment for such increases shall be calculated and determined in the manner provided for by Article VII of the Prime Lease, provided, however, that for purposes of this Section III.D, Base Year shall be the calendar year 1994.

E. Additions To Base Rent For Increases In Operating Costs.

- 1. There shall be added to Base Rent payable hereunder Subtenant's proportionate share (as determined in accordance with Section 8.01 of the Prime Lease) beginning the first month of the second Sublease Year, increases in Operating Costs (as defined in Section 8.02 of the Prime Lease).
- 2. The amount of Subtenant's proportionate share of such increases and the times upon which payment shall be made shall be calculated and determined in the manner provided for by Article VIII of the Prime Lease, provided, however, that for purposes of this Section III.E, Base Year shall be the calendar year 1994.
- 3. Tenant agrees, upon written request of Subtenant, provided Subtenant has a reasonable basis to so request, to inspect Landlord's pertinent books and records to the extent permitted Tenant pursuant to Section 8.04 of the Prime Lease, to verify the accuracy of any increases in operating costs provided for by this Article III.E, provided Subtenant pays to Tenant all reasonable costs of Tenant to do so, including but not limited to fees, expenses, and reimbursement for time.

- F. Time and Place of Rental Payments. All rent then due is payable in advance on the first day of each month by the office of the City Comptroller for the City of Chicago to National League of Cities, c/o Ms. Patricia P. Malvik, Director of Administration, 1301 Pennsylvania Avenue, N.W., 6th Floor, Washington, D.C. 20004.
- G. Security Deposit. In addition to monthly installments of Base Rent as described in this Article III.A and simultaneously upon the execution of this Sublease, Subtenant shall deposit with Tenant the sum of the first full month's Base Rent as a security deposit ("Security Deposit"). Such Security Deposit shall be placed by Tenant in a separate, federally insured, interestbearing account, the interest from which shall accrue to Subtenant from the date of payment of Subtenant. The Security Deposit shall be considered as security for the payment and performance by Subtenant of all of Subtenant's obligations, covenants and agreements under this Sublease. Within sixty (60) days after either the Sublease Expiration Date or upon the earlier termination of this Sublease, whichever shall be applicable, Tenant shall (provided that Subtenant is not in default under the terms hereof) return the Security Deposit to Subtenant together with interest as aforesaid, less such portion thereof as Tenant shall have appropriated to make good any default beyond any applicable cure period by Subtenant with respect to any of Subtenant's obligations, covenants, and agreements under this Sublease. In the event of any such default by Subtenant hereunder, Tenant shall have the right but shall not be obligated, to apply all or any portion of the Security Deposit and interest thereon to cure such default, in which event Subtenant shall be obligated thereupon to deposit with Tenant the amount necessary to restore the Security Deposit to its original amount. Nothing in this Section shall prevent Tenant from taking any other action, whether in addition or as an alternative to its rights under this Section, and whether at law, in equity, or under this Sublease, to secure and enforce Tenant's rights and Subtenant's obligations under this Sublease.

Article IV.

Term.

- A. Commencement. The term of this Sublease (hereinafter referred to as the "Term") shall commence on a date which is the later of (i) January 1, 1994 or (ii) the date of substantial completion of the Work Plan (which commencement date is hereinafter referred to as the "Sublease Commencement Date").
- B. Sublease Year Defined. The phrase "Sublease Year" shall mean any period consisting of twelve consecutive calendar months during the Term which begins on the Sublease Commencement Date or any anniversary thereof, provided, however, that if the Sublease Commencement Date is not

the first day of a calendar month, the first Sublease Year shall be deemed to end twelve months from the date following the first day of that calendar month immediately following the month in which the Sublease Commencement Date occurs.

- C. Expiration. Unless earlier terminated for breach or default, the Term shall expire the earlier of (i) the last day of the last month of the sixth Sublease Year ("Regular Termination Date"), or (ii) the last day of the fifth Sublease Year, provided Subtenant has given at least one hundred eighty (180) days prior written notice to Tenant of Subtenant's determination to terminate ("Early Termination Date"), (hereinafter Regular Termination Date and Early Termination Date are collectively referred to as "Sublease Expiration Date").
- D. Early Termination Date Obligations. In the event Subtenant terminates this Sublease as of the Early Termination Date, Subtenant shall be subject to a further additional payment to Tenant of any unamortized costs incurred by Tenant pursuant to the Work Plan.

Article V.

Prime Lease.

A. Incorporation of Prime Lease. This Sublease is subject to and is made upon all of the terms, covenants, and conditions of the Prime Lease with the same force and effect as if the terms, covenants, and conditions of the Prime Lease were fully set forth herein, except as otherwise provided herein. All the terms, covenants, and conditions with which Tenant is bound to comply under the Prime Lease shall, except as otherwise provided herein, be binding upon Subtenant hereunder; all the rights and privileges of Tenant under the Prime Lease shall, except as otherwise provided herein, inure to the benefit of Subtenant; and all obligations of Landlord and Tenant under the Prime Lease except as may be otherwise provided herein, shall be binding upon Tenant and Subtenant, respectively; provided, however, nothing in this Sublease shall obligate Tenant to furnish Building repairs or services of any kind to Subtenant or the Premises although Tenant shall use its reasonable best efforts to cause Landlord to fulfill its obligations under the Prime Lease in this regard. Subtenant acknowledges that any heating, air conditioning and other building services used by Subtenant in addition to those provided by the Landlord under the Prime Lease will be subject to additional charges imposed by Landlord which may vary from time to time, and which charge for heating and air conditioning currently is \$25.00 per hour.

- B. Inapplicable Portions of Prime Lease. Set forth below are those Articles, Sections, sentences and Exhibits contained in the Prime Lease that shall have no application to this Sublease as between Tenant and Subtenant:
 - 1. Article II
 - 2. Article III
 - 3. Article IV, other than the last sentence of Section 4.01, beginning with the phrase, "For purposes of this Article IV . . ."
 - 4. Article V
 - 5. Article VI, except to the extent referenced in Article IV
 - 6. Article VII; and except for Section 7.08, subject to and contingent upon, written approval by Landlord permitting Subtenant the right to contest such taxes; and except to the extent referenced in Article IV
 - 7. Article VIII, except to the extent referenced in Article V
 - 8. Sections 8.07, 8.09, 8.10 and 8.11
 - 9. Article IX
 - 10 Article X
 - 11. Article XI
 - 12. The first sentence of Section 12.03
 - 13. Section 12.04, other than the first sentence
 - 14. Section 12.05, other than the last sentence
 - 15. Section 13.02, other than the last sentence of Section 13.02(a)
 - 16. Sections 15.01, 15.02, 15.03, 15.04
 - 17. The first two sentences of Section 15.05
 - 18. Sections 15.06, 15.14, 15.15, 15.16, 15.17, 15.19, 15.21, 15.22, 15.23
 - 19. Exhibit A (not included)
 - 20. Exhibit A-1 (not included)

21. Exhibit B (not included)

C. Prime Lease a True Copy. Tenant covenants that Exhibit A is a true copy of the Prime Lease and that each of the exhibits thereto is a true copy of the document it represents.

Article VI.

Additional Landlord And Tenant Responsibilities.

A. Alterations And Improvements.

- 1. Pre-Occupancy Work Agreement. Subtenant accepts the Premises as-is, provided, however, that Tenant has the obligation to make the alterations and improvements to the Premises, prior to the Sublease Commencement Date, as follows: to build out the Premises in accord with the space plan and work letter, and any such modifications thereto as are agreed to in writing by Tenant and Subtenant, attached hereto and incorporated herein as Exhibit C (hereinafter collectively referred to as the "Work Plan").
- 2. Subtenant Alterations. In the event Tenant shall give its written consent to Subtenant's making any alterations, decorations, additions or improvements, such written consent shall not be deemed to be an agreement or consent by Tenant to subject Tenant's interest in the Premises, the Building or the land to any mechanic's or materialmen's liens which may be filed in respect of any such alterations, decorations, additions or improvements made by or on behalf of Subtenant.
- 3. Disclaimer. Except as provided in Section VI.A.1, Tenant shall not make, nor is Tenant under any obligation to make, any structural or other alterations, decorations, additions or improvement in or to the Premises.
- B. Use of Premises. Tenant will use and occupy the Premises solely for general office purposes and only in accordance with the uses permitted under applicable zoning and other municipal regulations; and, without the prior consent of Tenant, the Premises will not be used for any other purpose. Subtenant will not use or occupy the Premises for any unlawful purpose, and will comply with all present and future laws, ordinances, regulations and orders of the United States of America, the District of Columbia, and any other public or quasi-public authority having jurisdiction over the Premises. Tenant will obtain and keep in full force and effect at all time during the Term hereof the initial and any subsequent certificates of occupancy for the

Premises obtained by Tenant. Subtenant represents and warrants to Tenant that Subtenant has entered into this Sublease entirely for a governmental purpose and warrants that it shall not use the Premises for any residential purpose.

C. Assignment and Subletting. Subtenant shall not sublet, assign, or permit the use or occupancy of the Premises to or by third parties, whether in whole or in part, nor shall any assignment or transfer of this Sublease be effected by operation of law, merger, consolidation, reorganization, or otherwise, without the prior written consent of Tenant, which consent shall not be unreasonably withheld, conditioned or delayed.

Article VII.

Signs.

No sign, advertisement or notice shall be inscribed, painted, affixed or otherwise displayed on any part of the exterior or interior of the building except on the directory and the doors of offices, and then only such place, number, size, color and style as is harmonious with the designs of the Building and its furnishings and is approved by Tenant. If any sign, advertisement or notice which does not conform to the foregoing is nevertheless exhibited by Subtenant, Tenant shall have the right to remove the same and Subtenant shall be liable for any and all expenses incurred by Tenant in said removal. At Tenant's sole cost and expense, Tenant shall provide, within a reasonable period of time, (i) Building standard directory strips for the first and second floor lobby directories and (ii) a Building standard office sign.

Article VIII.

Tenant And Subtenant Compliance With Laws.

Subtenant and/or Tenant, each at its own expense, shall comply with all laws, orders and regulations of federal, state and municipal authorities, and with all directions, pursuant to law, of all public officers, which shall impose any duty upon Tenant or Subtenant with respect to the Premises or the use or occupation thereof.

Article IX.

Inspections.

Subtenant will permit Tenant, or its agents or other representatives, to enter the Premises at reasonable times, without charge therefor to Tenant and without diminution of the rent payable by Subtenant, to examine, inspect and protect the Premises and the Building and to make such alterations and/or repairs as may be deemed necessary, or to exhibit the same to prospective Subtenants during the last one hundred twenty (120) days of the Term of this Sublease.

Article X.

Insurance, Indemnity.

A. General Liability Insurance. Subtenant, at Subtenant's sole cost and expense, shall carry and keep in full force and effect at all times during the Term of this Sublease for the protection of Subtenant, Tenant and Landlord, comprehensive general liability insurance against claims for bodily injury and injury to property, covering the Premises in an amount of not less than \$500,000 for each occurrence and in an annual aggregate amount of not less than \$1,000,000 with an approved insurance company and deliver to Tenant prior to the Sublease Commencement Date a copy of said policy or certificate showing the same to be in full force and effect. Such policy shall (a) be issued in form acceptable to Tenant by an insurance company qualified to do business in the District of Columbia and satisfactory to Tenant; provided, however, that: any insurance company with a Best's rating of "A" or better shall be deemed to be approved by Tenant, (b) designate as named insured Landlord, Tenant, Subtenant and any other parties in interest as their respective interests may appear from time to time as designed in writing by notice form Tenant to Subtenant; (c) be written as primary policy coverage and not contributing with or in excess of any coverage that Tenant may carry; (d) provide for thirty (30) days prior written notice to Tenant of any cancellation or other expiration of such policy or of any defaults thereunder; and (e) contain an express waiver of any right of subrogation by the insurance company against Tenant. Neither the issuance of any insurance policy required hereunder nor the minimum limits specified herein with respect to Subtenant's insurance coverage shall be deemed to limit or restrict in anyway Subtenant's liability arising under or out of this Sublease.

B. Self-Insurance. Subtenant represents and warrants, and Tenant acknowledges, that Subtenant is self-insured. As such, Subtenant may self-

insure as to its property and its liability insurance obligations set forth in Section A of this Article X.

C. Indemnity. Subtenant shall indemnify and hold harmless Tenant and Landlord from and against any loss, damage, or liability occasioned by or resulting from any default under this Sublease or any willful or negligent act on the part of Subtenant, its agents, employees or invitees or persons permitted in the Building and/or the Premises by Subtenant.

Article XI.

Parking.

Subject to full compliance on the part of Subtenant with the rules and regulations of Landlord's contract garage operator, Subtenant shall have the right to park two (2) automobiles in the Building garage during the Term hereof, and the rent for the parking will be at the then current prevailing market rate, which rate may change from time to time during the Term.

Article XII.

Covenants.

- A. Prime Lease. Subtenant shall faithfully keep, observe and perform or cause to be kept, observed or performed, all those covenants of Tenant under the Prime Lease, except the covenants obliging Tenant to pay rent (including adjustments and additions thereto) and except as otherwise provided for herein.
- B. Use. Subtenant shall use the Premises only for lawful office purposes and for no other purpose.
- C. Authority of Subtenant. Subtenant represents and warrants that it has the corporate power and authority, and has taken all necessary and proper action, to enter into this Sublease and to consummate the transactions contemplated hereby. Subtenant further represents and warrants that this Sublease will, upon the execution and delivery hereof, constitute valid and binding obligations of Subtenant, enforceable against Subtenant in accordance with its terms.
- D. No Violation. Subtenant represents and warrants that neither this Sublease, nor the consummation of the transactions contemplated thereby, (i) requires any filing or registration with, or permit, authorization, consent

or approval of, any governmental or regulatory authority on the part of Subtenant; (ii) violates or will violate any law, rule, regulation, ordinance, order, writ, injunction, judgment, decree or award of any court or governmental or regulatory authority; (iii) violates or will violate, or conflicts with or will conflict with, any provision of, or constitutes a default (or an event which, with notice or lapse of time or both, would constitute a default), under the certificate of incorporation or by-laws, as amended, of Subtenant, or any of the terms of any deed of trust, franchise, license, lease, agreement or other instrument, arrangement, commitment, obligation, understanding or restriction to which the Subtenant is party or by which its assets may be bound.

E. Quiet Enjoyment. Tenant covenants that it has the right to make this Sublease for the Term aforesaid, and that if Subtenant shall pay the rent and perform all of the covenants, terms, conditions and agreement of this Sublease to be performed by Subtenant, Subtenant shall, during the Term hereby created, freely, peaceably and quietly occupy and enjoy the full possession of the Premises without molestation or hindrance by Tenant or any party claiming through or under Tenant or any third party.

Article XIII.

Default Of Subtenant.

If Subtenant shall fail to pay any installment of rent, basic, adjusted, or additional as herein provided for, or shall violate or fail to perform any of the other conditions, covenants or agreements herein made by Subtenant, and if such violation or failure (other than the payment of rent, basic, adjusted, or additional, which is due and payable as herein provided for) shall continue for a period of five (5) business days after written notice thereof to Subtenant by Tenant, or if such default is of such a nature that it cannot be completely remedied within said period of five (5) business days and Subtenant shall not commence within said period of five (5) business days, or shall not thereafter diligently prosecute to completion, all steps necessary to remedy such default, then and in any of said events this Sublease shall, at the option of Tenant exercisable by sending written notice to Subtenant, cease and terminate, and such termination shall operate as a notice to quit -- any notice to quit, or of Tenant's intention to reenter, being hereby expressly waived -- and Tenant may proceed to recover possession under and by virtue of the provisions of the laws of the District of Columbia, or by such other proceedings, including re-entry and possession, as may be applicable. If Tenant elects to terminate this Sublease, everything herein contained on the part of Tenant to be done and performed shall cease without prejudice, however, to the right of Tenant to recover from Subtenant all rental accrued up to the time of termination or recovery of possession by Tenant, whichever is later. Should this Sublease be terminated before the expiration of the

Term by reason of Subtenant's default, or if Subtenant shall abandon or vacate the Premises before the expiration or termination of the Term, the Premises may be relet by Tenant, for such rent and upon such terms as are not unreasonable under the circumstances and, if the full rental hereinabove provided shall not be realized by Tenant, Subtenant shall be liable for all damages sustained by Tenant, including, without limitation, deficiency in rent, reasonable attorneys' fees, other collection costs and all expenses of placing the premises in first-class rentable condition. Any damage or loss of rental sustained by Tenant may be recovered by Tenant, at Tenant's option at the time of the reletting, or in separate actions, from time to time, as said damage shall have been made more easily ascertainable by successive relettings, or, at Tenant's option, may be deferred until the expiration of the Term, in which event the cause of action shall not be deemed to have accrued until the date of expiration of the Term. The provisions in this Section shall be in addition to and shall not prevent the enforcement of any claim Tenant may have against Subtenant for anticipatory breach of the unexpired Term of this Sublease. All rights and remedies of Tenant under this Sublease shall be cumulative and shall not be exclusive of any other rights and remedies provided to Tenant under applicable law.

Article XIV.

Waiver.

If under the provisions hereof Tenant shall institute proceedings and a compromise or settlement thereof shall be made, the same shall not constitute a waiver of any other covenant herein contained nor of any of Tenant's other rights hereunder. No waiver unless in writing by Tenant of any breach of any covenant, condition or agreement herein contained shall operate as a waiver of such covenant, condition, or agreement itself, or of any subsequent breach thereof. No payment by Subtenant or receipt by Tenant of a lesser amount than the monthly installments of rent stipulated shall be deemed to be other than on account of the earliest stipulated rent nor shall any endorsement or statement on any check or letter accompanying a check for payment of rent or any other amounts owed to Tenant be deemed an accord and satisfaction and Tenant may accept such check or payment without prejudice to Tenant's right to recover the balance of such rent or other amount owed or to pursue any other remedy provided in this Sublease. No re-entry by Tenant, and no acceptance by Tenant of keys from Subtenant, shall be considered an acceptance of a surrender of this Sublease.

Article XV.

Miscellaneous.

- A. No Representations by Tenant. Subtenant acknowledges that neither Landlord, Tenant nor any broker, agent or employee of Landlord or Tenant has made any representations or promises with respect to the Premises or the Building except as herein expressly set forth, and no rights, privileges, easements or licenses are acquired by Subtenant except, if any, as herein expressly set forth. Subtenant, by taking possession of the Premises, shall accept the same as specified in the Work Plan, and such taking of possession shall be conclusive evidence that the Premises and the Building are in good and satisfactory condition at the time of such taking of possession.
- B. No Partnership. Nothing contained in this Sublease shall be deemed or construed to create a partnership or joint venture of or between Tenant and Subtenant, or to create any other relationship between the parties hereto other than that of Tenant and Subtenant.
- C. Brokers. Tenant agrees to pay Barrueta & Associates ("Barrueta") pursuant to a March 1, 1992 agreement between Tenant and Barrueta (the "Leasing Agreement") for all brokerage services performed in connection with this Sublease. Pursuant to the Leasing Agreement, Barrueta assumes all obligation to pay Barnes, Morris, Pardoe & Foster as Cooperating Broker, as such term is used in the Leasing Agreement, for its services in connection with this Sublease. Tenant and Subtenant represent and warrant that neither party has employed any other broker or agent other than Tenant's employment of Barrueta & Associates, and Subtenant's employment of Barnes, Morris, Pardoe & Foster, and that each shall defend, indemnify and hold the other harmless in this regard. Any representation or statement by a leasing company, leasing agent, or other third party (or employee thereof) engaged by Tenant or Subtenant as an independent contractor that has or may be made with regard to the Premises, the Building or this Sublease shall not be binding upon Tenant or Subtenant nor serve as a modification of this Sublease and neither Tenant nor Subtenant shall have any liability therefor, except to the extent such representation is also contained herein or is approved in writing by Tenant and Subtenant.
- D. Invalidity of Particular Provisions. If any provision of this Sublease of the application thereof to any person or circumstances shall to any extent be invalid or unenforceable, the remainder of this Sublease, or the application of such provision to persons or circumstances other than those as to which it is invalid or unenforceable, shall not be affected thereby, and each provision of this Sublease shall be valid and be enforced to the fullest extent permitted by law.
- E. Gender and Number. Feminine or neuter pronouns shall be substituted for those of the masculine form, and the plural shall be

substituted for the singular number, in any place or places herein in which the context may require such substitution.

- F. Benefit and Burden. The provisions of this Sublease shall be binding upon, and shall inure to the benefit of, the parties hereto and each of their respective successors and assigns (in the case of Subtenant, permitted successors and assigns).
- G. Article and Section Headings. The title headings of the respective Articles and Sections herein are inserted for convenience only and shall not be otherwise deemed to be a part of this Sublease or considered in its construction.
- H. Insolvency or Bankruptcy of Subtenant. In the event Subtenant makes an assignment for the benefit of creditors, or a receiver of Subtenant's assets is appointed, or Subtenant files a voluntary petition in any bankruptcy or insolvency proceeding, or an involuntary petition in any bankruptcy or insolvency proceeding is filed against Subtenant and the same is not discharged within sixty (60) days, or Subtenant is adjudicated as bankrupt, Tenant shall have the option of terminating this Sublease by sending written notice to Subtenant of such termination and, upon such written notice being given by Tenant to Subtenant, the Term of the Sublease shall, at the option of Tenant, end and Tenant shall be entitled to immediate possession of the Premises and to recover damages from Subtenant in accordance with provisions of this Sublease.
- I. Consents. Whenever Tenant agrees in this Sublease not to unreasonably withhold or delay consent to any request by Subtenant, it will not be unreasonable for Tenant to delay consent until Landlord decides whether to consent, or to withhold consent if Landlord withholds consent, if the Prime Lease requires Tenant first to obtain the consent of Landlord.
- J. Interpretation with Prime Lease. In the event of any conflict between any provision in this Sublease and the Prime Lease, the provision in the Prime Lease shall control.
- K. Approvals. This Sublease shall not be effective until a fully executed "Notice of Sublease" has been delivered by Tenant to Landlord in the form of Exhibit D attached hereto and incorporated herein and Landlord has approved such terms of the Sublease as required pursuant to the Prime Lease.
- L. City Provisions. No member of any City board, commission or agency, official, or employee of the City shall have any personal interest, direct or indirect, in Tenant or the Premises, nor shall any such member, official or employee participate in any decision relating to the Sublease which affects his or her personal interest or 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

Tenant, or any successor in interest, to perform any commitment or obligation of the City under the Sublease nor shall any such person be personally liable in the event of any default or breach by the City.

M. Tenant Compliance. Tenant 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 or 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.

N. Entire Agreement. This Sublease, together with Exhibits A, B, C, and D and any addenda attached hereto, contains and embodies the entire agreement of the parties hereto, and no representations, inducements or agreements, oral or otherwise, between the parties not contained in this Sublease or such Exhibits and addenda hereto, shall be of any force or effect. This Sublease (with the exception of the rules and regulations set forth in the Prime Lease) may not be modified, changed, or terminated in whole or in part in any manner other than by an agreement in writing duly signed by Tenant and Subtenant and approved by Landlord whenever so required by the Prime Lease.

Finance, and its corporate seal affixed, and does hereby constitute and appoint Carlsen Griffith, its Director of Finance, as its true and lawful attorney-in-fact, to acknowledge these presents as its act and deed; and Cit of Chicago has caused this Sublease to be executed by, its Corporation counsel; by, its Asset Manager; b, of the Office of Intergovernmental Affairs; and by, its Commissioner of General Services and attested by, its and its corporate sea affixed, and does hereby constitute and appoint, it, as its true and lawfully attorney-in-fact to acknowledge these presents as its act and deed. Attest National League Of Cities By:	League of Cities has caused thi its Secretary/Treasurer, and a	ne day and year first above written National s Sublease to be executed by Donald J. Borut, attested by Carlsen Griffith, its Director of
attorney-in-fact, to acknowledge these presents as its act and deed; and Cit of Chicago has caused this Sublease to be executed by, it corporation counsel; by, its Asset Manager; b, its, of the Office of Intergovernmenta Affairs; and by, its Commissioner of General Services and attested by, its and its corporate sea affixed, and does hereby constitute and appoint, it, as its true and lawfully attorney-in-fact to acknowledg these presents as its act and deed. Attest National League Of Cities		
of Chicago has caused this Sublease to be executed by		
corporation counsel; by, its Asset Manager; b, its, of the Office of Intergovernmenta Affairs; and by, its Commissioner of General Services and attested by, its and its corporate sea affixed, and does hereby constitute and appoint, it, as its true and lawfully attorney-in-fact to acknowledg these presents as its act and deed. Attest National League Of Cities [Seal]	of Chicago has caused this Su	hlease to be executed by
Attest National League Of Cities [Seal]	corporation counsel; by	, its Asset Manager; by
Attest National League Of Cities [Seal]	, its	, of the Office of Intergovernmental
Attest National League Of Cities [Seal]	Affairs; and by	, its Commissioner of General Services;
Attest National League Of Cities [Seal]	and attested by	_, its and its corporate seal
Attest National League Of Cities [Seal]	affixed, and does hereby co	onstitute and appoint, its id lawfully attorney-in-fact to acknowledge
[Seal]	these presents as its act and dee	ed.
[Seal]	A	
	Attest	National League Of Cities
	[Seal]	
Bv: Bv:	•	
Bv:		
	By:	Ву:

I Hereby Certify that the foregone, 1993.	oing was signed before me this day of
My commission expires:	•
Notary Public	
Approved As To Form And Legalit Execution]	ty Except As To Property Description [And
	City Of Chicago
By:	By: Assistant Corporation Counsel
I Hereby Certify that the forego	ing was signed before me this day of
My commission expires:	
Notary Public	
Ву:	By:Asset Manager
	noset manager

I Hereby Certify that the foregone, 1993.	oing was signed before me this day of
My commission expires:	
Notary Public	
By:	By: Office of Intergovernmental Affairs
I Hereby Certify that the forego, 1993.	oing was signed before me this day of
My commission expires:	
Notary Public	
By:	By: Commissioner of General Services
I Hereby Certify that the forego, 1993.	oing was signed before me this day of
My commission expires:	
Notary Public	

[Exhibit "A" referred to in this Sublease Agreement unavailable at time of printing.]

[Exhibits "B" and "C" attached to this Sublease Agreement printed on pages 40230 through 40233 of this Journal.]

Exhibit "D" attached to this Sublease Agreement reads as follows:

Exhibit "D".

Notice Of Sublease.

Reference is made to a certain lease between 1301 Associates ("Landlord") and National League of Cities ("Tenant") dated August 27, 1992, (the "Lease") for certain space located at 1301 Pennsylvania Avenue, N.W. (the "Building"), such space in the Building being herein referred to as the "Demised Premises".

This is to notify you that Tenant has subleased the following portion of the Demised Premises: approximately 3,266 square feet located on the fourth floor, as shown on the attached floor plan, by tenant to the City of Chicago, for use of the Demised Premises for six (6) years, for the period January 1, 1994 through December 31, 1999, subject to the following terms and conditions:

- 1. Subtenant shall use the Demised Premises solely for general office purposes and for no other purpose.
- 2. Tenant (including any guarantor of Tenant's obligations under the Lease) shall continue to be fully liable under the terms and conditions of the Lease (or any Guaranty relating thereto).
- 3. Landlord shall have the right to enforce and Subtenant shall abide by the provisions of the Lease against the Subtenant and any guarantor of Subtenant's obligations.
- 4. Landlord shall not be liable to Subtenant under a sublease of the Demised Premises and Subtenant's sole recourse shall be against Tenant; provided, however, this condition No. 4 shall not operate as a bar to Tenant's claims against Landlord under the Lease.
- 5. Tenant shall indemnify, hold harmless and defend the Landlord and its agents, officers and employees, from and against any and

all claims, damages, losses and expenses, including reasonable attorneys' fees, in respect of any and all claims, damages, losses or expenses that is caused by a negligent or intentional act of Subtenant or Tenant or omission or violation of the sublease by Subtenant or Tenant.

	Tenant:
Attest:	National League of Cities
	By:
(Corporate Seal)	Date:
	Subtenant:
Witness/Attest:	Name:
	By:
	Date:

COMMITTEE ON LICENSE AND CONSUMER PROTECTION.

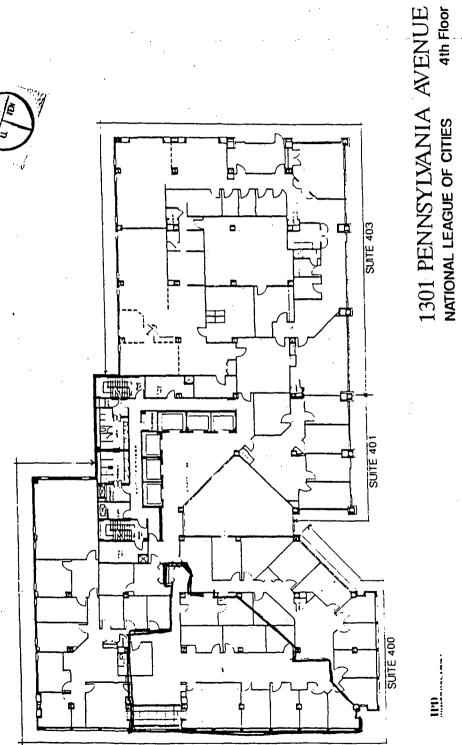
AMENDMENT OF TITLE 4, CHAPTER 60, SECTIONS 022 AND 023
OF MUNICIPAL CODE OF CHICAGO BY REPEALING
RESTRICTIONS WHICH PROHIBITED ISSUANCE
OF ADDITIONAL ALCOHOLIC LIQUOR AND
PACKAGE GOODS LICENSES WITHIN
SPECIFIED AREAS OF
NINTH WARD.

The Committee on License and Consumer Protection submitted the following report:

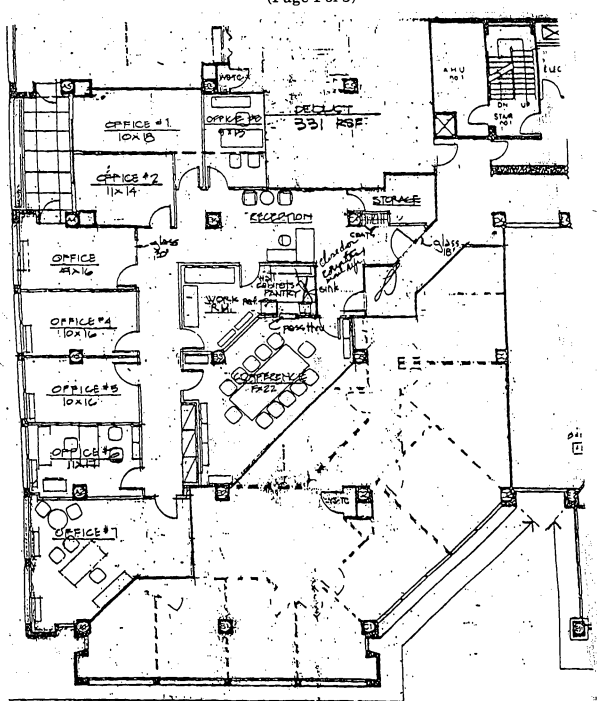
(Continued on page 40234)

EXHIBIT B

Exhibit "B".







166VED: NUNE 1,1993 JUNE 2,1993 JUNE 3, 1993 JUNE 4,1993

CITY OF CHICAGO 3,268 REP
OPTION #5 FOURTHFLOOR

1301 Pennsylvania Ave. NW Washington, DC



F. Alward 64 19 Revised 64 98

Exhibit "C". (Page 2 of 3)

IPD

INTERIOR PLANNING & DESIGN

1200 Seventeenth Street Northwest Sulte 100 Washington, D.C. 20036 202 835 9890 TEL 202 835 3316 FAX

RE:

MEMORANDUM

DATE: June 7, 1993

TO: Mr. David Yudin/CITY OF CHICAGO

FROM: Gary Watson, AIA

Revised Space Plan (Option #3) June 7, 1993

IPD #9201107

Pursuant to our discussions at 1301 Pennsylvania Avenue on Friday, June 4, 1993 the modifications are made on the attached plan. A brief description of the space follows. Please note that items 6 through 8 are NOT standard construction and the quality of standard construction items were shown to you on the fifth floor at NLC Mutual.

- 1. The demised premise is 3,268 Rentable Square Feet
- 2. All doors and hardware is "building standard" for suite entries and interior openings.
- 3. All partitioning is from floor slab to finished ceiling. Construction is 1/2" wall board on metal stude at 24" on center. Partitioning is to be painted with flat latex paint. A single color throughout the suite is to be selected.
- 4. The floor is to be carpeted with LEES "Best Regards II" (glue-down installation), except WORK/PANTRY is to be ARMSTRONG "Stonetex" vinyl tile. All colors are to be selected.
- The ceiling and lighting are "building standard". The lights are to have standard
 acrylic diffusers (as in existing space) instead of square-cell lenses seen at NLC
 Mutual.
- 6. Adjacent to one suite entry is a glass sidelight with oak frame. The opening is 18" wide and the sill is 18" above the floor with the head aligning with the door frame.
- Adjacent to one office entry is a glass sidelight with painted-metal frame. The
 opening is 30" wide and the sill is 30" above the floor with the head aligning with
 the door frame.

Exhibit "C". (Page 3 of 3)

City of Chicago

June 6, 1993

8. The PANTRY has:

A 5-ft of floor cabinets with top

B. Sink and Disposer (M. Corner Colonet)

C 5-ft of wall cabinets (behind door) (2) W3330 (1) W2430

D. Pass-thru to Conference Room with pocket door.

E 3-ft op W/erd perel (below M65-thru)

Please call me if you have any further changes or questions. Return an approved copy of this document to this office, so we can proceed with contractor pricing. Thank you.

enclosure

GW/

Dan Evans/ BARRURETA Patty Malvick/ NLC cc:

(Continued from page 40229)

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Robert Shaw (which was referred on October 7, 1993), amending Chapter 4-60-022 by deleting subsections 4-60-022 (24) and 4-60-022 (39) and subsections 4-60-023 (19) and 4-60-023 (39), begs leave to recommend that Your Honorable Body Pass the proposed 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 4-60-022 of the Municipal Code of Chicago is hereby amended by deleting subsections 4-60-022 (24) and 4-60-022 (39).

SECTION 2. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting subsections 4-60-023 (19) and 4-60-023 (39).

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

COMMITTEE ON PARKS AND RECREATION.

CHICAGO CITIZENS AND COMMUNITY GROUPS ENCOURAGED TO PARTICIPATE IN ADOPT-A-PARK/ADOPT-A-BEACH PROGRAM.

The Committee on Parks and Recreation submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Parks and Recreation, having had under consideration a resolution (which was referred October 7, 1993) regarding Adopt-A-Park/Adopt-A-Beach, begs leave to recommend that Your Honorable Body Adopt said resolution which is transmitted herewith.

This recommendation was concurred in by a viva voce vote by the members of the Committee on Parks and Recreation.

Respectfully submitted,

(Signed) MARY ANN SMITH, Chairman.

On motion of Alderman M. Smith, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Friends of the Parks, an 18-year old citizen based environmental organization in Chicago, has announced the formation of the Adopt-A-Park/Adopt-A-Beach Program; and

WHEREAS, Administered by Friends of the Parks, the new program encourages any person, group, business, community organization, or family to adopt and sponsor a park or a beach along the Lake Michigan shoreline; and

WHEREAS, Sponsors will commit to six days per year of clean-up and beautification activity at the chosen site; and

WHEREAS, The Adopt-A-Park/Adopt-A-Beach Program will be operated in cooperation with the Chicago Park District, the City of Chicago and the State of Illinois; and

WHEREAS, The Adopt-A-Park/Adopt-A-Beach Program captures the "I Will" spirit of Chicago; and

WHEREAS, Citizen's growing involvement in preserving Chicago's natural assets -- its parks and lakefront -- illustrates the care, commitment and energy of the people of Chicago; now, therefore,

Be It Resolved, By the Chicago City Council, that we urge all citizens and community groups of the City of Chicago to participate in and support this program in order to beautify and maintain the impressive parks and Lake Michigan shoreline; and

Be It Further Resolved, That suitable copies of this preamble and resolution be forwarded to the Chicago Park District Board, and to Erma Tranter, Executive Director of Friends of the Parks.

COMMITTEE ON POLICE AND FIRE.

AMENDMENT OF TITLE 4, CHAPTER 164 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW SECTION 055 TO REGULATE REPAIR AND PROGRAMMING OF PAGING DEVICES.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Ginger Rugai (19th Ward) and Alderman Lorraine Dixon (8th Ward) concerning audio-visual repair shop records being made available for inspection on demand by the Commissioner of Consumer Services and by the Department of Police, begs leave to report and recommend that Your Honorable Body Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 4-164-010 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

4-164-010 Definitions.

The following definitions shall apply in the interpretation and enforcement of this chapter.

- (a) "Audio-video repair shops" means any building, structure, premises, enclosure or other place where the business of doing repair work on or for paging devices, audio equipment or video equipment, the replacing of parts thereto, or the diagnosis of the operation thereof is conducted.
- (b) "Audio equipment" means any apparatus which by itself or in connection with other equipment transmits, receives or reproduces sound, including but not limited to radios, audio disc or tape players, radio transmission devices, or audio receivers or speakers.
- (c) "Video equipment" means any apparatus which by itself or in connection with other equipment transmits, receives or reproduces visual signals, including but not limited to television receivers and monitors, and video cassette recorders and video laser disc players.
- (d) "Audio-video repairman" means any person who repairs audio equipment or video equipment or paging devices, including the programming, reconditioning, replacement, adjustment or alteration of the operating condition including any component or subassembly thereof.
- (e) "Estimated price" means a determination of the price of parts and the price of labor needed to perform offered service, including the price of disassembly and reassembly, if necessary.
- (f) "Invoice" means a written listing of the details of the transaction between the repair shop and the customer.
- (g) "Repair" means any alteration to audio or video equipment or a paging device or any diagnostic testing of such equipment. "Repair" also includes the programming or reprogramming of a paging device.

- (h) "Warranty" means a promise made by a manufacturer, distributor or by any audio-video repair shop that equipment will be repaired at no charge or at a reduced charge for parts or labor or both.
- (i) "Work order" means a customer's written authorization for the licensee to perform a service.
- (j) "Person" means any individual, firm, partnership, assumed name entity, association, corporation, company or group of individuals acting together for a common purpose or organization of any kind.
 - (k) "License" means an audio-video shop license.
- (l) "Licensee" means a person licensed to engage in the audio-video business.
- (m) "Pickup and delivery charge" means the fee charged by a licensee for the removal of audio-video equipment from the home or other premises of a customer, the transportation to the licensee's audio-video repair shop and the return to the home or the premises of the customer.
- (n) "Paging device" means any portable device that is capable of receiving telephonic signals and reporting their source, without being physically attached to a telephone.
- (o) "Programming" means the activation of a paging device, and includes assignment of a telephone number to the device and subscription to a telecommunication service.
- (p) "Reprogramming" means any change in the programming of a paging device.
- SECTION 2. Chapter 4-164 of the Municipal Code of Chicago is hereby amended by adding a new Section 4-164-055, as follows:

4-164-055

Every audio-visual repair shop shall maintain a service record of each paging device repaired by the audio-visual repair shop. The record shall include the name, residence address and age of the purchaser or Lessee of the device; the telephone number assigned to the device; the date of the repair: the nature of the repair; and such other information as the Commissioner of Consumer Services may require. If the repair consisted of reprogramming the device, the service record shall include both the discontinued and the new telecommunication service (including assigned telephone number) of the device. Service records required by this section

shall be made available for inspection on demand by the Commissioner of Consumer Services pursuant to Section 4-164-070 and by the Department of Police.

SECTION 3. This ordinance shall take effect thirty (30) days after its passage.

Failed To Pass -- AMENDMENT OF TITLE 2, CHAPTER 74 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW SECTION 051 REQUIRING PROMOTIONAL EXAMINATIONS FOR POLICE AND FIRE DEPARTMENTS TO BE ADMINISTERED BY PRIVATE AGENCIES.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Arenda Troutman (20th Ward) to require that private agencies be contracted to administer promotional testing for Police and Fire personnel, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed ordinance transmitted with the foregoing committee report Failed to Pass by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

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

SECTION 1. That Chapter 2-74 of the Municipal Code of Chicago is hereby amended by inserting therein, in its proper numerical sequence, a new section to be known as Section 2-74-051, and to read as follows:

2-74-051 Promotional Examinations -- Police And Fire Personnel.

The personnel rules set forth in Section 2-74-050 shall apply in all cases except in the promotional examinations rendered employees in the police and fire departments. Promotional examinations for police and fire positions, whether oral or written, shall be administered by private agencies who duly qualify under provisions of this Code. Such private agencies shall be charged with the preparation, administration and on-site grading of written examinations, and qualified experts on applicable subject matter shall be required to prepare, administer and evaluate oral examinations.

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

Failed To Pass -- AMENDMENT OF TITLE 2, CHAPTER 84
OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF
NEW SECTIONS 081 THROUGH 083 TO ESTABLISH
SUBCOMMITTEES TO COMMITTEE ON POLICE
AND FIRE WHICH WOULD PROVIDE FOR
ALDERMANIC PARTICIPATION IN
SELECTION OF POLICE
COMMANDERS FOR
EACH POLICE
DISTRICT.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Virgil E. Jones (15th Ward) and various other aldermen to allow City Council participation in selection of Police commanders, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed ordinance transmitted with the foregoing committee report Failed to Pass by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, Each alderman in the City of Chicago carries the responsibility for the public safety and welfare, especially within his or her individual community; and

WHEREAS, Aldermen are held answerable by their constituents in any instance when public responsibility is in question; and

WHEREAS, Because of their great responsibilities, aldermen should have more authority; now, therefore,

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

SECTION 1. That Chapter 2-84 of the Municipal Code of Chicago be and the same is hereby amended by inserting therein, in their proper numerical sequence, the following new sections:

2-84-081

Any member of the City Council whose ward lies wholly or partially within any given police district shall automatically become a member of a specific subcommittee of the City Council Committee on Police and Fire for the singular purpose of choosing a commanding officer in said district. Whenever a vacancy occurs in the commanding officer's position within a police district, the superintendent of police shall submit to such subcommittee no less than three (3) names of persons eligible to fill such vacancy. Said subcommittee, made up exclusively of City Council members whose wards lie within the district wherein such vacancy exists, shall, if feasible and after due deliberation, select from the submitted candidates one person to fill the vacancy of police commander of the district. If such a selection is not feasible, then the subcommittee whose membership comprises elected officials within such district may interview, deliberate and select a fourth person to fill said vacancy.

Upon due deliberation and selection, the subcommittee shall report its choice to the full Committee on Police for approval and presentation to the City Council as a body. Approval of a given selection shall be by majority vote of the City Council.

2-84-082

- a) There shall be as many Committee on Police and Fire subcommittees of the type defined in Section 2-84-081 as there are police districts within the City.
- b) A member of the City Council whose ward comprises half or more of the area of a given police district shall be granted the equivalent of two (2) votes in the selection of a police commander to fill a vacancy.

2-84-083

Each subcommittee as defined and permitted in Section 2-84-081 of this Code shall be given the authority to recommend dismissal of a police commander who, following due deliberations, is determined to be incompetent or irresponsive to the needs of the majority of citizens residing within his or her police district. Such recommendation for dismissal shall be submitted to the superintendent of police, who shall respond within thirty (30) days of its receipt. If the superintendent does not respond within the required time, or if said superintendent acts in opposition to the subcommittee's wishes, then the subcommittee may present its report to the full Committee on Police and Fire for approval, and said Committee shall present its report to the City Council as a body for approval. Approval of the committee's recommendation for dismissal by a majority of the members of the City Council shall bring about the immediate removal of the police commander by the superintendent of police, and said superintendent shall submit three (3) names to such subcommittee as required in Section 2-84-081.

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

Failed To Pass -- AMENDMENT OF TITLE 2, CHAPTER 84
OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF
NEW SECTIONS 221 THROUGH 223 TO CREATE
"OPERATION SIT AND WATCH" PROGRAM IN
AREAS WITH SUSPECTED DRUG
TRAFFICKING AND/OR
PROSTITUTION.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Ed H. Smith (28th Ward) to create "Operation Sit and Watch" in areas suspected of drug trafficking and prostitution, begs to leave to report and recommend that Your Honorable Body Do Not Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed ordinance transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

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

SECTION 1. That Chapter 2-84 of the Municipal Code of Chicago is hereby amended by inserting therein, in their proper numerical sequence, three new sections to read as follows:

2-84-221 There is hereby created, under the control and supervision of the Chicago Police Department, a program to be known as "Operation Sit and Watch" to be made up of the police officers who, prior to the passage of this ordinance, were assigned to non-patrol duties.

2-84-222 "Operation Sit and Watch" shall station police officers in prominent view in areas where drug trafficking and/or prostitution have been reported as being prevalent. Officers shall work in multiples and such surveillance shall continue 24 hours a day until there is sufficient evidence that any suspected criminal behavior has ceased or has resulted in satisfactory apprehension of suspected criminals operating in a specific area.

2-84-223 The Department of Police shall provide upon request to the City Council Committee on Police and Fire a bi-monthly report of the successes of "Operation Sit and Watch" and shall respond to requests for surveillance made by aldermen of the individual wards.

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

Failed To Pass -- AMENDMENT OF TITLE 2, CHAPTER 84 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW SECTION 491 ESTABLISHING POSITION OF PEACE OFFICER EMERITUS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Virgil E. Jones (15th Ward) to create position of Peace Officer Emeritus under Chicago Police Department supervision, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS,

Chairman

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed ordinance transmitted with the foregoing committee report Failed to Pass by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, The City of Chicago houses many individuals who have retired from the position of Police Officer, Detective, Gang Crime Specialist, Evidence Technician, Lab Technician, Sergeant of Police, Lieutenant of Police, Captain of Police, or Peace Officer of the City of Chicago, the County of Cook or the State of Illinois; and

WHEREAS, It is often the case that a retired Peace Officer endures certain dangers by virtue of his or her former profession, especially if potential criminals are aware that he or she is now unable to bear arms; and

WHEREAS, As Peace Officers, these retired persons are still duty bound to uphold the public safety and welfare; now, therefore,

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

SECTION 1. That Chapter 2-84 of the Municipal Code of Chicago be and the same is hereby amended by inserting therein, in its proper numerical sequence, a new section to be known as Section 2-84-491, and to read as follows:

2-84-491

The Superintendent of Police is hereby given power and authority to establish the position of Police Officer Emeritus. Said position shall be voluntary and without monetary remuneration and shall be available only to residents of Chicago who have retired after a minimum of ten (10) years of service in a bona fide law enforcement agency operating in the State of Illinois. The Superintendent of Police shall create, or cause the creation of, a special badge signifying the office of Police Officer Emeritus, which badge shall be carried on the person of the retired person so designated.

A person duly granted the title of Peace Officer Emeritus under the provisions of this section shall have the right to possess a firearm on his person while within the boundaries of the City of Chicago.

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

Failed To Pass -- AMENDMENT OF TITLE 8, CHAPTER 4
OF MUNICIPAL CODE OF CHICAGO BY ADDITION
OF NEW SECTION 057 PROHIBITING SALE
OF ELECTRONIC PAGING DEVICES
TO MINORS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Brian G. Doherty (41st Ward) to prohibit the sale of electronic paging devices to minors, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed ordinance transmitted with the foregoing committee report Failed to Pass by years and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

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

SECTION 1. That Chapter 8-4 of the Municipal Code of Chicago is hereby amended by inserting therein, in its proper numerical sequence, a new section to be known as Section 8-4-057, and to read as follows:

8-4-057 Sale of electronic paging devices to minors prohibited.

It shall be unlawful for any person to sell, barter or give away to any person under the age of 18 years, any electronic paging device.

Any person found in violation of this section shall be fined not less than \$100.00 nor more than \$500.00 for each separate offense.

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

Failed To Pass -- AMENDMENT OF TITLE 8, CHAPTER 4 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW SECTION 057 PROHIBITING SALE OF ELECTRONIC PAGING DEVICES TO MINORS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Lorraine Dixon (8th Ward) to prohibit the sale of electronic paging devices to minors, or ownership of such devices by minors, with specified exceptions, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and said proposed ordinance transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

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

SECTION 1. That Chapter 8-4 of the Municipal Code of Chicago be and the same is hereby amended by inserting therein, in its proper numerical sequence, a new section to be known as Section 8-4-057, and to read as follows:

- 8-4-057 (a) It shall be unlawful for any person, firm or corporation to sell, exchange, give or loan to any person under the age of eighteen (18) years, any electronic paging device which operates through telephone transmission or reception, including, but not limited to, paging and signaling equipment.
- (b) It shall be unlawful for any person under the age of eighteen (18) years to have in his or her possession any electronic paging device that operates through telephone transmission or reception, including, but not limited to, paging and signaling equipment.
- (c) The prohibitions imposed by Subsections (a) and (b) shall not apply to the sale, exchange, giving, or lending to or possession by a minor bearing a written authorization signed by a licensed physician or surgeon certifying that possession of the electronic paging device is essential for the health of the minor in possession or for the health of a parent or guardian of the minor provided further that said possession and use are limited to the purpose to the health related needs of the minor or parent or guardian of the minor.
- (d) Penalty. Any person, firm or corporation who shall violate the provisions of this Section shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not less than \$100 and not more than \$500, or by imprisonment in the County Jail for not more than six months, or by both such fine and imprisonment.
- (e) Penalty -- Minor: First Offense. Notwithstanding any other provision of this code, violation of this Section by a minor shall not constitute a misdemeanor upon the first offense. The sole sanction for violation of this ordinance upon the first offense shall be the confiscation and destruction of the prohibited electronic paging device. Confiscation shall be made by law enforcement officers authorized to make arrests, and may be made by any persons authorized by the Board of Education to confiscate the prohibited electronic signaling device. These officers or officials shall deliver possession of a confiscated electronic signaling device

to the Superintendent of Police for the conduct of a hearing at which further retention of the electronic paging device and their destruction will be considered. Following an opportunity for a due process hearing, the Superintendent may order the return or destruction of said electronic signaling device.

The Superintendent of Police is directed to establish procedures for hearings conducted by him or his designee that will be scheduled and conducted promptly after the confiscation of the electronic paging device. The purpose of the hearing authorized by this Subsection will be to enable the person from whom the electronic paging device was confiscated to establish that said device was not possessed in violation of this ordinance at or before the time the device was seized by the officers or officials. No destruction of an electronic paging device shall occur without a duly noticed hearing having been made available to persons whose electronic paging device was confiscated.

- (f) Minor: Second Offense. Any minor under the age of 18 years who shall violate any of the provisions of this Section upon a second and subsequent offenses shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not to exceed \$100, or by imprisonment in the County Jail for not more than one month, or by both such fine and imprisonment.
- (g) Severability. If any Subsection, sentence, clause or phrase of this Section is for any reason held to be unconstitutional, or invalid, such decision shall not affect the validity of the remaining portions of this Section. In adopting this ordinance, the City Council does not intend to duplicate or preempt any state or federal laws that may regulate the provisions of this ordinance.

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

Failed To Pass -- AMENDMENT OF TITLE 8, CHAPTER 4 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW SECTION 058.1 PROHIBITING MINORS FROM POSSESSING ELECTRONIC PAGING DEVICES.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Virgil E. Jones (15th Ward) making unlawful the possession of electronic paging devices by minors, begs leave to report and recommend that Your Honorable Body *Do Not Pass* the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and said proposed ordinance transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

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

SECTION 1. That Chapter 8-4-058 of the Municipal Code of Chicago is hereby amended by inserting therein Section 8-4-058.1 and to read as follows:

8-4-058.1 No person under the age of 16 years shall use or have in his possession an electronic paging device in the public way or in his possession. This section shall not apply to any person on the public way who requires the device for legal business, professional or medical purpose and who is legally entitled to use such a device as a part of a legal business.

Any person found in violation of this section the parent shall be fined not less than One Hundred Dollars (\$100.00) or more than Five Hundred Dollars (\$500.00).

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

Failed To Pass -- AMENDMENT OF TITLE 8, CHAPTER 4
OF MUNICIPAL CODE OF CHICAGO BY ADDITION
OF NEW SECTION 071 CREATING REWARD
SYSTEM FOR TESTIMONY LEADING TO
CONVICTION OF PERSONS GUILTY
OF GRAFFITI VIOLATIONS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday November 1, 1993, having had under consideration an ordinance introduced by Alderman James J. Laski (23rd Ward) and various other aldermen to create a reward system for persons whose testimony results in graffiti convictions, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed ordinance transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

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

SECTION 1. That Chapter 8-4 of the Municipal Code of Chicago is hereby amended by inserting therein, in its proper numerical sequence, a new Section 8-4-071, to read as follows:

8-4-071 Reward For Testimony Leading To Convictions.

Any person whose testimony leads to the conviction of a person or persons guilty of violating the provisions of Section 8-4-060 shall be subject to a reward of not less than \$50.00 or more than \$100.00 for each such conviction, to be paid from fines collected from such violations.

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

Failed To Pass -- AMENDMENT OF TITLE 8, CHAPTER 24 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW SECTION 041 WHICH WOULD RESTRICT USE OF HIGH-POWERED WATER PISTOLS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Virgil E. Jones (15th Ward) and Alderman Rickey Hendon (27th Ward) to prohibit sale or possession of high-powered water guns, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed ordinance transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

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

SECTION 1. That Chapter 8-24 of the Municipal Code of Chicago is hereby amended by inserting therein, in its proper numerical sequence, a new Section 8-24-041, to read as follows:

8-24-041 No person shall have in their possession any high-powered water gun for the purpose of committing a crime within the City of Chicago.

Any person who utilizes such water pistol to spray a pedestrian or motorist unknown to that person shall be fined up to \$750.00 for each such offense or five days in jail, or both such fine and imprisonment.

Any person who is found in possession with a high-powered water pistol filled with any substance other than water shall be subject to a fine of up to \$500.00.

Any person who utilizes such high-powered water pistol to spray another person or any object with a substance other than water shall be subject to a fine of \$750.00.

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

Failed To Pass -- AMENDMENT OF TITLE 11, CHAPTER 4 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW SECTIONS 1291 THROUGH 1293 REGULATING OPERATION OF CERTAIN SOUND DEVICES ON PUBLIC WAYS AND IN PUBLIC PLACES.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Ed H. Smith (28th Ward) regulating playing of specified-type sound devices on public ways and in public places, begs leave to report and recommend that Your Honorable Body *Do Not Pass* the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS,

Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed ordinance transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

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

SECTION 1. That Title 11, Chapter 4 of the Municipal Code of Chicago is hereby amended by inserting therein, in their proper numerical sequence, the following new sections:

11-4-1291 Playing Of Sound Devices In Motor Vehicles.

No person shall play any radio, music player or audio system in a motor vehicle at such volume as to disturb the quiet, comfort or repose of other persons or at a volume which is plainly audible to persons other than the occupants of said vehicle.

11-4-1292 Playing Of Sound Devices In Public.

Except in connection with organized events permitted by the City under Title 10, Chapter 8, Section 330 and Title 10, Chapter 8, Section 335 of this

code, no person shall play any radio, music player, television or audio system on the public way or in a public place in such a manner as to disturb the quiet, comfort or repose of other persons.

11-4-1293 Penalty.

Any person found in violation of Title 11, Chapter 4, Section 1291 or Title 11, Chapter 4, Section 1292 shall be subject to a fine of \$50.00 for the first offense and \$100.00 for the second and each subsequent offense; provided, however, that any person found in such violation more than three times in one year shall be subject to a fine of \$500.00.

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

Failed to Pass -- DEPARTMENT OF PERSONNEL DIRECTED TO CEASE ADMINISTRATION OF ORAL EXAMINATIONS TO APPLICANTS FOR ENTRY OR PROMOTION IN POLICE AND FIRE DEPARTMENTS AND TO INSTITUTE ON-SIGHT GRADING FOR PROMOTIONAL TESTS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an order introduced by Alderman James J. Laski (23rd Ward); Alderman Thomas Murphy (18th Ward) and various other aldermen directing the Personnel Department to end Police and Fire oral exams and to begin on-sight grading for all promotional tests, begs leave to report and recommend that Your Honorable Body Do Not Pass the proposed order which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed order transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

Ordered, That the City of Chicago Department of Personnel immediately cease the administering of oral examinations of applicants for entry or promotion in the City's Police and Fire Departments, and begin on-sight grading for all promotional tests.

Failed To Pass -- DEPARTMENTS OF PERSONNEL AND POLICE DIRECTED TO ALLOW RE-EXAMINATION OF POLICE APPLICANTS FOUND UNQUALIFIED IN PSYCHOLOGICAL TESTING PROGRAM ADMINISTERED BY PRIVATE COMPANY.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman John J. Buchanan (10th Ward) and various other aldermen concerning psychological testing, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, Hundreds of qualified young men and women of our City of Chicago are being denied an opportunity to become members of the Chicago Police Department because of results of a Psychological Testing Program; and

WHEREAS, The testing company hired to complete these tests is now suspect because of allegations being made about the members of their staff, as well as the Company's operation; and

WHEREAS, No provisions have been made to appeal the results of such psychological testing, and the company hired to do such testing apparently refuses to budge from their position; now, therefore,

Be It Resolved, That the Mayor and the City Council do hereby direct the Department of Personnel as well as the Department of Police to provide an opportunity for every man and woman found to be unqualified in this Psychological Testing Program be given an opportunity for re-examination so there can be no question about the integrity of our program to provide full opportunity to every young man and woman of our City.

If a hearing becomes necessary before passage is possible, refer to the City Council Committee on Police.

Failed To Pass -- SUPERINTENDENT OF POLICE URGED TO CONTRACT WITH QUALIFIED HOSPITALS AND MEDICAL ORGANIZATIONS FOR DEVELOPMENT OF UPDATED POLICE DEPARTMENT PSYCHOLOGICAL TESTING PROGRAM.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Ed H. Smith (28th Ward) urging contracting with qualified hospitals for psychological testing of police candidates, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, In seeking the most qualified young persons to become members of the Chicago Police Department, that department must understandably put all candidates through a rigorous training and testing program; and

WHEREAS, It is a noticeable fact, however, that the present method of psychological testing has tended to disqualify a large percentage of minority police cadets who otherwise show high qualifications in every other facet of police training and testing; and

WHEREAS, It seems highly feasible to examine, improve and update the psychological testing of police candidates to assure fairness to all candidates, including minorities; now, therefore,

Be It Resolved, That the Superintendent of Police is hereby urged and requested to seek the most updated and equitable psychological testing for police candidates by contracting for same with the most qualified university hospital, general hospital or other such local medical organization with a

view toward improving the obvious failures and unfairness in the current psychological testing system; and

Be It Further Resolved, That the City Council of Chicago, in considering the Annual Appropriation Ordinances for 1991 and subsequent years, adjust the budget of the Chicago Police Department to arrange and assure such contracts for psychological testing from the best available source.

Failed To Pass -- STANDARD & ASSOCIATES REQUESTED TO APPEAR BEFORE COMMITTEE ON POLICE AND FIRE TO EXPLAIN PSYCHOLOGICAL TESTING PROCEDURES USED FOR POLICE DEPARTMENT CANDIDATES.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman William M. Beavers (7th Ward) and Alderman Ginger Rugai (19th Ward) urging Standard & Associates to appear before the Committee on Police and Fire to explain the psychological testing procedures of police candidates, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, It has come to the attention of the Committee on Police and Fire, that a number of clinical psychologists being used by Standard & Associates, do not hold a license under the Clinical Psychologist Licensing Act with the Illinois Department of Professional Regulations; and

WHEREAS, In seeking the most qualified young persons to become members of the Chicago Police Department, that department must understandably put all candidates through a rigorous training and testing program; now, therefore,

Be It Resolved, That Standard & Associates appear before the Committee on Police and Fire, and bring copies of all license and certification of Clinical Psychologists that were used during the testing of candidates for police officers during the period Standard & Associates held the contract for Psychological Service Providers; and

Be It Further Resolved, That the Chicago Police Department stop using background investigation as part of the psychological evaluation for police candidates.

Failed To Pass -- DEPARTMENT OF PERSONNEL REQUESTED TO REVISE PROCEDURES FOR CHICAGO FIRE DEPARTMENT PROMOTIONAL EXAMINATIONS FOR RANK OF CAPTAIN.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman James Laski (23rd Ward) and Alderman Thomas W. Murphy (18th Ward) concerning the Chicago Fire Department promotional examination for the rank of captain, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, The Chicago Fire Department is comprised of the finest fire fighters in this country; and

WHEREAS, The Chicago Fire Department has always set the standard and been a model department for other fire fighting departments throughout the country to follow; and WHEREAS, The Chicago Fire Department should strive to maintain their high standards of excellence within their department; and

WHEREAS, The last promotional examination for the rank of captain consisted of scoring the examination on the basis of weighting the scoring, 45% for written, 45% for oral and 10% for seniority; and

WHEREAS, No prior Chicago Fire Department captain promotional examination had ever given such a heavy weight to an oral examination because oral examinations are inherently subjective and open to criticism of nepotism, discrimination and politics; and

WHEREAS, The results of this examination has led to charges of unfair testing and grading of scores and has hurt the morale of the department; now, therefore,

Be It Resolved. That we, the members of the City Council of the City of Chicago, do hereby request that in order to insure fairness in all future promotional examinations for both the Fire and Police Departments, the Department of Personnel is ordered to:

- (1) Regrade the last Fire Department captain's examination on the basis of written score and seniority only;
- (2) Eliminate the oral examination from any future promotional examination; and
- (3) Hire an outside independent testing service to both develop and grade the promotional examination which will insure fairness by protecting the integrity of the examination.

Failed To Pass -- DEPARTMENT OF PERSONNEL REQUESTED TO ADJUST RECENT FIRE DEPARTMENT PROMOTIONAL EXAMINATION RESULTS FOR RANK OF LIEUTENANT TO PRE-RACE-NORMING SCORES AND IMMEDIATELY FILL CURRENT VACANCIES.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman James Laski (23rd Ward) and Alderman Thomas W. Murphy (18th Ward) concerning Chicago Fire Department promotional examination for the rank of lieutenant, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, The Chicago Fire Department is comprised of the finest fire fighters in this country; and

WHEREAS, The Chicago Fire Department has always set the standard and been a model department for other fire fighting departments throughout the country to follow; and WHEREAS, The Chicago Fire Department should strive to maintain their high standards of excellence within their department; and

WHEREAS, The last Chicago Fire Department promotional examination for the rank of lieutenant was graded and then race-normed before promotions were made; and

WHEREAS, Upon passage of the 1991 Civil Rights Act race-norming was declared to be illegal and the City of Chicago in response thereto took down the list of lieutenant candidates; and

WHEREAS, The Chicago Fire Department currently has a need for promotions to the rank of lieutenant and has approximately forty (40) vacancies; and

WHEREAS, To take down the lieutenants' list and to develop, examine and grade a new test with new candidates would be both time consuming and expensive while qualified candidates exist; now, therefore,

Be It Resolved, That we, the members of the City Council of the City of Chicago, request in an attempt to ensure that fairness exists in the promotional practices of the Chicago Fire Department, that the Department of Personnel shall:

- (1) Adjust the scores of all lieutenant candidates to pre-race-norming scores and repost the list;
- (2) Immediately fill all lieutenant vacancies; and

Be It Further Resolved, That suitable copies of this resolution be presented to the Commissioner of Personnel.

Failed To Pass -- EXPRESSION OF OPPOSITION TO PROPOSED POLICE DISTRICT STATION CLOSINGS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Gutierrez and various aldermen expressing opposition to the proposed police district station closings, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, The Booz-Allen police department reorganization plan recommends the removal of patrol and command personnel from seven (7) police district stations; and

WHEREAS, In these days of violent crimes our constituents are fearful for the projected loss of their district stations; and

WHEREAS, Our constituents are overwhelmingly in favor of keeping command and patrol functions in close proximity to their homes, places of worship, schools, businesses and institutions, now, therefore,

Be It Resolved, That the undersigned aldermen/women, members of the City Council, call on the Mayor of the City of Chicago and his police superintendent to reject those portions of the Booz-Allen report that would close the full service police district stations.

Failed To Pass -- CITY COUNCIL URGED TO HOLD PUBLIC HEARINGS ON DEPLOYMENT OF POLICE OFFICERS TO HIGH CRIME AREAS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Suarez calling upon a special police force to combat crime within specific targeted areas, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, There are street corners in communities throughout Chicago in which street gangs openly sell drugs and terrorize citizens; and

WHEREAS, Public safety is one of the most important services entrusted upon city government; and

WHEREAS, Deaths related to gangs and drugs reached record levels in 1990 and have continued to increase in 1991; and

WHEREAS, Some areas of the City have a high concentration of gang related deaths and are in need of special police services; and

WHEREAS, In many communities street gangs have, for all practical purposes, become a controlling force; and

WHEREAS, The City of Chicago has initiated the process to hire 600 new police officers in 1991; and

WHEREAS, The Chicago Transit Authority and the Chicago Housing Authority have both called upon special police forces to combat crime within specific targeted areas; and

WHEREAS, There are community organizations, churches, civic groups, and block clubs throughout Chicago who are on the frontlines in combatting the problems of gangs and drugs that have asked for foot patrols in their communities; and

WHEREAS, Other municipalities are currently using foot patrols as a deterrent to the gang/drug problem; and

WHEREAS, Combatting the problems of gangs and drugs can only be done by building a closer relationship between the police and community; and

WHEREAS, There is currently a perception by community residents and organizations that police responding to complaints are not arresting gang members; now, therefore,

Be It Resolved. That the City Council of the City of Chicago:

- SECTION 1. Will hold hearings into the deployment of the 600 new police to be hired in 1991 by the City of Chicago.
- SECTION 2. That these hearings be held throughout the City and that they fully investigate:
 - A. The assignment of these officers to walk patrols on streets with severe gang and drug problems.
 - B. The assignment of these police officers to commanders of districts in proportion to the number of gang and drug related crimes reported in the last year.

SECTION 3.

- A. That the police officers under the supervision of their commander work with block clubs and community groups in their efforts to reduce gang and drug related criminal activity in the affected community areas.
- B. That the police officers work with community and civic organizations in referring youths to programs which provide educational, employment, and counseling services.

Failed To Pass -- CREATION OF CHICAGO POLICE DEPARTMENT "OPERATION SIT AND WATCH" PROGRAM IN AREAS WITH HIGH INCIDENCE OF DRUG TRAFFICKING AND/OR PROSTITUTION.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman Ed H. Smith (28th Ward) and Alderman Toni Preckwinkle (4th Ward) to create "Operation Sit and Watch" in areas suspected of drug trafficking and prostitution, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed ordinance transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

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

SECTION 1. There is hereby created, under the control and supervision of the Chicago Police Department, a program to be known as "Operation Sit and Watch" to be made up of the police officers who, prior to the passage of this ordinance, were assigned to non-patrol duties.

SECTION 2. "Operation Sit and Watch" shall station police officers in prominent view in areas where drug trafficking and/or prostitution have been reported as being prevalent. Officers shall work in multiples and such surveillance shall continue 24 hours a day until there is sufficient evidence that any suspected criminal behavior has ceased or has resulted in satisfactory apprehension of suspected criminals operating in a specific area.

SECTION 3. The Department of Police shall provide upon request to the City Council Committee on Police and Fire a bi-monthly report of the successes of "Operation Sit and Watch" and shall respond to requests for surveillance made by aldermen of individual wards.

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

Failed To Pass -- SUPERINTENDENT OF POLICE REQUESTED TO CONSIDER ENACTMENT OF COMMUNITY POLICING IN 14TH, 17TH AND 25TH POLICE DISTRICTS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Wojcik, calling for community policing in the 14th, 17th and 25th Police Districts, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, On June 20, 1993, on the 3600 block of West Fullerton Avenue, a young man named Julio Castillo was shot and killed while sitting in his car; and

WHEREAS, Violent crimes are occurring every day on the northwest side of Chicago; and

WHEREAS, The number of homicides, assaults, armed robberies and burglaries have been drastically increasing each year on the northwest side of Chicago; and

WHEREAS, The citizens of the northwest side are entitled to police protection from the criminals that have taken over the streets, sidewalks and alleys of the northwest side of Chicago; and

WHEREAS, The City of Chicago's Department of Police should install community police patrols at the "hot spots" of the northwest side where these patrols are essential to the safety of our citizens; and

WHEREAS, The Superintendent of Police should immediately consider the enactment of community policing in the 14th, 17th and 25th Police Districts; now, therefore,

- Be It Resolved, That the Mayor and members of the City Council of Chicago consider this resolution as proposed today, this fourteenth day of July, 1993, A.D.; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Police Superintendent Matt Rodriguez.

Failed To Pass -- COMMITTEE ON POLICE AND FIRE REQUESTED TO HOLD HEARINGS CONCERNING RE-DEPLOYMENT OF POLICE FROM NEIGHBORHOOD PATROL TO DEMONSTRATIONS AND RALLIES THROUGHOUT CHICAGO.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman E. Smith calling for public hearings into deployment of neighborhood police to downtown demonstrations, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, In these troubled times of world conflicts, ethnic and cultural unrest and the U.S. involvement in the dedication to Operation Desert Storm, there have been and probably will be many demonstrations and rallies in our City supporting specific ideologies; and

WHEREAS, Whenever such demonstrations take place, it has become customary for the Police Department to take law enforcement personnel

away from neighborhoods where they are sorely needed, and to deploy them to various demonstration sites throughout the city, primarily downtown; and

WHEREAS, This leaves enormous gaps in the protection of the public in Chicago's many neighborhoods and thus threatens the public safety and welfare; now, therefore,

Be It Resolved, That the City Council Committee on Police and Fire hold public hearings into the deployment of police personnel from neighborhoods to demonstrations and rallies throughout the City, with a view toward finding alternate means to decreasing neighborhood protection at crucial times; and

Be It Further Resolved, That the Mayor and Superintendent of Police are hereby memorialized to treat as top priority the continuous, uninterrupted protection of Chicago's neighborhoods.

Failed To Pass -- SUPERINTENDENT OF POLICE URGED TO ALLOW HIRING OF OFF-DUTY UNIFORMED PERSONNEL FOR SPORTS AND SPECIAL EVENTS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Madrzyk memorializing the Superintendent of Police to allow the hiring of off-duty uniformed personnel for sports and special events, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

Be It Resolved, By the City Council of the City of Chicago, That the Superintendent of Police is hereby memorialized to allow the hiring of off-duty uniformed policemen to work at sports events held in the City, and special events including but not limited to citywide festivals, neighborhood festivals, marathons and parades, whenever supplementary policing is deemed necessary to complement the core of police already placed at these events as a regular part of their duty.

Failed To Pass -- COMMITTEE ON POLICE AND FIRE CALLED UPON TO HOLD HEARINGS ON FEASIBILITY OF REMOVING OFFICE OF PROFESSIONAL STANDARDS FROM JURISDICTION OF DEPARTMENT OF POLICE.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Virgil E. Jones (15th Ward) to move the Office of Professional Standards (O.P.S.) to full department status, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was *Concurred In* and said proposed resolution transmitted with the foregoing committee report *Failed to Pass* by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, The Office of Professional Standards (O.P.S.), which investigates civilian complaints of police misconduct, was formed as a civilian unit in the mid-1970s and has evolved over the years into an inhouse examining group almost totally out of touch with the Chicago public; and

WHEREAS, As a result of the "closed world" in which the Office of Professional Standards seems to operate, the citizens of our City have lost faith in the O.P.S. ability to perform fairly and without favoritism to allegedly brutal police officers; and

WHEREAS, With this loss of faith in O.P.S., which in 1992 consists of some 82 employees working on a budget exceeding Three Million Dollars, it seems far more equitable and advisable to bring O.P.S. into closer contact with the public and with the leaders who represent the public, rather than to allow O.P.S. to continue to hide within the Chicago Police Department itself; now, therefore,

Be It Resolved, That we, the Mayor and the City Council of the City of Chicago, strongly consider the feasibility of moving the Office of Professional Standards from its status as a section of the Chicago Police Department, and bringing it instead into departmental status, or into status as a section under the Mayor's Office, to the end that the leaders of this great City, and its public, have more opportunity to be informed of O.P.S. investigations and to have input into the promotion of the public safety and welfare; and

Be It Further Resolved, That the City Council Committee on Police and Fire hold immediate hearings into moving the Office of Professional Standards into closer public scrutiny.

Failed To Pass -- FRATERNAL ORDER OF POLICE CHICAGO LODGE NUMBER 7 REQUESTED TO RETURN TO NEGOTIATIONS WITH CITY REGARDING INCLUSION OF AFFIRMATIVE ACTION CLAUSE IN COLLECTIVE BARGAINING AGREEMENT.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Aldermen E. Smith (28th Ward); Shaw (9th Ward); Streeter (17th Ward), and Giles (37th Ward) concerning Affirmative Action

procedures, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, During the recent negotiations with the Fraternal Order of Police, Chicago Lodge No. 7 ("F.O.P."), the City proposed to amend the collective bargaining agreement to allow specifically for the use of affirmative action by the inclusion of the following language:

"Nothing in this Agreement shall preclude the City from adopting and applying legally permissible affirmative action steps with regard to the retention, assignment and promotion of bargaining unit employees"; and

WHEREAS, F.O.P. rejected the City's proposal and refused to agree to any affirmative action procedures; and

WHEREAS, The issue of affirmative action was presented to the arbitrator in the recently concluded arbitration proceedings between the City and F.O.P.; and

WHEREAS, During arbitration proceedings Superintendent Matt Rodriguez testified in support of the City's proposal, explaining that the use of affirmative action is crucial for appointments to positions within the Detective, Gang Crimes and Youth Divisions; and

WHEREAS, Superintendent Rodriguez testified that such affirmative action is necessary because the Police Department, to function efficiently, must be representative of the community it serves in order to enhance communication between the department and the community; and

WHEREAS, The arbitrator rejected the City's proposal on affirmative action, not on its merits, but on his perception that the City had succeeded in obtaining two other important concessions (health care cost containment and civilianization of certain positions); and

WHEREAS, The City's success on these two economic points will have no effect on public confidence in or public cooperation with the Police Department; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this tenth day of February, 1993, do hereby call on F.O.P. to return to negotiations with the City to include an affirmative action clause in the collective bargaining agreement effective January 1, 1992, concerning appointment of officers to the Detective, Gang Crimes and Youth Divisions; and

Be It Further Resolved, That suitable copies of this resolution be presented to the leadership of F.O.P.

Failed To Pass -- CHICAGO POLICE DEPARTMENT URGED TO HIRE BILINGUAL OFFICERS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Wojcik calling for the hiring of bilingual Chicago Police Officers, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, The City of Chicago has a large population consisting of immigrants from many countries who do not have good command of the English language; and

WHEREAS, Crime rates have been increasing during the past several months; and

WHEREAS, A percentage has been related to the mixed communication due to the language barrier between the Chicago Police Department and the immigrants; and WHEREAS, Notwithstanding a gallant effort by the Chicago Police Department to combat this crime; and

WHEREAS, Hiring bilingual Chicago Police Officers to address the needs of immigrants should be investigated; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago hereby resolve that an investigation into the hiring of bilingual Chicago Police Officers in order to help reduce the mixed communications between the Chicago Police Department and immigrants by proceeding as soon as possible with said investigation; and

Be It Further Resolved, That this resolution shall be in effect immediately upon its adoption or as otherwise provided for by law.

Failed To Pass -- SUPERINTENDENT OF POLICE DIRECTED TO INVESTIGATE SHOOTING DEATH OF ANTHONY BO BO ALTO.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Steele calling for an investigation into the shooting death of Anthony Bo Bo Alto, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, Anthony Bo Bo Alto was chased by police to his home at 7224 South Rhodes Avenue; and

WHEREAS, Anthony Bo Bo Alto was shot and killed by City of Chicago police who entered his home on October 1, 1991; and

WHEREAS, The community has expressed overwhelming concern and feel the police had no justification to shoot Anthony Bo Bo Alto 5 times at point blank range; and

WHEREAS, Superintendent Leroy Martin has stated that an investigation will be conducted; now, therefore,

Be It Resolved, That we, the members of the City Council of the City of Chicago, gathered here this twenty-third day of October, 1991, A.D., do hereby direct the superintendent of police to conduct a complete and thorough investigation; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the community.

Failed To Pass -- SUPERINTENDENT OF POLICE URGED TO ESTABLISH SPECIAL ANTI-GRAFFITI PROGRAM.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Laski, memorializing the Superintendent of Police to establish a specified decentralized program against graffiti, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, The proliferation of graffiti on both public and private property has become a scourge to our neighborhoods and a contributing factor to urban blight; and

WHEREAS, Graffiti-type vandalism usually indicates more criminal gang activity in our neighborhoods, threatening the safety and welfare of our citizens; and

WHEREAS, Despite current, well-intentioned and occasionally successful programs against such vandalism to property, graffiti continues to increase in some areas at an alarming pace. New directions must be taken if the incidents of graffiti on private and public property are to be decreased; now, therefore,

Be It Resolved, That the City Council of the City of Chicago hereby memorializes Superintendent Matt Rodriguez of the Chicago Police Department to investigate an anti-graffiti program whereby a pool of Chicago police officers first entering the Department is established, and from that pool two rookie officers are assigned to each Chicago Police District for the singular purpose of policing district areas to detect and apprehend persons suspected of vandalizing public and private property with the use of spray paints, markers, paint or any method of placing graffiti on such property. This program shall be in addition to any other programs already in place.

Failed To Pass -- CREATION OF "GRAFFITI HOT LINE" AND CLEANUP PROGRAM.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration an ordinance introduced by Alderman James J. Laski (23rd Ward) and various other aldermen to create a "Graffiti Hot Line" with a corresponding cleanup program, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed ordinance which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS,

Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed ordinance transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, It is incumbent upon the leaders of this great City to seek alternatives and additions to present programs in the fight against the vandalism of graffiti which is a perpetual nuisance seen in some form on buildings, concrete walls, buses, fences, signs and the like; and

WHEREAS, In expanding public awareness that this graffiti problem has reached epidemic proportions, government leaders join with law enforcement officers, community groups and public and private agencies in a program of reportage and cleanup which would benefit us all; now, therefore,

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

SECTION 1. There is hereby created an Anti-Graffiti Program to be administered by the City, with the cooperation of appropriate public utilities, other public and private organizations, community groups and citizens. Such program shall consist of a "Graffiti Hot Line" for the use of the public in reporting incidents of graffiti.

SECTION 2. The Anti-Graffiti Program established herein shall also consist of a graffiti removal project, and in order to assure swift cleanup of graffiti in neighborhoods, the City is hereby authorized to enter into contract with community-based organizations, utilizing wherever possible juvenile and other offenders who are referred by courts to alternative sentencing programs.

SECTION 3. The Director of Revenue is hereby empowered to allocate a sum not to exceed \$500,000.00 to fund the Anti-Graffiti Program created herein for a period of six (6) months, with a view towards renewing this program at the end of that six-month period for a period of one year, with corresponding funding.

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

Failed To Pass -- COMMITTEE ON POLICE AND FIRE REQUESTED TO HOLD HEARINGS ON ESTABLISHMENT OF SPECIAL AND DISTINCT HOT-LINE SYSTEM FOR CITIZENS REPORTING GRAFFITI-IN-PROGRESS.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman O'Connor, urging committee hearings and professional testimony with a view toward establishing a special and distinct hot-line for citizen reportage of graffiti-in-progress, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS, Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke moved to reconsider the foregoing vote. The motion was

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

Be It Resolved, That the City Council Committee on Police and Fire hold, at the earliest feasible date, public hearings to discuss the feasibility and estimated costs of creating a separate and distinct "hotline" system for the singular purpose of citizen reportage of graffiti and other such acts of vandalism in progress. To the end of establishing such a hotline, the Committee shall elicit testimony from representatives from Illinois Bell Telephone Company and other such communication companies, as well as testimony from Cellular One and other telephone manufacturers, to assure that such a hotline will be available to all telephones regardless of type and manufacture; and

Be It Further Resolved, That the aforementioned Committee hearings shall also elicit testimony from any interested boards, foundations, business or philanthropic organizations to discuss the development of an appropriate reward incentive program for persons who provide information leading to the apprehension of persons guilty of such vandalism.

Failed To Pass -- CHICAGO BOARD OF EDUCATION URGED TO ESTABLISH AND UPDATE YOUTH PROGRAMS ON GRAFFITI PREVENTION.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Laski, memorializing the Chicago Board of Education to establish and update programs on graffiti prevention, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS,

Chairman.

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, Despite many efforts to discourage, prohibit and penalize the act of vandalizing public and private property, graffiti persists as a constant public nuisance and a source of unrest in Chicago's neighborhoods; and

WHEREAS, The many programs designed to minimize graffiti in our surroundings are aimed primarily at adults; and

WHEREAS, It is fitting and proper to designate some programs to children, showing them the many undesirable qualities of graffiti and discouraging them from ever participating in such vandalism to public and private property; now, therefore,

Be It Resolved, That the City Council of the City of Chicago does hereby memorialize the Chicago Board of Education to establish a program or programs designed for children in our public schools to learn the many ills and undesirable qualities and results of graffiti, to the end that these same children can recognize, report and avoid vandals who are in such violation to the laws of this city and this state.

Failed To Pass -- COMMITTEE ON POLICE AND FIRE URGED TO HOLD PUBLIC HEARINGS ON BROADCASTING CABLE TELEVISION SERIES ON GRAFFITI.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1993.

To the President and Members of the City Council:

Your Committee on Police and Fire, for which a meeting was held Monday, November 1, 1993, having had under consideration a resolution introduced by Alderman Laski for committee study and hearings toward Cable TV programming of anti-graffiti projects, begs leave to report and recommend that Your Honorable Body Do Not Pass the said proposed resolution which is transmitted herewith.

This recommendation was concurred in by ten (10) members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) WILLIAM M. BEAVERS,

Chairman

On motion of Alderman Beavers, the committee's recommendation was Concurred In and the said proposed resolution transmitted with the foregoing committee report Failed to Pass by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

WHEREAS, The increase of graffiti on our urban landscape has raised an alarm throughout the City of Chicago and indeed in metropolitan areas throughout this nation; and

WHEREAS, The leaders of this great City must join forces with our community and neighborhood organizations in a comprehensive effort to end the blight of graffiti once and for all; now, therefore,

Be It Resolved, That the committee immediately hold public hearings on the subject of graffiti, calling for testimony and suggestions from every available source, including but not limited to building owners, law enforcement officers and community organizations, with a view toward presenting on either the Chicago Municipal Channel or on Chicago Access Channels provided by Cable TV companies doing business with the City, a series of programs calling for citizen participation to end graffiti in Chicago.

COMMITTEE ON SPECIAL EVENTS AND CULTURAL AFFAIRS.

AUTHORIZATION FOR EXECUTION OF AGREEMENT WITH FJV VENTURE AND/OR CHICAGO PARK DISTRICT TO OPERATE ICE SKATING RINK IN DOWNTOWN CHICAGO.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration a communication signed by Alderman John S. Madrzyk, to establish "Skate on State", begs leave to recommend that Your Honorable Body *Pass* the proposed ordinance, which is transmitted herewith.

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

Respectfully submitted,

(Signed) JOHN S. MADRZYK, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 municipality as described in Section 6(A), Article VII 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, FJV Venture, an Illinois joint venture ("FJV"), and the Chicago Park District desire, with the City, to establish and operate an ice skating rink, including the rental of skates and sale of food, beverages and other items of interest to patrons of an ice skating rink (the "Ice Skating")

Rink") in downtown Chicago from November 8, 1993 through approximately March 15, 1994; and

WHEREAS, FJV will permit property it owns in an area bounded by State Street, Dearborn Street, Randolph Street and Washington Street (the "Property") to be used without charge for the Ice Skating Rink; and

WHEREAS, The Ice Skating Rink would provide entertainment and recreation for City residents, visitors and shoppers; and

WHEREAS, Operation of the Ice Skating Rink is expected to be funded with corporate sponsorships, private donations, vending and concession revenues and usage fees; 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's Office of Special Events is hereby authorized to establish and operate the Ice Skating Rink, including the rental of ice skates and operation of a concession selling items of interest to users of the Ice Skating Rink.

SECTION 3. Subject to the approval of the Comptroller and the Corporation Counsel, the Executive Director of the Mayor's Office of Special Events ("Executive Director") is hereby authorized to enter into and execute an agreement among the City and FJV and/or the Chicago Park District with respect to the use of the Property for the Ice Skating Rink with such appropriate terms and conditions, including, without limitation, those relating to insurance and indemnification by the City to these parties, as applicable.

SECTION 4. Subject to the approval of the Comptroller and the Corporation Counsel, the Executive Director is hereby authorized to enter into and execute agreements with other persons and parties in sponsorship or operation of the Ice Skating Rink, including without limitation, commercial or other business sponsors, media sponsors, food vendors, an ice rink system contractor and private users with such appropriate terms and conditions as applicable.

SECTION 5. Such revenues as may be generated by the Ice Skating Rink are hereby appropriated from Fund 356 for the purpose of financing the operation of the Ice Skating Rink. The Comptroller is hereby directed to disburse such funds for such purpose.

SECTION 6. Subject to the approval of the Comptroller and the Corporation Counsel, the Executive Director is hereby authorized to enter

into and execute such other ancillary documents as he deems appropriate or necessary to establish and operate the Ice Skating Rink.

SECTION 7. This ordinance shall be in full force and effect upon its passage and approval.

PERMISSION GRANTED TO VARIOUS ORGANIZATIONS FOR SIDEWALK SALES ON SPECIFIED STREETS.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration eight (8) proposed orders (referred to your committee on August 4 and September 15, 1993) granting permission to various organizations for sidewalk sales on 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 Stone, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

Egg Store. (Mr. Gregg Ellis)

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Gregg Ellis, 4117 Archer Avenue, for the conduct of the Egg Store Sidewalk Sale in front of 4177 -- 4179 South Archer Avenue, on September 2 and 3, 1993, during the hours of 9:00 A.M. to 7:00 P.M. and on September 4, 1993, during the hours of 9:00 A.M. and 6:00 P.M.

Emporium Luggage.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Emporium Luggage for the conduct of a sidewalk sale at 128 North LaSalle Street, for the period of September 9 and 10, 1993, during the hours of 9:00 A.M. to 5:30 P.M. each day.

J.B. Grubart Shoes.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to J. B. Grubart Shoes for the conduct of a sidewalk sale at 221 West Washington Street, for the period of August 16

through August 31, 1993, during the hours of 11:00 A.M. to 6:00 P.M. each day.

Mr. Roosevelt Henderson.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Roosevelt Henderson, 7032 South Aberdeen Street, for the conduct of a sidewalk sale in front of 857 West 79th Street, on September 4 and September 18, 1993, during the hours of 10:00 A.M. and 6:00 P.M. each day.

Kale Uniforms. (Ms. Barbara Wright)

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Ms. Barbara Wright of Kale Uniforms for the conduct of a sidewalk sale at 552 West Roosevelt Road, for the period of August 26 and 27, 1993, during the hours of 9:00 A.M. to 5:00 P.M. each day.

Mages Sports. (September 9 Through September 12, 1993)

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to John Fontius/Mages Sports, 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 September 9 and 10 during the hours of 9:00 A.M. to 6:00 P.M.; and September 11 and 12, 1993 during the hours of 10:00 A.M. to 4:00 P.M..

Mages Sports. (October 14 Through October 17, 1993)

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Mages Sports, 620 North LaSalle Street, for the conduct of a sidewalk sale for the period of October 14 through October 17, 1993, during the hours of 9:00 A.M. and 6:00 P.M. each day in front of 620 North LaSalle Street and alongside on West Ontario Street.

Nelson Brothers Furniture.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Nelson Brothers Furniture, 4840 North Broadway, for the conduct of a sidewalk sale for the period of September 18 and 19, 1993, during the hours of 9:00 A.M. and 6:00 P.M. each day.

PERMISSION TO CLOSE TO TRAFFIC PORTIONS OF SPECIFIED STREETS FOR SUNDRY EVENTS.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration three (3) proposed orders (referred to committee on August 4 and September 15, 1993) to grant permission to various applicants to close to traffic portions of specified streets for 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 Stone, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

Berghoff Oktoberfest. (The Berghoff Restaurant)

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to The Berghoff Restaurant, 17 West Adams Street, c/o Herman and Jan Berghoff, to close to traffic West Adams Street, between South Dearborn Street and South State Street, from 6:00 P.M. on Tuesday, September 14 to 5:00 P.M. on Sunday, September 19, 1993, for the conduct of the Berghoff Oktoberfest; and also grant permission to close two of the four lanes at all times on West Adams Street between South Dearborn and South State Streets, on Sunday, September 12, 1993, for predrilling the necessary holes for setting up tents and equipment.

Church Evangelical Campaign. (Mr. William Soto)

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to William Soto, 2319 North Drake Avenue, to close to traffic the 1500 block of West Pierce Avenue, between North Karlov and North Kedvale Avenues, for the period of September 3 and 4, 1993, during the hours of 7:00 P.M. and 10:00 P.M. for the conduct of the Church Evangelical Campaign.

The Greater Chicago Duck Race. (Child Abuse Unit For Studies, Education And Service)

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to the Child Abuse Unit for Studies, Education and Service (C.A.U.S.E.S.), Lia Berrettini, 836 West Wellington Avenue, to close to traffic North Wabash Avenue (400 block) to the Chicago River, for the purpose of The Greater Chicago Duck Race, during the hours of 10:30 A.M. to 2:00 P.M. Friday, August 20, 1993.

PERMISSION TO CONDUCT "ROYSTER WITH THE OYSTER FESTIVAL" ON PORTION OF EAST HUBBARD STREET.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration a proposed order (referred to committee on September 15, 1993) to grant permission to hold the "Royster with the Oyster Festival" on portion of East Hubbard Street, begs leave to recommend that Your Honorable Body *Pass* the proposed order, which is transmitted herewith.

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

Respectfully submitted,

(Signed) JOHN S. MADRZYK, Chairman.

On motion of Alderman Stone, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 Just B' Claw's, Inc., doing business as Shaw's Crab House, 21 East Hubbard Street, for the conduct of a "Royster With The Oyster Festival" to be held in front of Shaw's Crab House, 21 East Hubbard Street -- and on East Hubbard Street, from North State Street to North Wabash Avenue, on October 15, 1993 at 10:00 A.M. until October 16, 1993 at 10:00 A.M.

AUTHORIZATION FOR WAIVER OF CERTAIN PERMIT/LICENSE FEES FOR PARTICIPANTS IN VARIOUS SPECIAL EVENTS.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration nine (9) proposed orders (referred to committee on August 4 and September 15, 1993) authorizing the waiver of certain permit/license fees for participants in various special 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 Stone, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke moved to reconsider the foregoing vote. The motion was

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

Chicago Tribune Art Fair.

Ordered, That the Director of the Department of Revenue is hereby authorized and directed to waive the Itinerant Merchant License fees in connection with the Chicago Tribune Art Fair beginning on July 29, 1993, the municipal code notwithstanding.

Near West Youth Festival.

Ordered, That the City Comptroller waive all permit fees in conjunction with the special event, Near West Youth Festival, scheduled for August 6, 1993, from 10:00 A.M. to 2:00 P.M. in the Ulysses S. Grant Elementary School Playground, 2400 block of West Adams Street.

Progressive Community Center Outdoor Festival.

Ordered, That the Director of the Department of Revenue, City of Chicago, waive the permit fees for the outdoor festival, sponsored by the Progressive Community Center, to be held on August 21 and 22, 1993 on the corner of South Wabash Avenue and East 48th Street -- street closures have been submitted and approved.

Saint John Bosco Family Fest And Carnival.

Ordered, That the Director of Revenue of the City of Chicago waive the food vendor and vendor license fees for the participants in Saint John Bosco Family Fest and Carnival to be held in the church parking lot located at 2250 North McVicker Avenue for the period of August 18 through August 22, 1993.

Copernicus Foundation/Taste Of Polonia.

Ordered, That the Director of the Department of Revenue waive the license fees for food vendors and Itinerant Merchant License fees for participants in the Taste of Polonia event sponsored by the Copernicus Foundation, 5216 West Lawrence Avenue, to be held for the period of August 31 through September 7, 1993.

Ulysses S. Grant Elementary School Near West Youth Festival.

Ordered, That the Director of the Department of Revenue waive the permit fees for food vendor and Itinerant Merchant Licenses for participants in the special event/Near West Youth Festival to be conducted in the 2400 block of West Adams Street and the Grant School Playground, on Friday August 6, 1993, during the hours of 10:00 A.M. and 2:00 P.M.

48th Ward Neighborhood Festival. (Food Vendor Permit Fees)

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

SECTION 1. Pursuant to Section 4-4-040(b) of the Municipal Code of Chicago and in accordance with favorable inspection by the responsible departments, the following non-for-profit association is hereby exempted from payment of food vendor's permit fees in the 48th Ward Neighborhood Festival to be conducted on August 29, 1993, on West Argyle Street, from the 1000 block to the 1200 block, during the hours of 11:00 A.M. to 8:00 P.M.:

Chinese Mutual Aid Association 1100 West Argyle Street, 2nd Floor Chicago, Illinois 60640

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

48th Ward Neighborhood Festival. (Retail Vendor Permit Fees)

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

SECTION 1. Pursuant to Section 4-152-040 of the Municipal Code of Chicago and in accordance with favorable inspection by the responsible departments, the following non-for-profit association is hereby exempted

from payment of retail vendor's permit fees in the 48th Ward Neighborhood Festival to be conducted on August 29, 1993, on West Argyle Street, from the 1000 block to the 1200 block, during the hours of 11:00 A.M. to 8:00 P.M.:

Chinese Mutual Aid Association 1100 West Argyle Street, 2nd Floor Chicago, Illinois 60640

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

48th Ward Neighborhood Festival. (Special Event Permit Fees)

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

SECTION 1. Pursuant to Section 10-8-335 of the Municipal Code of Chicago and in accordance with favorable inspection by the responsible departments, the following non-for-profit association is hereby exempted from payment of any special event permit fees in the 48th Ward Neighborhood Festival to be conducted on August 29, 1993, on West Argyle Street, from the 1000 block to the 1200 block, during the hours of 11:00 A.M. to 8:00 P.M.:

Chinese Mutual Aid Association 1100 West Argyle Street, 2nd Floor Chicago, Illinois 60640

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

AUTHORIZATION FOR ISSUANCE OF LICENSES, FREE OF CHARGE, TO VARIOUS ORGANIZATIONS FOR SUNDRY EVENTS.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs, having had under consideration one proposed ordinance and one proposed order (referred to your committee on August 4, 1993) authorizing the issuance of licenses, free of charge, to various organizations for sundry events, begs leave to recommend that Your Honorable Body *Pass* the proposed ordinance and proposed order 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 Stone, the said proposed ordinance and proposed order transmitted with the foregoing committee report were *Passed* by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

Annunciation Cathedral.

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

SECTION 1. That the Director of the Department of Revenue is hereby authorized and directed to issue free of charge all necessary licenses to the Annunciation Cathedral located at 1017 North LaSalle Boulevard on July 23 -- 25, 1993 notwithstanding the Municipal Code of Chicago.

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

Christian Brothers Benefest.

Ordered, That the Director of the Department of Revenue is hereby authorized and directed to issue all the necessary permits without fees to the Christian Brothers, in connection with the Christian Brothers Benefest to be held at Navy Pier on August 28, 1993.

COMMITTEE ON TRAFFIC CONTROL AND SAFETY.

ESTABLISHMENT AND AMENDMENT OF LOADING ZONES ON PORTIONS OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (March 8, April 22, May 19, June 9 and 23, July 14, August 4 and September 15, 1993) proposed ordinances to establish loading zones on portions of sundry streets, begs leave to report and recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

Establishment Of Loading Zones.

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

SECTION 1. That in accordance with the provisions of Title 9, Chapter 64, Section 160 of the Municipal Code of Chicago, the following locations are

hereby designated as loading zones for the distances specified, during the hours designated:

Ward	Location
1	North Morgan Street (west side) from a point 200 feet south of the south property line of West Washington Boulevard to a point 66 feet south thereof loading zone/tow-zone at all times (93-0410);
	South Wabash Avenue (east side) from a point 20 feet south of East Adams Street to a point 25 feet south thereof loading zone/tow-zone at all times (93-0918);
1	West Grand Avenue (south side) from a point 110 feet east of South Peoria Street to a point 40 feet east thereof loading zone/tow-zone at all times (93-0423);
10	South Houston Avenue (east side) from a point 380 feet north of East 132nd Street to a point 25 feet north thereof handicapped loading zone (93-0925);
17	South Halsted Street (west side) from a point 175 feet south of West 66th Street to a point 49 feet south thereof 9:00 A-M. to 4:00 P.M Monday through Friday (93-0222);
26	North Francisco Avenue (east side) from a point 185 feet north of West Thomas Street to a point 50 feet north thereof loading zone/tow-zone (93-0959);
26	West Belden Avenue (north side) from a point 100 feet east of North Washtenaw Avenue to a point 50 feet east thereof (93-0950);

Ward	Location
26	West Fullerton Avenue (south side) from a point 85 feet east of North Talman Avenue to a point 25 feet east thereof 9:00 A.M. to 12:00 Midnight (93-0949);
29	North Mason Avenue (east side) from a point 30 feet south of West Corcoran Place to a point 110 feet south thereof 8:00 A.M. to 5:00 P.M Monday through Friday (93-0962);
31	West Fullerton Avenue (north side) from a point 205 feet west of North Kilbourn Avenue to a point 75 feet west thereof 7:00 A.M. to 5:00 P.M Monday through Saturday (93-0965);
32	North Lincoln Avenue (southeast side) from a point 340 feet northwest of West Diversey Avenue to a point 25 feet north thereof 9:00 A.M. to 6:00 P.M Monday through Saturday (93-0966);
32	North Damen Avenue (west side) from a point 40 feet south of West Concord Place to a point 80 feet south thereof loading zone/tow zone 4:00 P.M. to 1:00 A.M. (93-0969);
32	North Damen Avenue (west side) from a point 20 feet south of West Armitage Avenue to a point 25 feet south thereof 5:00 P.M. to 12:00 Midnight (93-0990);

Ward	Location
32	North Ashland Avenue (west side) from a point 20 feet north of West Haddon Avenue to a point 25 feet north thereof 9:00 A.M. to 6:00 P.M Monday through Friday (93-0992);
32	North Western Avenue (east side) from a point 50 feet north of West Armitage Avenue to a point 50 feet north thereof 9:00 A.M. to 4:00 P.M. (93-0796);
33	West Irving Park Road (south side) from a point 106 feet east of North St. Louis Avenue to a point 50 feet east thereof 8:00 A.M. to 6:00 P.M Monday through Saturday (93-0795);
35	North Kedzie Avenue (west side) from a point 20 feet north of West Wrightwood Avenue to a point 25 feet north thereof handicapped loading zone (93-0741);
39	West Wilson Avenue (south side) from a point 20 feet east of North Pulaski Road to a point 25 feet east thereof 9:00 A.M. to 6:00 P.M Monday through Friday (93-0843);
42	North Clark Street (west side) from a point 143 feet north of West Fullerton Parkway to a point 25 feet north thereof; also North Clark Street (west side) from a point 200 feet north of West Fullerton Parkway to a point 20 feet north thereof loading zone/tow zone 5:00 P.M. to 1:00 A.M. (93-0973);

Ward	Location
42	West Superior Street (south side) from a point 70 feet east of North Orleans Street to a point 45 feet east thereof loading zone/tow zone 11:30 A.M. to 1:00 A.M. (93-0578);
42	West Kinzie Street (north side) from a point 20 feet west of North Clark Street to a point 20 feet west thereof loading zone/tow zone 4:00 P.M. to 11:00 P.M. (93-1147);
42	North Clark Street (east side) from a point 30 feet north of West Ohio Street to a point 55 feet north thereof loading zone/tow zone 9:30 A.M. to 1:00 A.M. (93-1005);
42	East Grand Avenue (north side) from a point 225 feet west of North Peshtigo Court to a point 43 feet west thereof loading zone/tow zone 7:00 A.M. to 8:00 P.M Monday through Saturday (93-0972);
42	North Kingsbury Street (east side) from a point 121 feet south of West Weed Street to a point 25 feet south thereof loading zone/tow zone 5:00 P.M. to 5:00 A.M. (93-1148);
42	North Wells Street (west side) from a point 0 feet north of West Burton Place to a point 50 feet north thereof 11:00 A.M. to 12:00 Midnight (93-1141);
42	North Wells Street (east side) from a point 377 feet north of West Schiller Street to a point 50 feet north thereof loading zone/tow zone 6:00 P.M. to 2:00 A.M. (93-1154);

Ward	Location
42	West Erie Street (north side) from a point 100 feet east of North Orleans Street to a point 50 feet east thereof loading zone/tow zone (93-1153);
42	North Sheffield Avenue (east side) from a point 20 feet north of West Weed Street to a point 50 feet north thereof loading zone/tow zone 3:00 P.M. to 2:30 A.M. (93-1151);
43	North Sedgwick Street (east side) from a point 85 feet south of West Dickens Avenue to a point 40 feet south thereof loading zone/tow zone 9:30 A.M. to 3:30 P.M Monday through Saturday (93-1157);
43	North Halsted Street (east side) from a point 105 feet north of West Webster Avenue to a point 55 feet north thereof loading zone/tow zone 9:00 A.M. to 5:00 P.M. (93-1156);
43	East Goethe Street (north side) from a point 30 feet west of North Astor Street to a point 38 feet west thereof loading zone/tow zone 6:00 P.M. to 12:00 Midnight (93-1159);
43	North Greenview Avenue (east side) from a point 60 feet north of West Altgeld Street to a point 40 feet north thereof 8:00 A.M. to 9:00 P.M except Sundays and Holidays (93-1158);

Ward	Location
46	West Wilson Avenue (south side) from a point 85 feet east of North Racine Avenue to a point 25 feet thereof handicapped loading zone 9:00 A.M. to 10:00 P.M Monday through Saturday (93-0821);
46	North Pine Grove Avenue (west side) from a point 120 feet south of West Grace Street to a point 50 feet south thereof loading zone/tow zone 7:30 A.M. to 4:30 P.M Monday through Saturday September 1 to June 1 (93-0727);
47	North Western Avenue (west side) from a point 57 feet north of West Pensacola Avenue to a point 25 feet north thereof 7:00 A.M to 5:00 P.M Monday through Friday 7:00 A.M. to 1:00 P.M Saturday (93-0726).

Amendment Of Loading Zones.

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

SECTION 1. Amend ordinance passed September 22, 1988 (Council Journal of Proceedings, page 17799) which reads:

"North Hermitage Avenue (west side) from a point 40 feet south of West Division Street, to a point 25 feet south thereof"

by striking the above and inserting in lieu thereof:

"North Hermitage Avenue (west side) from a point 35 feet south of West Division Street to a point 65 feet south thereof -- 30 minute parking" (93-0975).

SECTION 2. Amend ordinance passed May 19, 1993 (Council Journal of Proceedings, page 32404) which reads:

"North Western Avenue (east side) from a point 55 feet south of West Shakespeare Avenue, to a point 25 feet south thereof -- no parking/loading zone"

by striking:

"no parking/loading zone"

and inserting in lieu thereof:

"no parking/tow zones" (93-0967).

SECTION 3. Repeal ordinance passed March 30, 1984 (Council Journal of Proceedings, page 5830) which reads:

"West Devon Avenue (south side) from a point 40 feet east of North Monticello Avenue, to a point 25 feet east thereof -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday" (93-0837).

SECTION 4. This ordinance shall take effect and be in force hereinafter its passage and publication.

ESTABLISHMENT AND AMENDMENT OF VEHICULAR TRAFFIC MOVEMENT ON PORTIONS OF SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred proposed ordinances to establish and amend vehicular traffic movement on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

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

SECTION 1. Pursuant to Title 9, Chapter 20, Section 010 of the Municipal Code of Chicago, the operator of a vehicle shall operate such vehicle only in the direction specified below on the public ways between the limits indicated:

Ward	Location, Limits And Direction
26	First east/west alley south of West Division Street, from North Wood Avenue to North Hermitage Avenue easterly (93-0954);
38	West Newport Avenue, from North Menard Avenue to North Central Avenue easterly (93-0688);
45	North Mobile Avenue, from North Milwaukee Avenue to West Devon Avenue northerly (93-0823).

Amendment Of Vehicular Traffic Movement.

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

SECTION 1. Amend ordinance passed January 16, 1961 (Council Journal of Proceedings, page 4327) which reads:

"North Willard Court, from West Chicago Avenue to West Huron Street -- northerly"

"by striking:

"northerly"

and inserting:

"southerly" (93-0917).

SECTION 2. Amend ordinance passed May 8, 1974 (Council Journal of Proceedings, page 8167) which reads:

"South Dobson Avenue, from East 82nd Street to East 75th Street -- northerly"

by striking:

"East 82nd Street"

and inserting:

"East 81st Street" (93-0813).

SECTION 3. Amend ordinance passed August 30, 1972 (Council Journal of Proceedings, page 3626) which reads:

"West 59th Place from South Spaulding Avenue to South Pulaski Road" by striking:

"South Pulaski Road"

and inserting in lieu thereof:

"to a point 80 feet east of South Pulaski Road -- westerly" (93-0934).

SECTION 4. Amend ordinance passed April 29, 1992 (Council Journal of Proceedings, page 15394)

by striking:

"West 64th Street from South Bell Avenue to South Western Avenue -- westerly" (93-0941).

SECTION 5. Amend ordinance passed April 29, 1992 (Council Journal of Proceedings, page 15394) by striking:

"West 65th Street from South Bell Avenue to South Western Avenue -- easterly" (93-0940).

SECTION 6. Amend ordinance passed October 24, 1973 (Council Journal of Proceedings, page 6439) which reads:

"North Lamon Avenue from West Madison Street to West Lake Street -- northerly"

by striking:

"West Madison Street"

and inserting in lieu thereof:

"first alley north of West Madison Street" (93-0528).

SECTION 7. Amend ordinance passed March 26, 1993 which reads:

"North Paulina Avenue from West Walton Avenue to West Hubbard Street -- southerly"

by striking:

"West Walton Avenue"

and inserting in lieu thereof:

"West Chicago Avenue" (93-0968).

SECTION 8. Repeal ordinance passed November 14, 1977 which reads:

"First east/west alley north of West Wabansia Avenue between North Wood Avenue and North Hermitage Avenue -- easterly" (93-0989).

SECTION 9. This ordinance shall take effect and be in force hereinafter its passage and publication.

REMOVAL OF PARKING METERS AT SPECIFIED LOCATIONS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (May 20 and June 17, 1992) proposed ordinances to remove parking meters, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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. Remove parking meters on South Maplewood Avenue (both sides) between West 63rd Street and the first alley south thereof (93-0730).

SECTION 2. Remove parking meter at 941 North State Street (92-0611).

SECTION 3. This ordinance shall take effect and be in force hereinafter its passage and publication.

ESTABLISHMENT AND AMENDMENT OF PARKING RESTRICTIONS ON PORTIONS OF SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (April 22, May 19, June 9 and 23, July 14, August 4, and September 15, 1993) proposed ordinances to establish and amend parking restrictions on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

Prohibition Of Parking At All Times.

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

SECTION 1. Pursuant to Title 9, Chapter 64 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle at any time upon the following public way in areas indicated:

Ward	Location
19	South California Avenue (east side) from West 111th Street to the first alley north thereof (93-0805);
19	South California Avenue, from West 106th Street to West 111th Street no trucks (93-0947).

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

Amendment Of Parking Prohibition At All Times.

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

SECTION 1. Repeal ordinance passed March 9, 1983 (Council Journal of Proceedings, page 16385) which reads:

"West Van Buren Street (north side) from South Green Street to South Racine Avenue" (93-0668).

SECTION 2. Repeal ordinance which reads:

"parking prohibited at all times, in the 7800 block of South Bennett Avenue".

SECTION 3. Repeal ordinance passed September 16, 1992 (Council Journal of Proceedings, page 21079) which reads:

"South California Avenue (east side) from West 106th Street to West 111th Street -- no parking of trucks" (93-0947).

SECTION 4. Repeal ordinance passed September 14, 1955 (Council Journal of Proceedings, page 1032) which reads:

"West 102nd Street (north side) from South Artesian Avenue to alley west thereof" (93-0946).

SECTION 5. This ordinance shall take effect and be in force hereinafter its passage and publication.

Prohibition Of Parking At All Times. (Except For Handicapped)

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 050 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle at any time upon the following public ways in areas indicated:

Ward	Location
1	903 South Carpenter Street Handicapped Permit 8251;
5	1326 East 71st Place Handicapped Permit 8139;
6	7819 South Calumet Avenue Handicapped Permit 8144;
6	7007 South Parnell Avenue Handicapped Permit 8331;
6	55 West 68th Street Handicapped Permit 8330;

Ward	Location
7	7637 South Phillips Avenue Handicapped Permit 8054;
7	7841 South Phillips Avenue Handicapped Permit 8254;
7	9329 South Saginaw Avenue Handicapped Permit 8253;
8	8825 South Cregier Avenue Handicapped Permit 8255;
9	12046 South Wentworth Avenue Handicapped Permit 8258;
9	23 East 117th Street Handicapped Permit 8260;
10	12716 South Marquette Avenue Handicapped Permit 8153;
10	9212 South Jeffery Boulevard Handicapped Permit 8267;
10	9809 South Avenue J Handicapped Permit 8262;
10	10945 South Buffalo Avenue Handicapped Permit 8264;
10	10642 South Avenue E Handicapped Permit 8265;
11	2507 West 43rd Street Handicapped Permit 8269;
11	3012 South Emerald Avenue Handicapped Permit 8270;
11	549 West 37th Street Handicapped Permit 8352;
11	2929 South Parnell Avenue Handicapped Permit 8347;

Ward	Location
11	535 West 26th Street Handicapped Permit 8343;
11	3640 South Seeley Avenue Handicapped Permit 8271;
11	3121 South Princeton Avenue Handicapped Permit 8344;
11	614 West 47th Place Handicapped Permit 8345;
11	4527 South Fairfield Avenue Handicapped Permit 8346;
11	3640 South Honore Street Handicapped Permit 8349
11	517 West 47th Street Handicapped Permit 8350;
11	3648 South Hermitage Avenue Handicapped Permit 8351;
11	454 West 42nd Place Handicapped Permit 8268;
11	530 West 46th Street Handicapped Permit 8353;
11	3422 South Leavitt Street Handicapped Permit 8354;
11	2917 South Quinn Street Handicapped Permit 8355;
13	6104 South Menard Avenue Handicapped Permit 8273;
14	4340 South Christiana Avenue Handicapped Permit 8357;
14	6012 South Whipple Street Handicapped Permit 8359;

Ward	Location
14	3058 West 47th Street Handicapped Permit 8356;
14	4721 South Wood Street Handicapped Permit 8358;
15	2104 West 72nd Street Handicapped Permit 8363;
15	6326 South Campbell Avenue Handicapped Permit 8361;
16	12144 South Laflin Street Handicapped Permit 8278;
16	6710 South Parnell Avenue Handicapped Permit 8277;
16	5251 South Wood Street Handicapped Permit 8216;
16	5321 South Aberdeen Street Handicapped Permit 8276;
17	7306 South Union Avenue Handicapped Permit 8154;
18	2052 West 80th Place Handicapped Permit 8367;
19	2344 West 111th Place Handicapped Permit 8369;
20	6822 South Indiana Avenue Handicapped Permit 8283;
20	6233 South Champlain Avenue Handicapped Permit 8370;
21	10212 South Lowe Avenue Handicapped Permit 8371;
21	11308 South Carpenter Street Handicapped Permit 8285;

Ward	Location
21	9536 South Green Street Handicapped Permit 8286;
21	1422 West 110th Street Handicapped Permit 8284;
22	2330 South Kostner Avenue Handicapped Permit 8373;
22	2551 South Homan Avenue Handicapped Permit 8375;
22	2334 South Kostner Avenue Handicapped Permit 8374;
23	4955 South Kedvale Avenue Handicapped Permit 8377;
23	4729 South Tripp Street Handicapped Permit 8288;
23	5135 South Monitor Avenue Handicapped Permit 8289;
24	1547 West St. Louis Avenue Handicapped Permit 8229;
25	220 West 24th Street Handicapped Permit 8290;
25	1820 South Throop Street Handicapped Permit 8176;
25	2631 West 23rd Place Handicapped Permit 8379;
27	2826 West Fulton Boulevard Handicapped Permit 8237;
28	32 South Whipple Street Handicapped Permit 8294;
28	4029 West Van Buren Street Handicapped Permit 8095;

Location
122 North Kilbourn Avenue Handicapped Permit 8380;
4457 West Monroe Street Handicapped Permit 8292;
4248 West West End Avenue Handicapped Permit 8293;
5429 West Monroe Street Handicapped Permit 8295;
2937 North Menard Avenue Handicapped Permit 8297;
2455 North Linder Avenue Handicapped Permit 8296;
1516 North Central Park Avenue Handicapped Permit 8298;
1039 North Wolcott Avenue Handicapped Permit 8425;
1053 North Hoyne Avenue Handicapped Permit 8300;
2113 West Cortland Street Handicapped Permit 8387;
2036 North Honore Street Handicapped Permit 8389;
2233 West Lyndale Avenue Handicapped Permit 8299;
1743 West Le Moyne Avenue Handicapped Permit 8301;
2214 West Shakespeare Avenue Handicapped Permit 8388;
3008 North Troy Street Handicapped Permit 8392;

Ward	Location
33	3007 West Belden Avenue Handicapped Permit 8302;
34	11536 South Elizabeth Street Handicapped Permit 8304;
34	11840 South Bishop Street Handicapped Permit 8305;
34	10405 South Wentworth Avenue Handicapped Permit 8303;
34	12916 South Peoria Street Handicapped Permit 8393;
34	21 West 109th Place Handicapped Permit 8306;
35	2551 North Springfield Avenue Handicapped Permit 8308;
35	3922 North St. Louis Avenue Handicapped Permit 8309;
35	3547 West Dickens Avenue Handicapped Permit 8187;
36	3542 North Oketo Avenue Handicapped Permit 8310;
36	2649 North Mont Clare Avenue Handicapped Permit 8311;
37	4047 West Hirsch Street Handicapped Permit 8312;
37	5354 West Iowa Street Handicapped Permit 8117;
37	1655 North Leclaire Avenue Handicapped Permit 8119;
37	1048 North Ridgeway Avenue Handicapped Permit 8402;

Ward	Location
38	5716 West Grace Street Handicapped Permit 8405;
38	5211 West Berenice Avenue Handicapped Permit 8407;
38	6034 West Waveland Avenue Handicapped Permit 8409;
38	4222 North Monitor Avenue Handicapped Permit 8410;
38	3945 North Nora Avenue Handicapped Permit 8408;
43	2534 North Burling Street Handicapped Permit 8316;
47	2556 West Argyle Street Handicapped Permit 8317.

Amendment Of Parking Prohibition At All Times.

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

SECTION 1. Removal of Handicapped Permit 4897 signs located at 10415 South Avenue G.

SECTION 2. Removal of Handicapped Permit 5871 signs located at 10334 South Avenue G.

SECTION 3. Removal of handicapped permit signs located at 3513 South Lowe Avenue.

SECTION 4. Removal of Handicapped Permit 712 signs located at 721 West 48th Street.

- SECTION 5. Removal of Handicapped Permit 4906 signs located at 4619 South Sacramento Avenue.
- SECTION 6. Removal of Handicapped Permit 3725 signs located at 5316 South Washtenaw Avenue.
- SECTION 7. Removal of Handicapped Permit 3642 signs located at 5014 West Wabansia Avenue.
- SECTION 8. Removal of Handicapped Permit 6199 signs located at 2618 North Menard Avenue.
- SECTION 9. Removal of Handicapped Permit 7715 signs located at 1641 North Maplewood Avenue.
- SECTION 10. Removal of Handicapped Permit 1817 signs located at 4832 West Nelson Street.
- SECTION 11. Removal of Handicapped Permit 3332 signs located at 3310 West Cullom Avenue.
- SECTION 12. Removal of Handicapped Permit 178 signs located at 2425 North Meade Avenue.
- SECTION 13. Removal of Handicapped Permit 1545 signs located at 3518 North Rutherford Avenue.
- SECTION 14. Removal of Handicapped Permit 4254 signs located at 2846 North Mobile Avenue.
- SECTION 15. Removal of Handicapped Permit 178 signs located at 2425 North Meade Avenue.
- SECTION 16. Removal of Handicapped Permit 4396 signs located at 3019 North Austin Avenue.
- SECTION 17. Removal of Handicapped Permit 1653 signs located at 3334 West Ainslie Street.
- SECTION 18. Removal of Handicapped Permit 4885 signs located at 1231 West Lill Avenue.
- SECTION 19. Removal of Handicapped Permit 6044 signs located at 5552 North Major Avenue.
- SECTION 20. Removal of Handicapped Permit 6881 signs located at 4727 North Malden Street.

SECTION 21. Removal of Handicapped Permit 4712 signs located at 1902 West Newport Avenue.

SECTION 22. Removal of Handicapped Permit 5911 signs located at 5336 North Kenmore Avenue.

SECTION 23. Removal of Handicapped Permit 5443 signs located at 1321 West Fargo Avenue.

SECTION 24. Removal of Handicapped Permit 4228 signs located at 1351 West Estes Avenue.

SECTION 25. This ordinance shall take effect and be in force hereinafter its passage and publication.

Prohibition Of Parking During Specified Hours.

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 080 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public ways in the areas indicated, during the hours specified:

Ward	Location
14	South Western Avenue (west side) from West 47th Street to West 48th Place 3:00 P.M. to 7:00 P.M Monday through Friday (93-0935);
19	South Kedzie Avenue (east side) from a point 30 feet north of West 104th Street to a point 25 feet north thereof 9:00 A.M. to 7:00 P.M Monday through Saturday (93-0806);
36	West Wellington Avenue (north side) from North Melvina Avenue to North Mobile Avenue no parking school days 7:00 A.M. to 3:30 P.M. (93-0595);

Ward	Location
36	North Melvina Avenue (west side) from West Wellington Avenue to West Barry Avenue no parking school days 7:00 A.M. to 3:30 P.M. (93-0593);
36	North Narragansett Avenue (east side) from a point 20 feet north of West Cortland Street to a point 70 feet north thereof 8:00 A.M. to 6:00 P.M Monday through Friday (93-0740);
42	North Wieland Street (west side) from a point 30 feet north of West Schiller Street to a point 90 feet north thereof no parking school days 8:00 A.M. to 5:00 P.M tow zone (93-0211).

Amendment Of Parking Prohibition During Specified Hours.

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

SECTION 1. Repeal ordinance passed July 13, 1962 (Council Journal of Proceedings, page 7522) which reads:

"South Prospect Avenue from West 95th Street to West 97th Street -- 8:00 A.M. to 10:00 A.M." (93-0945).

SECTION 2. Repeal ordinance passed October 30, 1957 (Council Journal of Proceedings, page 6240) which reads:

"West 104th Place from South Wood Street to South Prospect Avenue -- 8:00 A.M. to 10:00 A.M." (93-0944).

SECTION 3. Amend ordinance passed October 18, 1963 (Council Journal of Proceedings, page 1127) which reads:

"North Austin Avenue (both sides) from West North Avenue to West Grand Avenue -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M. -- Monday through Saturday"

by striking the above and inserting in lieu thereof:

"North Austin Avenue (both sides) from West North Avenue to West Grand Avenue (west side) 7:00 A.M. to 9:00 A.M. -- Monday to Friday (east side) 4:00 P.M. to 6:00 P.M. -- Monday to Friday" (93-0961).

SECTION 4. This ordinance shall take effect and be in force hereinafter its passage and publication.

Limitation Of Parking During Specified Hours.

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 080 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public ways in the areas indicated, during the hours specified:

Ward	Location
30	North Laramie Avenue (west side) from a point 110 feet south of West Nelson Street, to a point 48 feet south thereof thirty minute parking 6:00 A.M. to 6:00 P.M Monday through Saturday and 6:00 A.M. to 2:00 P.M Sundays (93-0964);
41	West Higgins Avenue (north side) from North Sayre Avenue to North Nordica Avenue two-hour parking 8:00 A.M. to 4:00 P.M Monday through Friday (93-0833).

Amendment Of Parking Limitation During Specified Hours.

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

SECTION 1. Amend ordinance passed November 15, 1974 (Council Journal of Proceedings, page 9213) which reads:

"South Damen Avenue (both sides) from West 100th Street to West 101st Street",

by striking:

"South Damen Avenue (east side) from West 101st Street to a point 50 feet north thereof -- 8:00 A.M. to 10:00 A.M. -- Monday through Friday" (93-0943).

SECTION 2. Repeal ordinance passed June 7, 1957 (Council Journal of Proceedings, page 5564) which reads:

"North Mason Avenue (both sides) from West West End Avenue to West Lake Street -- two-hour limit -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday" (93-0800).

SECTION 3. This ordinance shall take effect and be in force hereinafter its passage and publication.

Designation Of Residential Permit Parking Zones.

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 090 of the Municipal Code of Chicago, portions of the below-named streets are hereby designated as residential permit parking zones:

Location
South Wells Street from West Harrison Street through the end of South Wells Street at all times Zone;
South Throop Street from South Lyman Street to the first alley north thereof at all times Zone 157;
South Albany Avenue from the first alley south of West 43rd Street to West 44th Street Zone 252;
In the 2500 block of West 38th Street from South Campbell Avenue to South Rockwell Street at all times Zone 378;
West 43rd Street (south side) between South Whipple Street and South Albany Avenue at all times Zone 252;
West 83rd Place (both sides) from South Lawndale Avenue to South Hamlin Avenue Zone 266;
West 102nd Street (north side) from South Artesian Avenue to Beverly Park Field House Zone 188;
In the 8100 block of South LaSalle Street 8:00 A.M. to 8:00 P.M Monday through Saturday Zone 64;
West 62nd Street (both sides) from South Rutherford Avenue to the first alley west thereof 7:00 A.M. to 6:00 P.M daily Zone 11;

Ward	Location
23	West 62nd Street (both sides) from South Rutherford Avenue to the first alley west thereof Zone 115;
29	North Melvina Avenue (west side) from West Fullerton Avenue to the first alley north of West Grand Avenue and (east side) from the first alley south of West Fullerton Avenue to the first alley north of West Grand Avenue Zone 139;
31	West Parker Avenue from North Kildare Avenue to North Kostner Avenue at all times Zone 123;
31	In the 1500 block of North Springfield Avenue (both sides) from the first alley south of West North Avenue to West Le Moyne Street at all times Zone 390;
32	West Churchill Street (north side) from the first alley west of North Damen Avenue to North Hoyne Avenue Zone 389;
33	In the 4700 block of North Campbell Avenue (except the area from the alley and perpendicular to West Lawrence Avenue) 9:00 A.M. to 11:00 A.M Monday through Friday Zone 132;
33	In the 4600 block of North Campbell Avenue, from the el track to West Leland Avenue 9:00 A.M. to 11:00 A.M Monday through Friday Zone 132;
33	North Artesian Avenue, from West Leland Avenue to the first alley south of West Lawrence Avenue Zone 132;

Ward	Location
33	North Albany Avenue, from West Cullom Avenue to the first alley north thereof Zone 132;
33	West Eastwood Avenue, from the first alley west of North Western Avenue to North Campbell Avenue Zone 132;
33	In the 2500 block of West Leland Avenue (both sides) from the first alley west of North Campbell Avenue to North Campbell Avenue 9:00 A.M. to 11:00 A.M. Monday through Friday Zone 132;
33	North St. Louis Avenue (both sides) from West Byron Street to the first alley north thereof Zone 90;
33	West Leland Avenue, from the first alley west of North Western Avenue to North Campbell Avenue Zone 132;
35	North Kildare Avenue (both sides) from West Cornelia Avenue to the first alley north thereof at all times Zone 94;
35	North Avondale Avenue (west side) from West Eddy Street to a point 265 feet Zone 103;
36	North Panama Avenue (west side) from the first alley north of West Forest Preserve Drive to West Addison Street Zone 390;
38	In the 5300 block of West Melrose Street, from North Lockwood Avenue to North Long Avenue at all times Zone 47;

Ward	Location
39	North Algonquin Avenue (both sides) from North Tahoma Avenue to North Hiawatha Avenue at all times Zone 156;
39	North Hiawatha Avenue, from North Keating Avenue to the first alley west thereof at all times Zone 106;
39	North Sawyer Avenue (both sides) from the first alley north of West Lawrence Avenue to West Ainslie Street Zone 220;
40	In the 5600 block of North Hermitage Avenue at all times Zone 65;
41	North Olcott Avenue (west side) from West Devon Avenue to the first alley north thereof Zone 63;
42/43	West and East North Boulevard (both sides) from North Clark Street to North Lake Shore Drive;
42/43	West and East Burton Place (both sides) from North Clark Street to North Lake Shore Drive;
42/43	West and East Schiller Street (both sides) from North Clark Street to North Lake Shore Drive;
42/43	West and East Goethe Street (both sides) from North Clark Street to North Lake Shore Drive;
42/43	North Dearborn Parkway (both sides) from 1220/1221 North Dearborn Street to West North Boulevard;
	·

Ward	Location
42/43	North State Parkway (both sides) from East Scott Street to East North Boulevard;
42/43	North Astor Street (both sides) from East Division Street to East North Boulevard;
42/43	North Stone Street (both sides) from East Division Street to East Goethe Street;
42/43	East Banks Street (both sides) from North Astor Street to North Lake Shore Drive 6:00 P.M. to 6:00 A.M daily (except for existing traffic and public regulations) Zone 74, shall be in effect for a one year period.
44	West Aldine Avenue (north side) from the first alley east of North Halsted Street to the first alley east thereof and (south side) from the first alley east of North Halsted Street to a point 834 feet 6:00 P.M. to 6:00 A.M daily Zone 384;
44	West Buckingham Place (north side) from a point of 226 feet west of North Broadway to the first alley west thereof and (south side) from a point 130 feet west of North Broadway to the first alley west thereof 6:00 P.M. to 6:00 A.M daily Zone 384;

Ward	Location
44	West Barry Avenue (both sides) from the first alley west of North Halsted Street to the first alley east of North Sheffield Avenue and (north side) from North Sheffield Avenue to North Racine Avenue (south side) from the first alley east of North Sheffield Avenue to North Racine Avenue 6:00 P.M. to 6:00 A.M daily Zone 383;
44	North Dayton Street (east side) from West Wellington Avenue to the first alley north thereof 6:00 P.M. to 6:00 A.M daily Zone 383;
44	North Wilton Avenue (west side) from West Nelson Street to a point 146 feet north of West Nelson Street 6:00 P.M. to 6:00 A.M daily Zone 383;
44	North Kenmore Avenue, from West Wellington Avenue to the first alley south of West Belmont Avenue 6:00 P.M. to 6:00 A.M daily Zone 383;
44	North Mildred Avenue (east side) from West Diversey Avenue to West Wellington Avenue (west side) West Diversey Avenue to West Oakdale Avenue 6:00 P.M. to 6:00 A.M daily Zone 383;
44	North Clifton Avenue (both sides) from West Wellington Avenue to the first alley south of West Belmont Avenue 6:00 P.M. to 6:00 A.M daily Zone 383;

Ward

Location

44

North Seminary Avenue (east side) from West Diversey Avenue to the first alley south of West Belmont Avenue (west side) from the first alley north of West Diversey Avenue to the first alley south of West Belmont Avenue -- 6:00 P.M. to 6:00 A.M. -- daily -- Zone 383;

44

West Wolfram Street (both sides) from the first alley west of North Halsted Street to the first alley east of "EL" Road and (both sides) from the first alley west of North Sheffield Avenue to North Racine Avenue -- 6:00 P.M. to 6:00 A.M. -- daily -- Zone 383;

44

West Wellington Avenue (both sides) from the first alley west of North Sheffield Avenue to North Racine Avenue -- 6:00 P.M. to 6:00 A.M. -- daily -- Zone 383;

44

West Oakdale Avenue (both sides) from the first alley west of North Halsted Street to North Mildred Avenue and (south side) from Mildred Avenue to the first alley east of "EL" Road (north side) from the first alley west of North Mildred Avenue to the first alley east of North Sheffield Avenue and (both sides) from the first alley west of North Sheffield Avenue to North Racine Avenue -- 6:00 P.M. to 6:00 A.M. -- daily -- Zone 383;

Ward	Location
44	West George Street (both sides) from the first alley west of North Halsted Street to the first alley west of North Mildred Avenue and from the first alley west of North Sheffield Avenue to North Racine Avenue 6:00 P.M. to 6:00 A.M daily Zone 383;
44	West Fletcher Street (both sides) from the first alley west of North Clark Street to the first alley east of North Sheffield Avenue 6:00 P.M. to 6:00 A.M daily Zone 383.

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

Amendment Of Residential Permit Parking Zones.

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

SECTION 1. Allow residents of the 1400 block of West Harrison Street to purchase Zone 5 stickers.

SECTION 2. Amend ordinance passed September 16, 1992 (Council Journal of Proceedings, page 21096) by striking:

"South Dr. Martin Luther King, Jr. Drive (both sides) in the 7500 block -- at all times -- Friday, Saturday, and Sunday"

and inserting in lieu thereof:

"South Dr. Martin Luther King, Jr. Drive (both sides) in the 7500 block -- at all times -- Zone 87."

SECTION 3. Amend ordinance which reads:

"South LaCross Avenue (both sides) from West 51st Street to the first alley north of South Archer Avenue -- 8:00 A.M. to 11:00 P.M. -- Monday through Saturday"

by striking the above and inserting in lieu thereof:

"South LaCrosse Avenue (west side) from West 51st Street to the first alley north of South Archer Avenue -- 8:00 A.M. to 11:00 P.M. -- Monday through Saturday; and South LaCrosse Avenue (east side) from West 51st Street to the south property line of 5135 -- 8:00 A.M. to 11:00 P.M. -- Monday through Saturday".

SECTION 4. Striking Residential Permit Parking Zone 149 on West End Avenue, from North Mayfield Avenue to North Mason Avenue.

SECTION 5. Removal of Residential Permit Parking Zone 8 on North Oriole Avenue, from 6800 to 6818.

SECTION 6. Amend ordinance passed September 16, 1992 (Council Journal of Proceedings, page 21097) relating to east side of North Wabash Avenue, by adding the language in brackets:

North Wabash Avenue (east side) from East Pearson Street to East Chestnut Street -- [6:00 P.M. to 7:00 A.M. -- East Chestnut Street (north side) from North State Street to North Wabash Avenue -- 6 P.M. to 7:00 A.M. -- Monday through Saturday -- at all times on Sundays].

SECTION 7. Removal of Residential Permit Parking Zone 379 on North Racine Avenue (both sides) from West Sunnyside Avenue to West Montrose Avenue.

SECTION 8. Removal of Residential Permit Parking Zone 379 on North Clifton Avenue (both sides) from West Montrose Avenue to West Sunnyside Avenue.

SECTION 9. This ordinance shall take effect and be in force hereinafter its passage and publication.

Designation Of Service Drives/Diagional Parking.

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 030 of the Municipal Code of Chicago, portions of the below named streets are hereby designated as diagonal parking/service drives for the following locations:

Ward	Location
26	West Fletcher Street (north side) from North California Avenue to the first alley west thereof diagonal parking (93-0955);
31	North Monticello Avenue, at 3607 (east side) from West Fullerton Avenue to the first alley south thereof service drive/diagonal parking (93-0798);
32	West Charleston Street, from North Western Avenue to the first alley thereof service drive/diagonal parking (93-0988);
36	North Nottingham Avenue (west side) from West Belmont Avenue to the first alley south thereof service drive/diagonal parking (93-0997).

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

Amendment Of Service Drive/Diagonal Parking.

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

SECTION 1. Repeal ordinance passed February 26, 1986 (Council Journal of Proceedings, page 28189) by striking:

"West Montana Street (south side) from North Cicero Avenue to a point 125 feet west thereof -- service drive/diagonal parking (93-0963)".

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

ESTABLISHMENT AND AMENDMENT OF TRAFFIC LANE TOW-AWAY ZONES ON PORTIONS OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (June 23 and August 4, 1993) proposed ordinances to establish and amend traffic lane tow-away zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do Pass the proposed substitute ordinances submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

Establishment Of Traffic Lane Tow-Away Zones.

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

SECTION 1. Pursuant to Title 9, Chapter 64 of the Municipal Code of Chicago, the following locations are hereby designated as traffic lane towaway zones, between the limits and during the times standing or parking of any vehicle shall be considered a definite hazard to the normal movement of traffic. The Commissioner of Transportation is hereby authorized and directed to install traffic signs designating the hours of prohibition along said routes:

Ward	Location
1	South Plymouth Court (east side) from a point 20 feet north of West Roosevelt Road to a point 528 feet north thereof 9:00 A.M. to 11:00 A.M Monday through Friday (93-0913);
1	West Fulton Street (both sides) from the west property line of North Milwaukee Avenue to the east property line of North Desplaines Street 10:00 P.M. to 5:00 A.M daily (93-0916);
1	South Park Terrace (west side) from a point 20 feet south of West 9th Street to a point 70 feet south thereof 9:00 A.M. to 11:00 A.M Monday through Friday (93-0921);

Ward	Location
14	South Kedzie Avenue (both sides) from West 47th Street to West 51st Street at all times (93-0939);
14	South Western Avenue (east side) from West 47th Street to West 51st Street at all times (93-0937);
14	South Western Avenue (west side) from West 49th Place to West 51st Street 3:00 P.M. to 7:00 P.M Monday through Friday (93-0933);
14	South Western Boulevard (both sides) from West 47th Street to West 51st Street at all times (93-0932).

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

Repeal Of Traffic Lane Tow-Away Zone.

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

SECTION 1. Repeal ordinance passed April 29, 1992 (Council Journal of Proceedings, page 15414) which reads:

"South Wells Street (both sides) from West Taylor Street -- 7:00 A.M. to 6:00 P.M. -- Monday through Saturday" (93-0396).

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

AUTHORIZATION FOR ERECTION OF TRAFFIC WARNING SIGNS AND TRAFFIC CONTROL SIGNALS ON PORTIONS OF SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (April 22, May 19, June 23, July 14, August 4 and September 15, 1993) ordinances and an order to erect traffic warning signs and signals, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances and the proposed substitute order submitted herewith.

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

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

On motion of Alderman Laurino, the said proposed substitute ordinances and the proposed substitute order transmitted with the foregoing committee report were *Passed* by year and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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

Erection Of Traffic Warning Signs.

Ordered, That the Commissioner of Transportation is hereby authorized and directed to erect traffic warning signs on the following streets, of the type specified:

Ward	Type Of Sign /Signal And Location
1	"Stop" sign, stopping westbound traffic on West Adams Street at South Sangamon Street (93-0850);
4	"All-Way Stop" signs, South Dorchester Avenue and East 48th Street (93-0696);
5	"Stop" sign, stopping South Dante Avenue for East 74th Street (93-0852);
6	"All-Way Stop" signs, South Langley Avenue and East 89th Street (93-0854);
6	"One-Way Stop" sign, stopping South Calumet Avenue for East 96th Street (93-0856);
10	"Two-Way Stop" signs, stopping East 97th Street for South Exchange Avenue (93-0860);
10	"All-Way Stop" signs, South Oglesby Avenue and East 102nd Street (93-0859);
10	"All-Way Stop" signs, South Escanaba Avenue and East 99th Street (93-0861);

Ward	Type Of Sign /Signal And Location
10	"All-Way Stop" signs, East 105th Street and South Torrence Avenue (93-0262);
13	"Two-Way Stop" signs, stopping South Central Park Avenue for West 73rd Street (east side of railroad tracks) (93-0867);
13	"Two-Way Stop" signs, stopping South Central Park Avenue for West 72nd Street (east side of railroad tracks) (93-1045);
13	"All-Way Stop" signs, South Tripp Avenue and West 60th Street (93-0500);
13	"Two-Way Stop" signs, stopping South Central Park Avenue for West 74th Street (east side of railroad tracks) (93-0866);
14	"All-Way Stop" signs, South Homan Avenue and West 57th Street (93-0868);
14	"Stop" sign, stopping South Albany Avenue for West 60th Street (93-0869);
19	"All-Way Stop" signs, South St. Louis Avenue and West 112th Place (93-0789);
19	"All-Way Stop" signs, South Drake Avenue and West 105th Place (93- 0788);
21	"One-Way Stop" sign, stopping West 94th Street for South Normal Avenue (93-0876);
26	"One-Way Stop" sign, stopping North Leavitt Street for West Pierce Avenue (93-0878);

Ward	Type Of Sign /Signal And Location
30/31	"All-Way Stop" signs, North Lamon Avenue and West Parker Avenue (93-0783);
31	"All-Way Stop" signs, North Kenneth Avenue and West George Street (93-0887);
31	"All-Way Stop" signs, North Springfield Avenue and West Wabansia Avenue (93-0883);
31	"One-Way Stop" sign, stopping West Le Moyne Street for North Karlov Avenue (93-0886);
31	"One-Way Stop" sign, stopping North Kenneth Avenue for West Barry Avenue (93-0885);
32	"All-Way Stop" signs, North Greenview Avenue and West Oakdale Avenue (93-0888);
32	"One-Way Stop" sign, stopping West St. Paul Avenue for North Hoyne Avenue (93-0889);
32 -	"One-Way Stop" sign, stopping North Wilmot Avenue for North Hoyne Avenue (93-0889);
33	"All-Way Stop" signs, North Richmond Street and West Sunnyside Avenue (93-0782);
33	"All-Way Stop" signs, West Sunnyside Avenue and North Mozart Street (93-0892);
33	"All-Way Stop" signs, West Waveland Avenue and North Whipple Street (93-0891);

Ward	Type Of Sign/Signal And Location
34	"All-Way Stop" signs, South Perry Avenue and West 109th Street (93- 0350);
35	"One-Way Stop" sign, stopping West Roscoe Street for North Kedvale Avenue (93-0481);
35	"All-Way Stop" signs, West Schubert Avenue and North Avers Avenue (93-0895);
36	"Two-Way Stop" signs, stopping West Barry Avenue for North Normandy Avenue (93-0897);
36	"One-Way Stop" sign, stopping North Normandy Avenue for West School Street (93-0898);
36	"All-Way Stop" signs, North Plainfield Avenue and West Grace Street (93-0777);
36	"One-Way Stop" sign, stopping North Merrimac Avenue for West Schubert Avenue (93-0899);
36	"All-Way Stop" signs, North Leg of North Sayre Avenue and West Barry Avenue (93-0900);
38	"One-Way Stop" sign, stopping North Marmora Avenue for West Dakin Street (93-0901);
38	"One-Way Stop" sign, stopping North Mango Avenue for West Berteau Avenue (93-0776);
38	"All-Way Stop" signs, North Lamon Avenue and West Grace Street (93-0775);

Ward	Type Of Sign /Signal And Location
40	"Stop" sign stopping east and west traffic on West Bryn Mawr Avenue at North Virginia Avenue;
40	"All-Way Stop" signs, North Greenview Avenue and West Rosemont Avenue (93-0902);
41	"One-Way Stop" sign, stopping West Gregory Street for North Delphia Avenue (93-0904);
41	"Two-Way Stop" signs, stopping North Octavia Avenue for West North Shore Avenue (93-0905);
41	"One-Way Stop" sign, stopping North Oketo Avenue for North Onarga Avenue (93-0774);
44	"All-Way Stop" signs, North Kenmore Avenue and West School Street (93-0723);
45	"Two-Way Stop" signs, stopping North Manton Avenue for North Major Avenue (93-0911);
45	"All-Way Stop" signs, North Avondale Avenue and North Lavergne Avenue (93-0910);
45	"One-Way Stop" sign, stopping North Lavergne Avenue for West Belle Plaine Avenue (93-0772);
50	"Three-Way Stop" signs, West Pratt Avenue and North Campbell Avenue (one-way street/southerly) (93-0282).

Erection Of "U-Turn Permitted" Sign.

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to erect "U-Turn Permitted" signage on the following street:

Ward

Location

1

South Michigan Avenue at East Madison Street for northbound traffic -- "U-Turn Permitted" northbound to southbound only (93-0815).

SECTION 2. This sign shall be installed and be in force hereinafter its passage and publication.

Erection Of "Through Traffic Prohibited" Signs.

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

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to erect "Through Traffic Prohibited" signs on the following streets:

Ward

Location

1

The east/west alley north of West Taylor Street and of West Arthington Street bounded by West Loomis Street on the west and the first alley east thereof on the east (93-1008); Ward

Location

1

The second east/west alley north of West Grand Avenue, bounded by West Grand Avenue, on the south, West Ohio Street on the north, North May Street on the west and the Kennedy Expressway on the east at the North May Street entrance (93-1006).

SECTION 2. These signs shall be installed and be in force hereinafter its passage and publication.

Amendment Of Traffic Warning Signs.

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

SECTION 1. Amend ordinance passed February 10, 1993 (Council Journal of Proceedings, pages 28606 -- 28607) which reads:

"North Oriole Avenue and West Jarvis Avenue -- "Two-Way Stop" signs, stopping West Jarvis Avenue for North Oriole Avenue"

by striking the above and inserting in lieu thereof:

"stopping North Oriole Avenue for West Jarvis Avenue" (93-0906).

SECTION 2. Amend ordinance passed April 20, 1988 (Council Journal of Proceedings, page 12434) which reads:

"stopping North Oketo Avenue for West Balmoral Avenue"

by striking the above and inserting in lieu thereof:

"North Oketo Avenue and West Balmoral Avenue (north leg) "All-Way Stop signs" (93-0907).

SECTION 3. Repeal ordinance passed March 26, 1993 (Council Journal of Proceedings, page 30395) which reads:

"North Cicero Avenue southbound at West Pensacola Avenue -- No Right Turn -- 3:00 P.M. to 6:00 P.M. -- Monday through Friday" (93-0977).

SECTION 4. This ordinance shall take effect and be in force hereinafter its passage and publication.

Failed To Pass -- VARIOUS TRAFFIC REGULATIONS, TRAFFIC SIGNS, ET CETERA.

(Adverse Committee Recommendations)

The Committee on Traffic Control and Safety submitted a report recommending that the City Council do not pass sundry proposed ordinances and proposed orders (transmitted with the committee report) relating to traffic regulations, traffic signs, et cetera.

Alderman Laurino moved to Concur In the committee's recommendation. The question in reference to each proposed ordinance or proposed order thereupon became: "Shall the proposed ordinances or proposed orders pass, notwithstanding the committee's adverse recommendation?" and the several questions being so put, each of the said proposed ordinances and proposed orders Failed to Pass by year and nays as follows:

Yeas -- None.

Nays -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

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

The committee report listing said ordinances and orders which failed to pass reads as follows:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, begs leave to recommend that Your Honorable Body do not pass sundry proposed ordinances and orders submitted herewith, which were referred to your committee (May 22, 1991, April 29, November 6, 1992, March 26, April 22, May 19, June 9, 23, July 14, August 4 and September 15, 1993) concerning traffic regulations and traffic signs, et cetera as follows:

Parking Prohibited At All Times:

Ward	Location
3	At 6033 South Wentworth Avenue handicapped parking, zone C1-1 and no placard;
3	At 4824 South Princeton Avenue handicapped parking, no placard on file;
6	At 7811 South Vernon Avenue handicapped parking, applicant changed mind;
6	At 7527 South Cottage Grove Avenue no ordinance necessary, signs will be posted under City Code 9-64-100(h);
9	At 10158 South St. Lawrence Avenue handicapped parking, applicant changed mind;
9	At 10856 South Wabash Avenue handicapped parking, no placard on file;
11	At 1801 West 33rd Street handicapped parking, applicant deceased;
14	At 4553 South Richmond Street handicapped parking, applicant deceased;

Ward	Location
17	At 6606 South Bishop Street handicapped parking, insufficient corner clearance;
21	At 9300 South Bishop Street handicapped parking duplicate proposal of June 23, 1993, Permit 8821;
23	At 4716 South Komensky Avenue handicapped parking, applicant moved;
35	At 4335 North Springfield Avenue no council action necessary, signs will be installed upon verification of driveway permit and receipt of necessary fees (93-0994);
35	At 2551 North Springfield Avenue handicapped parking, duplicate proposal July 14, 1993, Permit 8308;
37	At 1136 North LeClaire Avenue handicapped parking, duplicate ordinance April 22, 1993, Permit 8022;
44	At 3331 North Sheffield Avenue handicapped parking, insufficient fire hydrant clearance;
45	At 5062 West Pensacola Avenue handicapped parking, fails to meet building zone requirement;
47	At 2236 West Lawrence Avenue no City Council action necessary. Signs will be installed upon verification of driveway permit, upon receipt of necessary fees from applicant (93-0981);

Ward

Location

47

At 4800 North Bell Avenue -- no City Council action necessary. Signs will be installed upon verification of driveway permit, upon receipt of necessary fees from applicant (93-0980).

Parking Prohibited During Specified Hours:

Ward

Location

32

At North Milwaukee Avenue (both sides) from North Elk Grove Avenue to West Wabansia Avenue -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M. -- Monday through Friday -- request withdrawn by requestor (93-0756).

Parking Limited During Specified Hours:

Ward

Location

29

At North Austin Avenue (east side) from North Austin Avenue to Grand Avenue -- two hours -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday -- duplicate proposal proposed on August 4, 1993 (93-0960).

Loading Zones:

Ward

Location

2

At 416 East 43rd Street -- 7:00 A.M. to 7:00 P.M. -- Monday through Sunday -- no City Council action necessary. A traffic engineering study will be initiated to determine the need for the signs (93-0395);

Ward	Location
26	At 2257 West North Avenue 9:00 A.M. to 5:00 P.M Monday through Saturday request withdrawn by requestor (93-0936);
26	At 2501 West Homer Street 7:00 A.M. to 7:00 P.M Daily no City Council action necessary. Signs will be installed upon verification of driveway permit, upon receipt of necessary fees from applicant (93-0953);
26	At 2252 North Western Avenue, 15 feet north and 15 feet south 10:00 A.M. to 10:00 P.M Monday through Saturday All parking is prohibited by City code within the right-of-way of an intersection. Signs will be installed under City Code 9-64-100 (93-0952);
30	At 3925 West Montrose Avenue 11:00 A.M. to 10:00 P.M Monday through Sunday Request withdrawn by applicant (930799);
32	At 2191 North Clybourn Avenue 5:00 P.M. to 12:00 Midnight, no exceptions This location falls within a bus stop (93-0991).

Residential Permit Parking:

ocat	tion
ĺ	cat

6

At South State Street (east side) from 7921 to 7999 -- 6:00 A.M. to 10:00 A.M. -- Monday through Saturday -- Does not meet the ordinance requirement for non-resident parkers;

Ward	Location
18	In the 3700 block of West 83rd Place (both sides) 7:00 A.M. to 9:00 A.M Monday through Friday Duplicate proposal;
18	In the 3800 block of West 80th Place (both sides) 8:00 A.M. to 4:00 P.M Monday through Friday Does not meet non-resident requirement;
21	In the 10100 block of South Emerald Avenue 7:00 A.M. to 10:00 P.M Monday through Saturday Failed to meet non- resident requirements 15%;
32	In the 2000 block of West Concord Place (both sides) at all times Fails to meet zone requirement for area zoned M1-2;
37	In the 5100 block of West Potomac Avenue (both sides) at all times Does not meet the ordinance requirement for non-resident parkers, 26%;
41	North Olcott Avenue (west side) from West Devon Avenue to the first alley north thereof at all times duplicate ordinance;
45	In the 5600 block of West Grover Avenue (5622 to 5650) at all times Does not meet the ordinance requirement for non-resident parkers.

Weight Limitations:

5

Ward	Location
11 W. U.	

In the 7300 block of South Maryland Avenue -- five tons --Duplicate proposal passed March 14, 1957, Council Journal of Proceedings, page 4497 and signs will be replaced (93-0922);

At South Muskegon Avenue from East 130th Street to East 131st Street -- five tons -- duplicate proposal ordinance passed March 2, 1960, Council Journal of Proceedings, page 2125, signs will be replaced (93-0924);

At South Lothair Avenue from West 111th Street to West 115th Street -- five tons -- duplicate ordinance previously passed on September 10, 1954, Council Journal of Proceedings, page 8204, signs will be replaced (93-0808).

Miscellaneous Signs:

50

19

Ward Location

Entrances to the north/south alley between North Campbell Avenue and North Maplewood Avenue from West Fargo Avenue to West Birchwood Avenue -- "Thru Traffic Prohibited Signs" -- no City Council action necessary for warning signs, requested signs will be posted (93-0822).

Traffic Warning Signs:

Ward	Location
5	At east/westbound traffic on East 74th Street at South Dante Avenue "Stop" sign insufficient data for stop sign (93-0853);
11	At West 32nd Place and South Aberdeen Street "Four-Way Stop" sign duplicate proposal previously passed September 14, 1993, Council Journal of Proceedings, page 35592 (93- 0636);
13	At West 71st Street and South Central Park Avenue, stopping South Central Park Avenue "Two-Way Stop" sign sign is posted under thru street ordinance dated May 14, 1953, Council Journal of Proceedings, page 4792 (93-0864);
29	At West West End Avenue and North Central Avenue "Three- Way Stop" sign this is a federal aid route, could jeopardize funding (93-0882);
29	At West Fulton Street and North Central Avenue "Three-Way Stop" sign this is a federal aid route, could jeopardize funding (93-0881);
36	At northeast corner of North Moody Avenue and West Wabansia Avenue "Stop" sign duplicate proposal previously passed May 10, 1989, Council Journal of Proceedings, page 885, signs are presently posted (93-0778);

Ward	Location
36	At northeast corner of North Pittsburg Avenue and North Forest Preserve Drive "Stop" sign duplicate proposal previously passed under thru street ordinance passed June 26, 1975, Council Journal of Proceedings, page 811, sign is presently posted (93-0779);
36	At West Belmont Avenue and North Nashville Avenue "Automatic Traffic Control" signals previously requested May 19, 1993 (92-0497);
40	At North Lincoln Avenue and North Fairfield Avenue "Automatic Traffic Control" signals Does not meet warrants (91-0549);
44	At east/westbound on West Byron Street at North Janssen Avenue "Stop" sign duplicate proposal previously recommend on proposal date June 23,1993 (93-0909);
44	At West Waveland Avenue and North Ashland Avenue "Stop" sign This is a Federal Aid route, could jeopardize funding (93-0346).
Lane Tow-Away Zones:	

Traffic

1

Ward	Location	

At 1526 South State Street -- at all times -- no council action necessary. Signs will be installed upon verification of driveway permit upon receipt of necessary fees from applicant;

Ward	Location
1	At 1401 South Blue Island Avenue at all times no council action necessary. Requested city sign cannot be installed on private property (93-0915);
12	At West 43rd Street (both sides) at South Hermitage Avenue from a point 40 feet (both sides) of driveway No parking/tow-zone signs will be installed under city traffic ordinance, Code 9-64-100 (0) (92-1362);
42	At 900 North Franklin Street for valet services 11:30 A.M. to 2:00 A.M Monday through Saturday (93-0834).
1 I	

Amend Loading Zone:

Ward

Location

32

Amend ordinance passed May, 19 1993, by striking North Western Avenue (east side) from a point 55 feet south of West Shakespeare Avenue to a point 25 feet south thereof -- at all times -- Duplicate ordinance passed May 19, 1993, Council Journal of Proceedings, page 32404 (93-0970).

Amend Weight Locations:

Ward

Location

21

Amend ordinance which relates to South Bishop Street by striking from West 87th Street to the first alley south thereof and inserting: "8700 block of South Bishop Street to 88th Street from the first alley south of West 87th Street" -- 5 tons -- Duplicate proposal, previously recommended on proposal dated May 19, 1993 (93-0564).

These Do Not Pass recommendations were concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) ANTHONY C. LAURINO, Chairman.

COMMITTEE ON TRANSPORTATION AND PUBLIC WAY.

AUTHORIZATION FOR EXECUTION OF CITYWIDE UTILITY ALERT NETWORK AGREEMENT WITH LOCAL UTILITY COMPANIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 execution of a citywide utility alert network agreement with local utility companies. This ordinance was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The Illinois Underground Facility Damage Prevention Act, Ch. 1112/3, §1601, et seq. (the "Act") requires all utilities operating outside of a municipality of at least one million persons which operates its own one-call notice system for underground demolition or excavation to join the Statewide One-Call System; and

WHEREAS, The City of Chicago (the "City"), through its Department of Transportation ("C.D.O.T.") operates a one-call notice system ("Call Center") for the purpose of informing owners and operators of underground

facilities using the City's public ways of proposed underground demolition and excavation; and

WHEREAS, Various departments of the City, chiefly the Department of Water, the Department of Sewers and the Department of Streets and Sanitation, own facilities using the City's public ways; and

WHEREAS, The Act requires all persons who intend to engage in excavation or demolition affecting underground facilities in the City to notify affected owners and operators of such facilities (including but not limited to affected departments of the City) of such planned activities through the Call Center; and

WHEREAS, Various owners and operators of underground utility facilities are desirous of forming with the City an unicorporated association to be known as the Chicago Utility Alert Network ("C.U.A.N."); and

WHEREAS, The purpose of C.U.A.N. is to provide oversight and costsharing among its members ("Members") for the Call Center; now, therefore,

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

SECTION 1. Subject to the approval of the Corporation Counsel, the Commissioner of the Department of Transportation ("C.D.O.T. Commissioner") the Commissioner of the Department of Water, the Commissioner of the Department of Sewers and the Commissioner of the Department of Streets and Sanitation are hereby authorized to enter into and execute on behalf of the City, a Chicago Utility Alert Network Membership Agreement (the "Agreement") substantially in the form attached hereto as Exhibit A, subject to such changes as the C.D.O.T. Commissioner shall approve.

SECTION 2. The C.D.O.T. Commissioner is further authorized to take such actions and execute such instruments on behalf of the City as may be required by or be consistent with the terms of the Agreement to add Members to or delete Members from C.U.A.N. and to carry out the purposes of the Agreement.

SECTION 3. In connection with the operations of the Call Center, the C.D.O.T. Commissioner is authorized to charge each Notice Member (as defined in the Agreement) annual non-refundable hook-up fees in an amount not to exceed One Thousand and no/100 Dollars (\$1,000.00) plus a maximum annual increase for each year beginning in 1994 of five (5) percent.

SECTON 4. This ordinance shall be in full force and effect from and after its passage.

[Exhibit "A" (Chicago Utility Network Membership Agreement) attached to this ordinance printed on pages 40380 through 40407 of this Journal.]

[(Sub)Exhibits 4 and 5 to the aforementioned Exhibit "A" (Chicago Utility Alert Network Membership Agreement) unavailable at time of printing.]

(Sub)Exhibits 1, 2 and 3 to the aforementioned Exhibit "A" (Chicago Utility Alert Network Membership Agreement) read as follows:

(Sub)Exhibit 1.

(To Chicago Utility Alert Network Membership Agreement)

The following table sets forth the percentage of Operating Expenses for which each Initial Member listed below is responsible and its corresponding Voting Percentage:

Member	Percentage
The Peoples Gas Light and Coke Company	24.25%
Commonwealth Edison Company	24.25
Illinois Bell Telephone Company	24.25
City of Chicago	23.25
A.T.& T. Communications of Illinois, Inc.	4.00

This (Sub)Exhibit 1 shall be amended to adjust for Additional Voting Members or the withdrawal or discharge of Voting Members as set forth in the Membership Agreement.

(Sub)Exhibit 2.

(To Chicago Utility Alert Network Membership Agreement)

Article I.

Definitions.

Article II.

Administration.

2.1 The address of the Call Center is as follows:

C.U.A.N. Call Center City Hall, Room 802 121 North LaSalle Street Chicago, Illinois 60602

All correspondence shall be directed to this address.

- 2.2 The telephone number of the Call Center is (312) 744-7000. The fax number is (312) 744-4627.
- 2.3 C.D.O.T. (or any successor Department of the City which shall operate the Call Center) shall conduct the Day-to-Day Operations of the Call Center as set forth in the Membership Agreement and these Operating Guidelines.
- 2.4 The Call Center shall be operated by C.D.O.T., which shall provide necessary facilities, equipment and staff.

Article III.

Call Center.

3.1 The functions of C.U.A.N. Call Center are as follows:

- (a) To receive Dig Notices from Callers who intend to engage in Demolition or Excavation or otherwise disturb the surface and/or subsurface of the earth within the corporate limits of the City of Chicago.
- (b) To process and distribute the Dig Notices to the Members receiving equipment.
- 3.2 C.U.A.N. Call Center personnel shall adhere to all C.U.A.N. procedures and standards.
- 3.3 A permanent record of all incoming Dig Notices shall be retained by C.D.O.T. Call Computer Center for a minimum of seven years.
- 3.4 The Dig Notices which are normally received and distributed by C.U.A.N. Call Center are as follows: (a) Emergency Alert; (b) Less than 48 hours advance notice; and (c) 48 hours advance notice, as described below:
 - (a) Emergency Alert -- A request to locate Underground Facilities immediately due to an emergency or other situation requiring urgent or prompt action.
 - (b) Less Than 48 Hours Advance Notice -- A request from a Caller for a location of Underground Facilities at a particular site with an Excavation or Demolition starting time and date which is less than 48 hours (excluding Saturdays, Sundays and holidays) from the time the request is made. The Caller shall be informed that the Members require 48 hours advance notice and the Members cannot assure response to requests in less than 48 hours.
 - (c) 48 Hour Advance Notice -- A request from a Caller for a location of Underground Facilities at a particular site with an Excavation or Demolition starting time and date which is not more than 14 days or less than 48 hours (excluding Saturdays, Sundays or holidays) from the time of the call. Each Member shall mark its Underground Facilities.
 - (d) The above procedures are subject to change by the Advisory Board upon implementation of computer program enhancements.

- 3.5 When a Dig Notice is received by the Call Center, the Caller shall provide the following information:
 - (a) company name;
 - (b) address;
 - (c) phone number;
 - (d) caller's name and phone number;
 - (e) date and time of planned work;
 - (f) type and extent of work;
 - (g) location (as specific as possible); and
 - (h) whether power equipment will be used.
- C.D.O.T. or a Member may propose, and the Advisory Board may approve, changes in the information requirements for a Dig Notice to enhance the operation of the C.U.A.N. System.
- 3.6 The Call Center shall operate twenty-four hours a day every day of the year.
- 3.7 The Call Center operators shall not divulge information to Callers concerning any Member except as set forth in Section 3.3. Any further inquiry shall be referred directly to the Member.
- 3.8 No commitments for field locations of Underground Facilities shall be made by the Call Center personnel.
- 3.9 The Call Center operators shall accept Dig Notices relating only to sites within the corporate limits of the City.

Article IV.

Members' Responsibilities.

4.1 Each Member shall instruct its necessary personnel in the operation of C.U.A.N. and such Member's participation in C.U.A.N..

- 4.2 Members shall use C.U.A.N. as any excavator or contractor would and, except in the event of an emergency, shall instruct their personnel to attempt to give 48 hours advance notice of their intention to excavate.
- 4.3 C.D.O.T. shall, on a daily basis, notify each Member, on a mutually agreed basis, of the messages directed by the Call Center to such Member on the preceding day. Each Member shall determine on a daily basis that it has received all of the message directed by the Call Center to the Member on the preceding day. If any messages have been missed by the Member, it is the Member's responsibility to request the missing information from the Call Center. The Call Center telephone number (312) 744-7000 shall be used for this purpose.
- 4.4 Each Member shall furnish C.D.O.T. with the name and telephone number of the responsible person in its organization who can discuss system problems and cooperate in the solution of problems which may arise between the Member and C.U.A.N..
- 4.5 It is the responsibility of each Member to cause a written record to be made of the Dig Notice and to respond adequately to a Dig Notice or to any other appropriate request. Adequate responses are as follows:
 - (a) All Dig Notices giving 48 hours advance notice will be responded to in one of the following manners:
 - (i) staking or marking within 48 hours (excluding Saturdays, Sundays and holidays) the approximate locations of Underground Facilities in the manner outlined in Section 4.6 in order to enable the Caller to establish the location of the Underground Facilities; or
 - (ii) furnishing a map showing the location of Underground Facilities.
 - (b) Any Dig Notices giving less than 48 hours notice will be responded to in the following manner:
 - (i) staking or marking the locations of Underground Facilities as outlined in Section 4.6 if time permits; and/or
 - (ii) handled in a manner in keeping with the administrative practices of the Member involved.

Staking or marking need not be accomplished more than 48 hours in advance of the time Excavation or Demolition of daily segments of the Excavation or Demolition are scheduled to begin.

4.6 The following colors are to be used for the staking or marking of the location of an Underground Facility.

Utility And Type Of Product

Identification Color

Gas Distribution and

Transmission

High Visibility Safety

Yellow

Oil Distribution and

Transmission

High Visibility Safety

Yellow

Electric Power, Distribution

and Transmission

Safety Red

Municipal Electric Systems

Municipal Diecure Systems

Telephone, Telegraph and Cable TV Systems Safety Red

Safety Alert Orange

Water Systems

Safety Precaution Blue

Sewer Systems

Safety Green

4.7 Members shall cooperate in promoting C.U.A.N. within the City.

(Sub)Exhibit 3. (To Chicago Utility Alert Network Membership Agreement)

Acceptance Of Voting Membership
In Chicago Utility Alert Network.

membership in the Chicago Utility Alert Network (C.U.A.N.) pursuant to the terms and conditions of the Chicago Utility Alert Network Membership Agreement (the "Membership Agreement"). In connection with such acceptance, the Company hereby represents and covenants as to the following, as required by Section 3 of the Membership Agreement:

- The Company operates Underground Facilities (as defined in 1. the Membership Agreement) which occupy or are authorized to occupy portions of the Public Ways of the City of Chicago (the "City"). The authorization for such occupancy from the City is attached hereto as Attachment 1.
- 2. The Company hereby agrees to accept and abide by in all respects the terms and conditions of the Membership Agreement, including the amended and restated Exhibit I to the Membership Agreement attached hereto as Attachment 2 and the Operating Guidelines.
- The Company agrees to pay ____ % of the Operating Expenses 3. and to exercise the Voting Percentage of C.U.A.N. equal to its percentages of Operating Expenses.
- 4. The Company shall pay an initial voting Membership fee of within 15 days of approval by the Advisory Board of C.U.A.N. of this Acceptance.
- 5. Attached hereto as Attachment 3 is the executed Anti-Apartheid Affidavit required by Section 13(e) of the Membership Agreement.
- 6. Attached hereto as Attachments 4 and 5 respectively are certain Certificates regarding ethics and financial disclosure.
- 7. The Company reaffirms in particular the representations contained in the Membership Agreement contained in Section 13(b).

By:	

Attachments 1 through 5 to this (Sub)Exhibit 3 read as follows:

Attachment 1.
Attachment 2.
Attachment 3.
 Attachment 4.
Attachment 5.
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EXHIBIT A

CHICAGO UTILITY ALERT NETWORK MEMBERSHIP AGREEMENT

Membership Agreement (the "Agreement") dated as of, 1993 (the "Effective Date") by and among the City Chicago, Illinois, a municipal corporation (the "City"), Commonwealth Edison Company, an Illinois corporation, Illinois Bell Telephone Company, an Illinois corporation, The Peoples Gas Light and Coke Company, Illinois corporation, and A.T.&T. an Communications of Illinois, Inc., Illinois corporation an (hereinafter individually referred to as an "Initial Member" and collectively referred to as the "Initial Members").

The Initial Members hereby agree to form an unincorporated association known as the Chicago Utility Alert Network ("CUAN") and agree as follows:

SECTION 1. <u>DEFINITIONS</u>.

"Additional Voting Members" shall mean owners and operators of Underground Facilities who become Voting Members and who are not Initial Members.

"Advisory Board" shall mean the governing body of CUAN and is constituted as described in Section 4 of this Agreement.

"Call Center" shall mean the central office together with all attendant equipment, software, program and facilities (including the CDOT Computer Center located at 320 North Clark Street) in which incoming Dig Notices from Callers are received, and from which Dig Notices to Members are transmitted, currently located at City Hall, Room 802, Chicago, Illinois.

"Caller" shall mean any person who requests the location of Underground Facilities through the Call Center, including a contractor, blaster, demolitionist, Member or any other person who is planning to or does disturb the surface and/or subsurface of the earth.

"Capital Costs" shall mean the costs and expenses as budgeted and approved by the Advisory Board of purchasing, financing or leasing equipment and facilities necessary or useful in the City's operation of the Call Center, including but not limited to, computer equipment, software and related facilities.

"CDOT" shall mean the City's Department of Transportation or any successor Department of the City that shall operate CUAN.

"City" shall mean the City of Chicago, an Illinois municipality and home rule unit under Article VII of the Illinois Constitution.

"CUAN" shall mean the Chicago Utility Alert Network, an unincorporated association organized for the purpose of providing oversight of and sharing in the costs of operating the Call Center.

"Day-to-Day Operations" shall mean all normal and customary day-to-day operations of the Call Center as a one-call notice system performed by CDOT pursuant to this Agreement. Day-to-Day Operations shall not include Members' responsibilities regarding Dig Notice response and marking of Utility Facilities set forth in Sections 4.5 and 4.6, respectively, of the Operating Guidelines.

"Demolition" shall mean the wrecking, razing, rending, moving or removing of a structure by means of any power tool, power equipment (exclusive of transportation equipment) or explosives.

"Dig Notice" shall mean a request received in the Call Center for the location of Underground Facilities and sent out from the Call Center to the receiving terminal of one or more Members as described in Article III of the Operating Guidelines.

"Excavation" shall mean any operation in which earth, rock or other material in, on, or under the surface or subsurface of the earth is moved, removed or otherwise displaced by means of any tools, power equipment or explosives, and includes, without limitation, grading, trenching, digging, ditching, drilling, augering, blasting, tunneling, scraping, cable or pipe plowing and driving but does not include farm tillage operations, railroad right-of-way maintenance or operations, or land surveying operations as defined in the Illinois Professional Land Surveyor Act of 1989 when not using power equipment (as defined in the Act).

"Initial Members" shall mean the City, Commonwealth Edison Company, an Illinois corporation, Illinois Bell Telephone Company, an Illinois corporation, The Peoples Gas Light and Coke Company, an Illinois corporation, and A.T.&T. Communications of Illinois, Inc., an Illinois corporation.

"Member" shall mean any owner or operator of an Underground Facility that joins CUAN. The term "Member" includes Voting Members and Notice Members.

"Notice Members" shall mean all operators and owners of Underground Facilities that receive notice pursuant to the Call Center but are not Voting Members.

"Operating Expenses" shall mean the costs and expenses of operating the Call Center (including, but not limited to those costs of the CDOT Computer Center located at 320 North Clark Street

attributable to Call Center functions) to be apportioned among the Voting Members as described in Section 4 of this Agreement and Exhibit 1, as amended from time to time. Operating Expenses shall include, without limitation, Capital Costs, supplies and advertising costs and expenses, wages, benefits, other compensation and other costs related to the provision of permanent or temporary City employees or independent contractors operating the Call Center, and other incidental costs and expenses incurred in the administration, maintenance or operation of the Call Center. Operating Expenses shall not include Transmission Fees.

"Operating Guidelines" shall mean the Operating Guidelines attached hereto as Exhibit 2 and made a part hereof, as amended from time to time.

"Other Departments" shall mean collectively the City's Department of Water, Department of Sewers and Department of Streets and Sanitation.

"Public Ways" shall mean the surface, the air space above the surface and the area below the surface of any right-of-way and public street and any highway, lane, path, alley, sidewalk, boulevard, drive, bridge, tunnel, park, parkway, waterway or other public right-of-way including public utility easements or rights-of-way in which the City has jurisdiction, and any temporary or permanent fixtures or improvements located thereon now or hereafter held by the City over which the City holds rights sufficient, without the consent of any other party, to permit the location of facilities thereon.

"Transmission Fees" shall mean access and message unit charges imposed by a Telephone Company for the use of telephone lines to transmit messages to and from the call center, and to be paid individually by the Members as described in Section 4(g).

"Underground Facilities" shall mean and include wires, ducts, fiber optic cable, conduits, pipes and cables and their connected appurtenances installed beneath the surface of the ground and within the corporate limits of the City by a public utility (as defined in the Illinois Public Utilities Act, as amended) or by a City-owned utility, or by a pipeline entity transporting gases, crude oil, petroleum products, or other hydrocarbon materials within the City, or by a telecommunications carrier or company under Illinois law, or by a cable television system, as defined in Chapter 4-48 of the Municipal Code of Chicago.

"Voting Majority" shall mean the action or presence of representatives of Voting Members who collectively are responsible for paying more than sixty percent (60%) of the Operating Expenses pursuant to the then-current Exhibit 1.

"Voting Member" shall mean any Member that is entitled to vote on CUAN matters pursuant to Section 3 of this Agreement.

"Voting Percentage" shall mean, as to a particular Member, a percentage equal to the percentage of the Operating Expenses such Voting Member is required to pay pursuant to the then-current Exhibit 1.

SECTION 2. PURPOSE

The City operates the Call Center as a City-wide one-call notice system intended to (a) receive and transmit information to and from any person, firm, corporation or other entity intending to undertake activities (including, but not limited to, Excavation

and/or Demolition) which might interfere with or damage Underground Facilities and (b) forward information to any Member whose Underground Facilities might be damaged or dislocated by the proposed activity. The purpose of CUAN is to provide Voting Members oversight over the activities of the Call Center and to provide for the payment by the Voting Members of a share in the Operating Expenses of the Call Center in an equitable fashion.

SECTION 3. MEMBERSHIP.

There shall be two types of members of CUAN, Voting Members and Notice Members, as described below:

- (a) Notice Members. All owners and operators (including but not limited to lessees and licensees) of Underground Facilities are eligible to become Notice Members by i) paying in advance the cost of hooking up to the Call Center and a participant's annual fee determined by CDOT on an annual basis (ii) agreeing to pay the Transmission Fees as accrued to such Notice Member pursuant to Section 4(g) of this Agreement (iii) providing all equipment and personnel necessary to allow such Notice Member to receive notice from the Call Center, as required in Section 4(g) of this Agreement and (iv) agreeing in writing to be bound by this Agreement (insofar as its provisions apply to Notice Members) and the Operating Guidelines. No applicant, however, may become a Notice Member unless and until any occupation of the Public Way by such Notice Member has been authorized by the City.
- (b) <u>Voting Members</u>. The Initial Members shall initially constitute the Voting Members. Pursuant to Section 4 hereof, the

Advisory Board may approve by resolution of the then-current Voting Majority a new applicant for Voting Membership who:

- (1) operates Underground Facilities which occupy or are authorized to occupy any portion of the Public Ways; and
- (2) executes an acceptance (substantially in the form of Exhibit 3, with such changes as are satisfactory to the Advisory Board) of the terms and conditions of this Membership Agreement, as amended to include the addition of such applicant as an Additional Voting Member, subject to any additional rights and duties imposed upon the applicant by the Advisory Board; and
- (3) agrees in such acceptance to pay percentage of Operating Expenses assessed by the Advisory Board pursuant to Section 4(h) equal to such applicant's proposed Voting Percentage (provided that such percentage of Operating Expenses and equivalent Voting Percentage must always equal at least two percent of the total for all Voting Members); such obligation to begin as of the calendar quarter next succeeding the calendar quarter in which such applicant is approved as a Member; and
- (4) agrees in such acceptance to pay an initial Voting Membership fee, such fee to be set from

- time to time by the Advisory Board in its reasonable discretion and paid within 15 days of approval of membership; and
- (5) if Applicant's Underground Facilities occupy or shall occupy any portion of the Public Ways, furnishes evidence satisfactory to CDOT of proper City authorization regarding such occupation.

SECTION 4. ORGANIZATION AND MEETINGS.

CUAN shall be governed by an Advisory Board (a) consisting of one representative of each Voting Member. Members may attend meetings of the Advisory Board in an observer capacity. Each Voting Member shall be entitled to exercise a vote equivalent in weight to the current Voting Percentage of such Voting Member. In the absence of Additional Voting Members, such Voting Percentages shall be the same for the Initial Members as the percentages set forth in the initial Exhibit 1. Unless otherwise stated in this Agreement, the affirmative act by resolution of Voting Members collectively holding a Voting Majority shall be the act of the Advisory Board and shall be binding on all Voting Members; provided, however, so long as the City is a member of CUAN and retains voting rights on the Advisory Board, its representative shall have veto power as to any matter before the Advisory Board which affects in any way the City's duties, responsibilities or obligations under this Agreement (except for the right of the Advisory Board to review the books and records pertaining to the Day-to-Day Operations of the Call Center and the Operating Expenses thereof and to appoint an Audit Committee pursuant to Section 5(b), as to which no veto is exercisable). Subject to the preceding sentence, the Advisory Board shall have final approval over all matters pertaining to the following:

- (1) subject to prior approval of the City Council of the City ("City Council"), a substantial change (as determined by the City's Corporation Counsel) in the nature and extent of the Call Center's activities;
- (2) amendment of the Operating Guidelines
- (3) establishment and amendment of bylaws for CUAN
- (4) the Call Center budget;
- (5) additions to or changes in the membership of Voting Members:
- (6) the rights and duties of new Voting Members, including the amount and nature of any initial membership fee and applicable Voting Percentages;
- (7) allocation and adjustment, as required, of Operating Expenses and Voting Percentages among the Voting Members;
- (8) general policies relating to Day-to-Day Operations;
- (9) insubstantial amendments to this Membership Agreement; and
- (10) subject to prior approval of the City Council, substantial amendments to this Membership Agreement.

For purposes of clause (8) of this Section 4(a) the term "insubstantial amendment" shall mean an amendment whose purpose is to: (i) cure any formal defect, omission, inconsistency or ambiguity in this Agreement or (ii) modify, amend alter or supplement this Agreement in any other respect which does not add to the duties and responsibilities of CDOT beyond the duties and responsibilities contemplated in this Agreement. Changes to the Operating Guidelines shall not be deemed "substantial changes" for purposes of this Agreement. Written notice of pending changes to the Bylaws or the Operating Guidelines materially affecting Notice Members shall be given 30 days prior to the effective date of such changes to all current Notice Members.

- (b) The presence of a Voting Majority shall constitute a quorum for any meeting of CUAN; provided that no meeting may occur without the presence of a representative of CDOT. A Voting Member shall be considered present, for purposes of a quorum and voting, when its representative is able to participate in the meeting, either through personal attendance or through teleconferencing. The first regular meeting of CUAN pursuant to this Agreement shall be held on the first Wednesday which is 30 days after the effective date of this Agreement.
- (c) Regular meetings of the Advisory Board shall be conducted on a quarterly basis at a location, date and time to be determined and announced at the previous meeting and confirmed through notice to all Members in a manner provided in Section 13(f) of this Agreement. Regular meetings may be rescheduled by CDOT upon at least forty-eight (48) hours prior notice to all Members (which notice may be in writing or by facsimile transmission

communication or delivered orally to each Member's representative). A special meeting of the Advisory Board shall be scheduled by CDOT upon the written request of any Voting Member upon at least forty-eight (48) hours' prior notice in the manner as provided above for a rescheduled regular meeting. Presence of a Voting Member at a meeting shall be considered a waiver of notice of such meeting by such Voting Member unless such Voting Member attends for the express purpose of objecting to lack of notice of such meeting. Any action which would normally be taken at a meeting can be taken without a meeting if a consent in writing, setting forth the actions so taken, shall be signed by all Voting Members entitled to vote thereon; provided that no Voting Member may be discharged from CUAN except pursuant to the procedures set forth in Section 9.

- (d) Participation in CUAN shall be contingent upon each Voting Member's obtaining such regulatory authorizations, contents, permits and orders as may be necessary or required.
- (e) The Day-to-Day Operations shall be performed by CDOT as long as the City is a Voting Member.
- (f) CDOT shall bill Voting Members quarterly for reimbursement to the City of Operating Expenses (exclusive of the City's share of Operating Expenses set forth in Exhibit 1) which were incurred during the previous calendar quarter. CDOT shall also provide reasonable supporting documentation with such billing. Each Voting Member's share of the Operating Expenses shall be equal to its Voting Percentage. Operating Expenses shall not be deemed to include Transmission Fees.
- (g) Each Member shall be billed separately by CDOT for reimbursement to the City for Transmission Fees on a quarterly

basis according to the total message units such Member receives through the Call Center for the previous quarter.

- (h) Each Member shall, at its expense, acquire and maintain at its business office computer equipment, software and related facilities required by such Member to connect to and be capable of receiving communications, from the Call Center. CDOT shall submit to the Advisory Board for approval any change in the design or operation of the Call Center that would require a change in a Member's computer equipment, software or related facilities.
- (i) CDOT shall propose to the Advisory Board for its approval a Voting Percentage and percentage of Operating Expenses for any applicant seeking to become a Voting Member. Said Voting Percentage and percentage of Operating Expenses shall be based on the applicant's existing and anticipated system of Underground Facilities, the nature of such Underground Facilities, applicant's expected use of the Call Center and any other factors CDOT may consider relevant for the purpose of allocating Operating Expenses. Upon approval by resolution of the then-current Voting Majority, and acceptance by the applicant pursuant to Section 3, such Voting Percentage and percentage of Operating Expenses shall accrue and be assessed against such applicant upon becoming an Additional Voting Member pursuant to Section 3.
- (j) Upon the admission of an Additional Voting Member or the withdrawal or discharge of an existing Voting Member, CDOT shall adjust on a pro rata basis the percentage of Operating Expenses assessed each Voting Member and the corresponding Voting Percentage accruing to each Voting Member. To become effective, the above percentages, as so adjusted, shall be approved by

resolution of the then current Voting Majority (as constituted prior to admission of the Additional Voting Member but excluding the withdrawing or discharged Member). Upon such approval, this Membership Agreement, to the extent required, and Exhibit 1 shall be amended to reflect such adjustment. Any such adjustment shall become effective as of the commencement of the calendar quarter when such Additional Member shall begin to accrue its obligation to pay Operating Expenses or such withdrawing or discharged Voting Member shall cease its obligation to pay Operating Expenses.

- (k) Voting Members shall be responsible for all wages and other employee compensation and expenses of their representatives to the Advisory Board. Pay scales of staff utilized in the operation of the Call Center by the City shall be consistent with similar job classifications in other City departments.
- (1) To the extent required by law or considered useful by the Advisory Board, the Advisory Board may adopt a Charter and/or Bylaws separate from but consistent with this Agreement. Such Bylaws may include such matters as the Voting Majority shall deem appropriate and may include the Operating Guidelines as an exhibit thereto, at which time the Operating Guidelines shall be deleted from this Membership Agreement.
- (m) For purposes of this Agreement, CDOT shall carry out all of the City's duties as a Voting Member; provided that the Other Departments shall be represented on the Advisory Board in a non-voting capacity.

SECTION 5. BUDGET AND RIGHT OF AUDIT.

- shall prepare and submit to the Advisory Board a budget and program covering the Call Center's expected Operating Expenses and proposed activities for the following calendar year. Such budget and program shall not become effective unless approved by resolution of the then-current Voting Majority. If CDOT proposes to increase the Call Center's budget during the course of the year, CDOT shall submit a proposal to amend the budget to the Advisory Board for its review, and such increase shall become effective only upon approval by resolution of the then current Voting Majority at least 45 days in advance of the proposed effective date of such amendment setting forth such increase. No Operating Expenses may be incurred in excess of the approved annual budget except as set forth in the preceding sentence.
- (b) CDOT shall maintain and make available to any Member, upon reasonable notice, books and records of the Day-to-Day Operations and Operating Expenses of the Call Center. The Advisory Board reserves the right, upon resolution of a Voting Majority, to appoint a committee to review such books and records (the "Audit Committee"). The Audit Committee shall have the right to appoint an independent nationally recognized accountant or firm of accountants familiar with utility practice reasonably satisfactory to the City to audit such books and records, the cost of such audit to be paid by all Voting Members except the City. In the event such auditor shall determine that there are material errors or omissions in the calculation of Operating Expenses or amounts to be paid by particular Voting Members, CDOT agrees to take such

reasonable steps to rectify the situation as shall be approved by a Voting Majority of the Advisory Board (excluding CDOT) and are reasonably acceptable to CDOT.

SECTION 6. INDEMNIFICATION.

Except as set forth in Section 11, each Member (other than the City) shall indemnify, defend, save and hold harmless other Members (including the City), their employees and agents from and against any and all liabilities, losses, costs, judgments, damages or expenses, including court costs and attorneys' fees, whether for injury to person or damage to property, which liabilities, losses, costs, judgments, expenses or damages shall result from or are attributable to a negligent or willful act or omission of the indemnifying Member, its employees, or agents while carrying on activities associated with the Call Center or CUAN. The obligation to indemnify contained in this Section 6 shall survive termination of this Agreement as to all Members or, as to any particular Member, its discharge or withdrawal from CUAN. The obligation of each Member to indemnify, defend and hold harmless the City pursuant to this Section 6 shall not extend to Demolition or Excavation by the City not associated with the activities of the Call Center or CUAN.

SECTION 7. OPERATING GUIDELINES.

Operating Guidelines are attached hereto and by this reference made a part hereof. The Operating Guidelines may be amended only by resolution of the Voting Majority.

SECTION 8. DISCHARGE OF MEMBER FROM CUAN.

(a) CDOT shall bill Voting Members quarterly pursuant to Section 4(f) of this Agreement. Voting Members shall pay bills for services within 30 days of receipt. In the event that a Voting Member has failed to pay such bill within 45 days of receipt, the Advisory Board by resolution may, or CDOT may, upon two business days' written notice to the delinquent Voting Member, terminate the Voting Member's right to receive Dig Notices under Article II of the Operating Guidelines.

In the event that a Voting Member's bill has not been paid in full within 60 days of receipt, CDOT may notify the Advisory Board of the delinquency and request the Advisory Board to meet, or on its own motion the Advisory Board may proceed to meet, for the purpose of determining whether to discharge the Member from CUAN. CDOT shall send the delinquent Member a copy of the request to the Advisory Board.

The Advisory Board shall set the matter for a meeting within 10 days of the delivery of the request by CDOT or the Advisory Board's motion to hold the meeting. The delinquent Member shall be notified in writing of the date, time and place of the Advisory Board meeting at least three days in advance thereof. At the Advisory Board meeting CDOT, or if CDOT chooses not to, any person selected by the Advisory Board, shall establish the delinquency of the Voting Member. The Delinquent Voting Member shall have the opportunity, if it so desires, to respond.

Within five days after the meeting of the Advisory Board held to consider a Voting Member's delinquency, the Advisory Board shall determine:

- (i) whether the Voting Member is delinquent in the payment of its bill;
- (ii) whether the delinquency is sufficient to warrant a discharge from membership in CUAN;
- (iii) whether the delinquent Voting Member should be immediately discharged from CUAN, or, in the alternative, be given additional time, not to exceed sixty (60) days, to make full and complete payment on its outstanding delinquent bill including interest at a rate determined by the Advisory Board, accruing from the date of the Advisory Board's determination of delinquency. Failure by the delinquent Voting Member to render payment in full, as described above, within the time allotted by the Advisory Board shall result in immediate discharge of said Voting Member without further action by the Advisory Board.

A Voting Member found delinquent by a majority of all the votes entitled to be cast by the Advisory Board (other than the offending Voting Member) shall not be subject to immediate discharge unless the votes of Voting Members equal to a Voting Majority (exclusive of that percentage to be paid by the offending Member) concur in said immediate discharge. The delinquent Voting Member shall not sit or have any vote on the Advisory Board in its deliberations on the delinquency of such Voting Member. Notwithstanding anything to the contrary herein, the delinquent Member shall remain fully obligated for all unpaid bills and interest thereon and such delinquent share of Operating Expenses incurred by CUAN through the end of the quarter next succeeding the quarter in which such Voting Member is discharged.

- (b) Except for Transmission Fees, CDOT shall bill Notice Members annually pursuant to Section 3(a) of this Agreement no later than 45 days prior to the anniversary of such Notice Member's advisory to CUAN. Transmission fees shall be billed on a quarterly basis as described in Section 4(g). Notice Members shall pay any such bill within 30 days of receipt. In the event that a Notice Member has failed to pay such bill within 45 days of receipt, CDOT may, upon two business days written notice to the delinquent Notice Member, (i) terminate the Notice Member's right to receive Dig Notices under Article II of the Operating Guidelines and (ii) such Notice Member's membership in CUAN. The delinquent Notice Member request reinstatement of all may to CUAN upon payment delinquencies, together with such late payment charge as CDOT shall determine, and compliance with such other requirements as CDOT may CDOT shall provide notice of any termination and/or reinstatement of a Notice Member to the Advisory Board within 14 days of such termination.
- (c) It is understood and agreed by all Initial Members hereto that no delinquency shall exist and no interest shall be paid with respect to any charges relating to any period prior to the date of execution and delivery of this Agreement (the "pre-Agreement Charges"). Payment and billing arrangements with respect to the pre-Agreement Charges shall be agreed to by separate mutual agreements between the City and each of the other Initial Members.
- (d) An event of insufficient appropriations, as described in Section 12, shall not cause the City to be considered delinquent pursuant to this Section 8.

SECTION 9. WITHDRAWAL.

A Member may withdraw from CUAN at the end of a quarter by delivering written notice thereof to the Advisory Board at least thirty (30) days prior to the end of such quarter. Such withdrawal, however, shall not relieve any Voting Member of the responsibility to pay its proportionate share (as determined by the percentages set forth in Exhibit 1) of any Operating Expenses incurred by the Call Center or by CUAN through the end of the quarter succeeding the quarter in which such Voting Member withdraws.

SECTION 10. TERMINATION.

CDOT, on its own motion, or a Voting Majority of the Advisory Board, may terminate CUAN upon giving six months written notice thereof to the Members; provided, however, in the event of termination occasioned by an event of nonappropriation described in Section 12(a), no such notice shall be required. In the event that CUAN is terminated, any funds of CUAN not needed for the payment of its debts and the orderly cessation of its affairs shall be distributed to the Voting Members in proportion to their respective Voting Percentages at the time the funds were provided. distribution, if any, shall be made to Notice Members. addition, any funds required for the payment of CUAN's debts and the orderly cessation of its affairs shall be assessed by CDOT against and collected from the Voting Members in proportion to their respective Voting Percentages at the time the debts were The obligations contained in this Section 10 shall survive the termination of this Agreement.

SECTION 11. WAIVER; REMEDIES FOR BREACH.

- (a) Each Member waives any right or action (either individually or through CUAN) against the City, including CDOT, and any of its employees or agents for any liabilities, losses, costs, expenses, judgments or damages incurred by or accruing against such Member or affecting its property due to or arising out of the terms and conditions of this Agreement or the act or failure to act by the City (including CDOT) in connection with CDOT's conduct of Day-to-Day Operations or CDOT's actions or inactions as a Member, including, but not limited to, CDOT's actions or inactions on the Advisory Board. Such waiver shall not apply to an Excavation or Demolition by the City not associated with the activities of the Call Center or CUAN.
- (b) Each Member waives any right or action against CUAN or the Advisory Board or any of their respective employees or agents for any liabilities, losses, costs, expenses, judgments or damages, incurred by or accruing against such Member or to its property due to or arising out of the terms and conditions of this Agreement or CUAN's or the Advisory Board's action or failure to act in connection with CUAN's or the Advisory Board's activities related to CUAN or the Call Center.
- (c) Except as set forth under Sections 11(a) and 11(b) above, nothing in this Agreement shall prevent any Member from seeking recovery at law or equity against any other Member for injury to person or damage to property resulting from or attributable to the act or inaction of such other Member, its employees or agents within or outside of the scope of this Agreement.

(d) Nothing in this Agreement shall prevent CUAN, acting through the Advisory Board, from seeking recovery, to the extent permitted under Illinois law, at law or in equity against any Voting Member other than the City for breach of this Membership Agreement, including, but not limited to, failure to comply with the Operating Guidelines and failure of any Voting Member to pay when due its share of Operating Expenses. Any such right of recovery shall be independent of other remedies set forth in this Agreement. Nothing in this Agreement shall be deemed to provide for liability or financial responsibility of the City, CDOT, the Other Departments, its officers, employees or agents, concerning any Underground Facilities located in the Public Ways by permit issued by the City.

SECTION 12. APPROPRIATION.

(a) Notwithstanding anything to the contrary in this Agreement, the City's (which includes CDOT's) obligations pursuant to this Agreement, including in particular, the City's obligation to pay its share of the Operating Expenses as set forth in Exhibit 1, are subject to and conditional on the availability of sufficient appropriations by the City Council of the City. In the event that the City Council of the City shall fail to appropriate sufficient funds for any fiscal year for CDOT to be able to pay its share of the Operating Expenses as set forth in the Call Center's Budget (either current or approved), then CDOT shall consult with the Advisory Board at a special meeting to consider whether or not, and if so, under what circumstances CUAN may continue to operate. No resolution of the Advisory Board or amendment to this Agreement

relating to an event of insufficient appropriation shall become effective without the affirmative vote of CDOT's representative. If the Advisory Board is unable to resolve the difficulties caused by the event of insufficient appropriation before funds on hand for the Call Center are exhausted, then this Agreement shall immediately terminate, written notice thereof shall be given to all Members, and the remaining funds of CUAN should be applied as set forth in Section 10.

(b) It is anticipated that the City shall pay its share of the Operating Expenses in 1993 from moneys budgeted and available therefor pursuant to the City's 1993 Budget from Fund Number 300-6210-3433 or such other funds as shall be appropriated for such purposes in the City's 1993 budget. In subsequent years, the City shall pay its share of the Operating Expenses from moneys budgeted and available for such purpose from such funds as shall be designated by the City.

SECTION 13. GENERAL PROVISIONS.

- (a) By execution of this Agreement, each Initial Member, and by acceptance of this Agreement each Member other than an Initial Member acknowledges, that it has not been induced to execute or accept this Agreement by any promise, verbal or written, by or on behalf of the City, or by any third person regarding any term or condition of this Agreement not expressed herein. Each Member further represents that no such promise has been made to any City employee in regard to this Agreement.
- (b) Each Member acknowledges that it has carefully read, understands and accepts the obligations imposed by the terms and

conditions herein. Each Member further accepts the validity of the terms and conditions of this Agreement and will not, at any time, proceed against CUAN in any claim or proceeding challenging any term or provision of this Agreement.

- (c) No member of the governing body of the City or other unit of government and no other official, officer, agent or employee of the City is employed by any Member other than the City or has a financial or economic interest, directly or indirectly, in this Agreement or any subcontract resulting therefrom or in the privileges to be granted hereunder except as may be permitted in writing by the Board of Ethics established pursuant to the Municipal Code of Chicago (Chapter 2-156). Each Initial Member acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable as to the City.
- Agreement for the delay in performance or failure to perform in whole or in part its obligations under this Agreement due to strike, war or act or war (whether an actual declaration is made or not), insurrection, riot, act of public enemy, accident, fire, flood or other act of God or by other events to the extent that such events are caused by circumstances beyond Member's control and any such delay or failure to perform shall not be deemed to be a violation of this Agreement. In the event that the delay in performance or failure to perform affects only part of that Member's capacity to perform its obligations under this Agreement, such Member shall perform such obligations to the extent it is able to do so in as expeditious a manner as possible. Such Member shall

promptly notify CUAN in writing of an event covered by this Section and the date, nature and cause thereof. Furthermore, such Member, in such notice, shall indicate the anticipated extent of such delay and the obligations under this Agreement to be affected thereby. The provisions of this Section 13 shall not excuse any Member's failure to pay its percentage of Operating Expenses when due pursuant to Section 4.

Each Initial Member (except the City) has executed the appropriate Anti-Apartheid Affidavit (the "Affidavit") attached to this agreement as Exhibit 4 and incorporated into this agreement by reference. All Members other than Initial Members shall execute such Affidavits. Each Member (other than the City) understands and acknowledges that the City may declare a default and terminate all existing contracts with such Member and may attempt to expel any Member which violates any provision of Chapter 3-68 of the Municipal Code of Chicago (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, each Member understands and acknowledges that any person who violates any provision of Chapter 3-68 of the Municipal Code of Chicago 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.

- (f) It shall be the duty of each Member, all subcontractors and all officers, directors, agents, partners and employees of such Member to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago. Each Member understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago. Each Member shall inform all its subcontractors of the provision and require understanding and compliance herewith.
- (g) Each Member (except the City) has provided copies of the latest articles of incorporation, its by-laws and resolutions, and evidence of its authority to do business in the State of Illinois including certifications of good standing from the Office of the Secretary of State of Illinois. Each Initial Member has provided the City with a Disclosure of Ownership Interest Affidavit completed copies of which are attached hereto and incorporated by reference herein as Exhibit 5.
- (h) This Agreement shall be construed pursuant to the laws of the State of Illinois.

- (i) Section headings are descriptive and used merely for the purpose of organization and where inconsistent with the text are to be disregarded.
- (j) Unless otherwise specified herein, all notices, requests, designations, deliveries, approvals, consents, demands and waivers required or provided hereunder or desired by the parties hereto shall be in writing and shall be deemed properly served if hand-delivered to a Member at the following address (effective on delivery) or if sent by registered or certified mail, postage prepaid, return receipt requested, addressed to a Member at such address (effective three business days after mailing) or by facsimile transmission (effective on the date of delivery):

CUAN Call Center City Hall, Room 802 Chicago, Illinois 60602 Tel. No. (312) 744-7000 Fax No. (312) 744-4627

The specification of a number of days' or months' notice shall mean notice of not less than such number of calendar days or months, unless otherwise provided in this Agreement.

- (k) If any section, paragraph or provision of this Agreement 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 Agreement.
- (1) Except where the context would require a different meaning, all references to a Member includes each of its officials, officers, directors, employees, shareholders, agents, successors, beneficiaries, permitted assigns, legal representatives and affiliates who operate within the City of Chicago or have any connection with CUAN. No member, individually or collectively, of

the City Council or agent or employee of the City and no officer, director or employee of any other Member incurs or assumes any individual or personal liability by the execution or acceptance of this Agreement or by reason of default in the performance of any of the terms hereof. All such liability of such officials, agents and employees of the City and officers and directors of the other Members unless otherwise required by law, is hereby released as a condition of and in consideration for the execution of this Agreement. Any representative of a Member executing this Agreement or accepting its terms, does however, by execution thereof, warrant his or her authority to sign this Agreement.

- (m) Any legal action regarding this Agreement shall be brought in the appropriate court located in Chicago, Illinois. The Members hereby submit to the personal jurisdiction and venue of such courts located in Chicago, Illinois for the purpose of enforcing the provisions of this Agreement.
- (n) Failure or delay on the part of CDOT or the Advisory Board or any Member to exercise any right, power, privilege or remedy hereunder shall not constitute a waiver thereof. A waiver, to be effective, must be in writing, and must be signed by the appropriate officials making the waiver. A written waiver of default shall not operate as a waiver of any other default or of the same type of default on a future occasion.
- (o) No revision, modification or amendment of this Agreement shall be effective unless it is in writing and signed by the duly authorized representatives of the then-current Voting Majority. Typographical errors may be corrected or other minor

changes made to this Agreement if those corrections are initialed by representatives of all the then-current Members.

(p) This Agreement may be executed in multiple counterparts, each of which shall constitute an original instrument.

In Witness Whereof, The Initial Members have caused this instrument to be duly executed on the day and year first above written.

	City of Chicago
	By: Commissioner Department of Sewers
	By: Commissioner Department of Streets and Sanitation
· · · · · · · · · · · · · · · · · · ·	By: Commissioner Department of Transportation
	By:Commissioner Department of Water
Attest:	Commonwealth Edison Company By:
Attest:	Illinois Bell Telephone Company By:
Attest	The Peoples Gas Light and Coke Company
	By:
Attest:	A. T. & T. Communications of Illinois, Inc.
	By:

AUTHORIZATION FOR GRANTS OF PRIVILEGE IN PUBLIC WAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 October 7, 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.

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

The Amoco Corporation.

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

SECTION 1. Permission and authority are hereby given and granted to The Amoco Corporation, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use a curb-cut, a decorative granite and concrete sidewalk, eight (8) ornamental light fixtures with benches, and two (2) decorative "No Parking" signs at the curb-cut, all being located along East Randolph Street in the public right-of-way and adjacent to the premises known as 200 East Randolph Street.

Said description of uses in the public right-of-way shall be shown on a print hereto attached and shall be as follows:

1. Curb Cut

Said Curb-Cut shall measure one hundred twenty-five (125) feet in length and twenty-five (25) feet in width for a total of three thousand one hundred twenty-five (3,125) square feet of space being used along the public right-of-way of East Randolph Street, between North Stetson Drive and North Columbus Drive.

2. Decorative Granite/Concrete Sidewalk

Said decorative sidewalk shall measure one hundred twenty-five (125) feet in length and nine (9) feet in width for a total of one thousand one hundred twenty-five (1,125) square feet of space being used along the public right-of-way of East Randolph Street, between North Stetson Drive and North Columbus Drive.

3. Eight (8) Ornamental Light Fixtures With Benches

Said light fixtures with benches shall measure five (5) feet in length, five (5) feet in width and ten (10) feet in height, respectively, (light fixtures) and eighteen (18) inches in height (benches), for a total of two hundred (200) square feet of space being used along the public right-of-way of East Randolph Street, between North Stetson Drive and North Columbus Drive.

4. Two (2) Ornamental Signs

Said ornamental "No Parking" signs at the curb-cut shall measure one (1) foot in length, one (1) foot in width and seven (7) feet in height, respectively, for a total of two (2) square feet of space being used along the public right-of-way of East Randolph Street, between North Stetson Drive and North Columbus Drive.

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 Fifteen Thousand Six Hundred Seventy-one and no/100 Dollars (\$15,671.00) 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 way 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 40413 of this Journal.]

Bank Of Ravenswood.

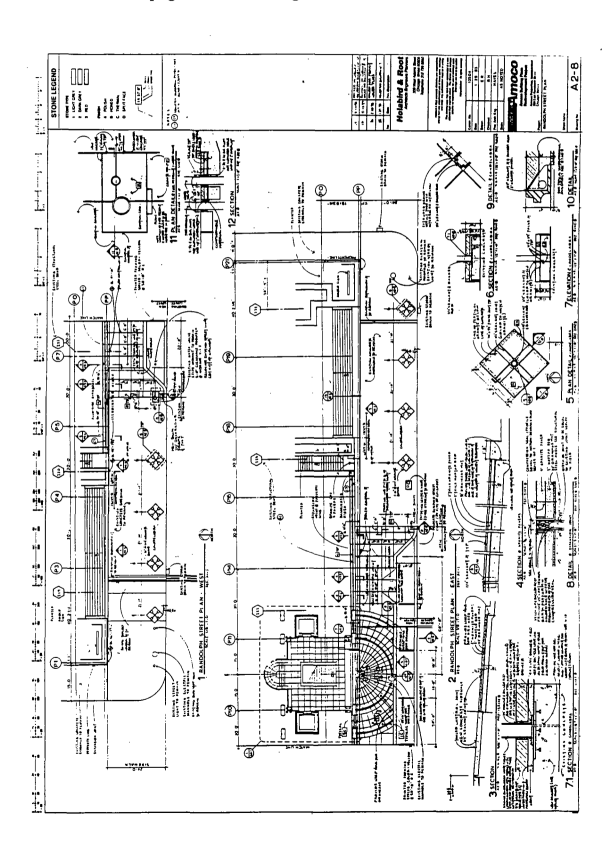
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Bank of Ravenswood, upon the terms and subject to the conditions of this ordinance to occupy space on West Ravenswood Avenue in front of and across the street from bank property adjacent to the premises at 1825 West Lawrence Avenue, to be used for sixty-one (61) parking spaces, for a total of ten thousand two hundred forty (10,240) square feet of space being utilized in the public right-of-way.

Authority herein given and granted shall be for a period of five (5) years from and after November 30, 1993.

(Continued on page 40414)

Ordinance associated with this drawing printed on pages 40409 through 40412 of this Journal.



(Continued from page 40412)

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 Thousand Four Hundred Fifty-seven and no/100 Dollars (\$4,457.00) 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 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 40417 of this Journal.]

Central Telephone Company Of Illinois.

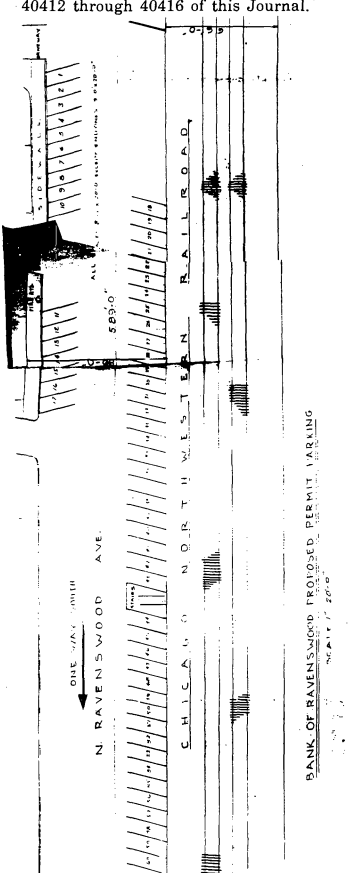
Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Central Telephone Company of Illinois, upon the terms and subject to the conditions of this ordinance to:

1) Maintain and use as now constructed a nine (9) foot four (4) inch transite conduit communications system, encased in a concrete trench, thirteen point three (13.3) inches in width and height. Said conduit system begins at a point on the southerly line of West Higgins Road, six hundred ninety-eight (698) feet east of center line of North East River Road, running in a northerly direction under and across West Higgins Road a distance of fifty (50) feet to the center line of said West Higgins Road, thence continuing in a northerly direction under and across West Higgins Road into the property of the Village of Park Ridge a distance of fifty (50) feet to the north line of West Higgins Road, thence changing directions and running westerly along the north line of West Higgins Road also in the Village of Park Ridge a distance of six hundred sixty-two (662) feet to the east line of North East River Road, thence in a southerly direction and back into City of Chicago property along the east line of North East River Road a distance of two hundred sixty-four (264) feet to a manhole four (4) feet in width and eight (8) feet in length and six (6) feet in depth, thence continuing in a southerly

(Continued on page 40418)

Ordinance associated with this drawing printed on pages 40412 through 40416 of this Journal.



(Continued from page 40416)

direction along the east line of North East River Road a distance of six hundred forty-two (642) feet to a manhole of like dimensions located on the east line of North East River Road, thence continuing in a southerly direction a distance of three hundred one (301) feet along the east line of North East River Road into Illinois Tollway Highway Commission property.

- Maintain and use as now constructed four (4) three and one-half (3½) inch transite conduits containing communication cables under and across West Higgins Road at a point nine hundred twenty (920) feet west of the center line of North Cumberland Avenue.
- Maintain and use as now constructed four (4) three and one-half $(3\frac{1}{2})$ inch transite conduits containing communication cables under and across West Higgins Road at a point six hundred thirty-two (632) feet west of the center line of North Cumberland Avenue.
- Maintain and use as now constructed a six-duct multiple concrete conduit measuring ten and five-eighths (10-5/8) inches in width and fifteen and three-eighths (15-3/8) inches in height containing communication cables, together with the necessary manholes, beginning at a manhole located in the parkway thirty-eight (38) feet north of the center line of West Bryn Mawr Avenue and fifty-one (51) feet west of the center line of North Cumberland Avenue, thence west a distance of one thousand ninety-seven (1,097) feet to a manhole located forty-six (46) feet north of the center line of said West Bryn Mawr Avenue and twenty-nine (29) feet west of the center line of North Delphia Avenue, thence south a distance of two thousand four hundred sixteen (2,416) feet, thence into utility easements on private property.

Authority herein given and granted shall be for a period of five (5) years from and after April 1, 1992.

The location of said privileges shall be as shown on prints hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privileges 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 Eight Hundred Seventy and no/100 Dollars (\$6,870.00) per annum, in advance. In case of termination of the privileges 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 privileges 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 40422 through 40425 of this Journal.]

Chicago Clergy Association.

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

SECTION 1. Permission and authority are hereby given and granted to Chicago Clergy Association, upon the terms and subject to the conditions of this ordinance to construct, install, maintain and use an underground one hundred (100) pair telephone copper cable for communication purposes across West Washington Boulevard adjacent to the premises known as 120 North Sangamon Street. Said cable shall be one hundred (100) feet in length and one (1) inch in width and shall connect the 932 West Washington Boulevard building with the building at 933 West Washington Boulevard and shall be installed at a depth of approximately ten (10) feet under ground level.

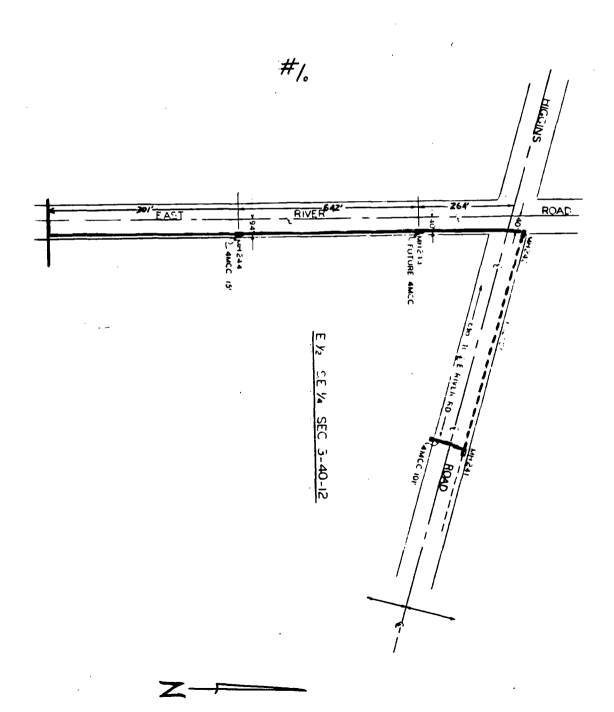
Authority herein given and granted shall be for a period of five (5) years from and after the date of passage of this ordinance.

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.

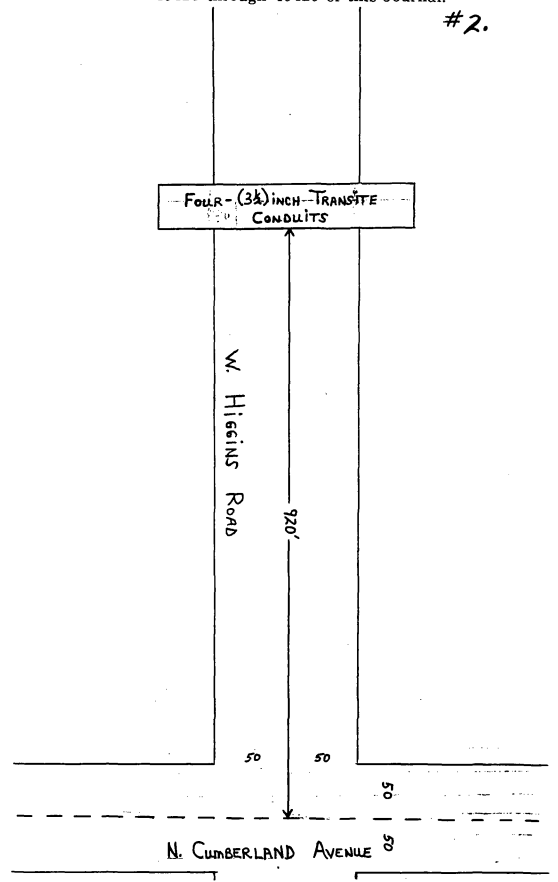
SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of Two Hundred Fifty and no/100 Dollars (\$250.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the 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.

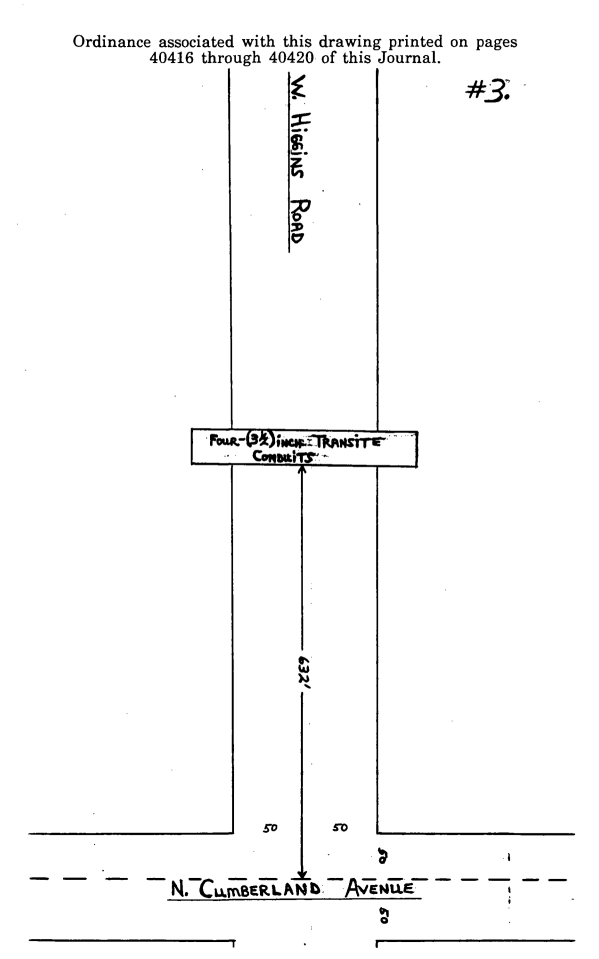
(Continued on page 40426)

Ordinance associated with this drawing printed on pages 40416 through 40420 of this Journal.

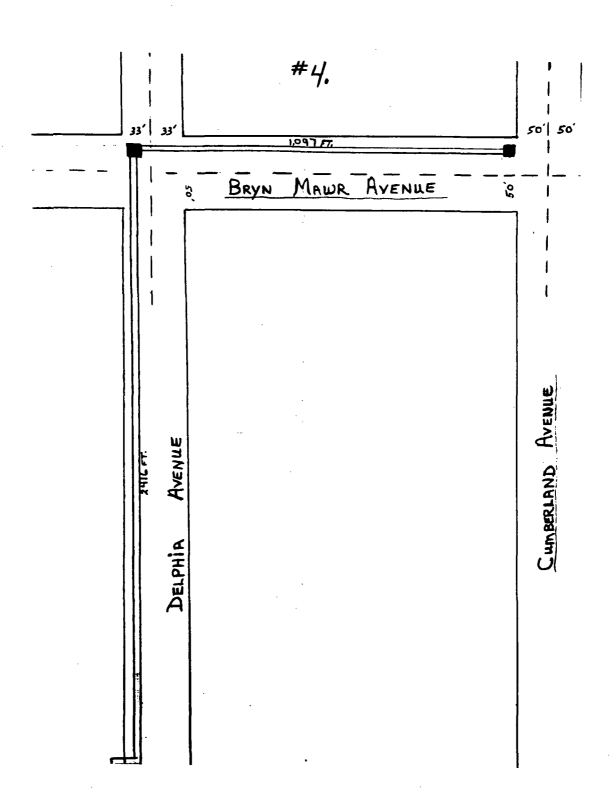


Ordinance associated with this drawing printed on pages 40416 through 40420 of this Journal.





Ordinance associated with this drawing printed on pages 40416 through 40420 of this Journal.



(Continued from page 40421)

Further renewal authority for the continued maintenance and use of the public way 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.

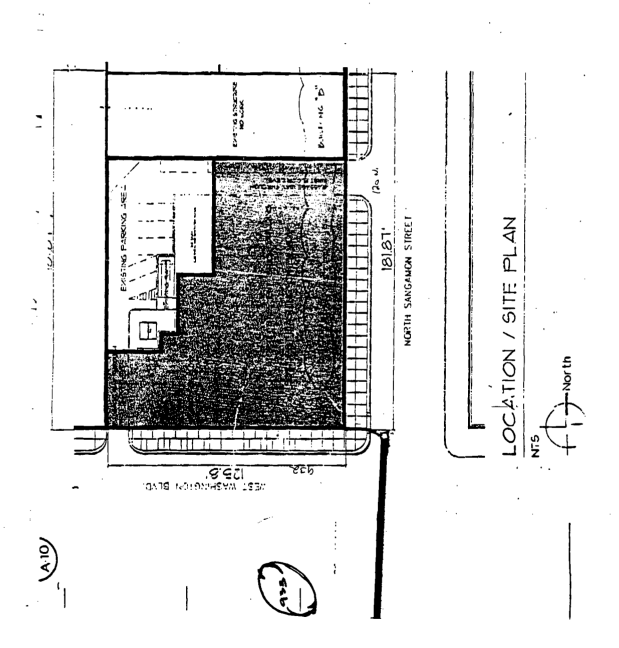
SECTION 8. The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this ordinance, 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 40428 of this Journal.]

Ordinance associated with this drawing printed on pages 40421 through 40427 of this Journal.



Chicago Public Schools. (John Spry School)

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

SECTION 1. Permission and authority are hereby granted to the Chicago Public Schools, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use a playlot, with a steel works play unit and enclosed by a steel chain link fence, along the public right-of-way along South Marshall Boulevard, adjacent to John Spry School located at 2400 South Marshall Boulevard. Said playlot shall measure forty-two (42) feet in length and thirty-nine (39) feet in width for a total of one thousand six hundred thirty-eight (1,638) square feet of space as shown on prints hereto attached. Said playlot is to be enclosed by a chain link fence which shall measure a minimum of thirty-six (36) inches in height and shall have one (1) opening to the playlot only on the sidewalk/school side of said play lot.

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 Zero and no/100 Dollars (\$-0-) 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 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.

[Additional steelworks information attached to the aforementioned drawing omitted for printing purposes but on file and available for public inspection in Office of the City Clerk.]

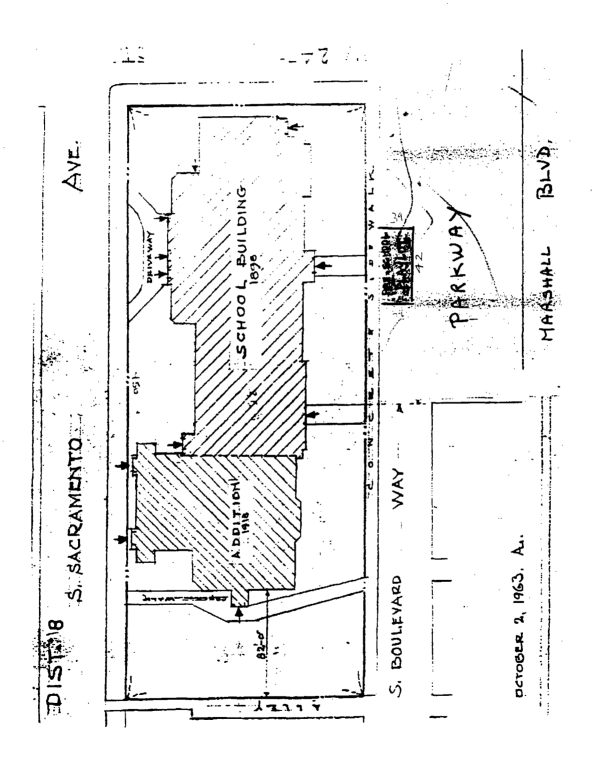
[Drawing attached to this ordinance printed on page 40432 of this Journal.]

General Parking Corporation.

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

(Continued on page 40433)

Ordinance associated with this drawing printed on pages 40429 through 40431 of this Journal.



(Continued from page 40431)

SECTION 1. Permission and authority are hereby granted upon the terms and subject to the conditions of this ordinance, to General Parking Corporation, to construct, maintain and use a stair platform adjacent to North Columbus Drive. Said stair platform shall be constructed on private property and shall provide pedestrian access to/from the private parking lot on ground level to elevated North Columbus Drive. Said stair platform shall be located on the west side of North Columbus Drive approximately seventy eight (78) feet north of the Chicago River with an opening onto North Columbus Drive of approximately four (4) feet, six (6) inches.

Authority herein given and granted shall be for a period of five (5) years from and after October 31, 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 Two Hundred and no/100 Dollars (\$200.00) 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 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 40436 of this Journal.]

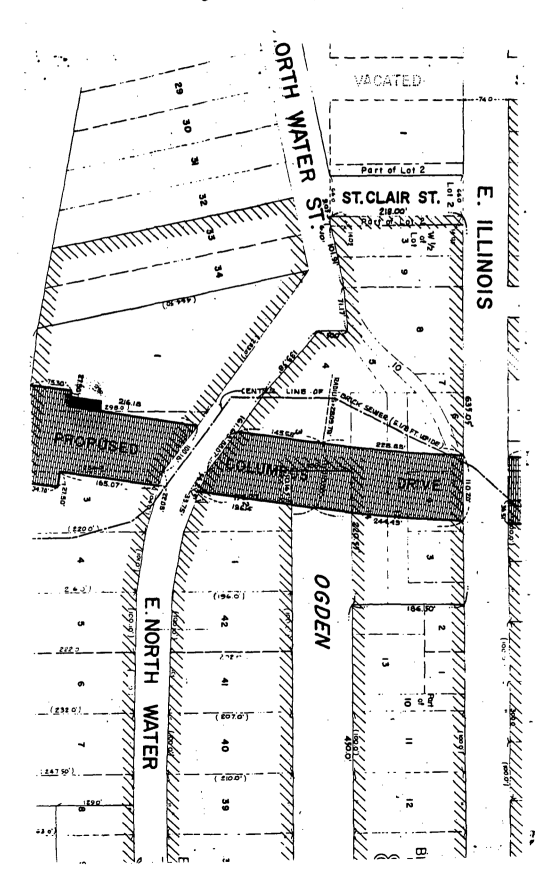
LaSalle National Bank, Under Trust Number 41274 And Main Bank Of Chicago, Under Trust Number 78-1331.

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

SECTION 1. Permission and authority are hereby given and granted to LaSalle National Bank, under Trust No. 41274 and Main Bank of Chicago, under Trust No. 78-1331, upon the terms and subject to the conditions of this ordinance to maintain and use as now constructed a covered two (2) level passageway across the east/west sixteen (16) foot alley. Said passageway shall be approximately sixteen (16) feet in length and twenty-four (24) feet in width located at a distance of approximately one hundred twenty-three

(Continued on page 40437)

Ordinance associated with this drawing printed on pages 40431 through 40435 of this Journal.



(Continued from page 40435)

(123) feet north of the north line West 21st Street and three hundred fortynine (349) feet east of the east line of South Rockwell Street connecting the rear of buildings at 2513 West Cullerton Street and 2512 West 21st Street.

Authority herein given and granted shall be for a period of five (5) years from and after October 20, 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 way 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 40440 of this Journal.]

John S. And Dolores Wolowiec (Doing Business As Parkside Chapels).

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

SECTION 1. Permission and authority are hereby given and granted to John S. and Dolores Wolowiec, doing business as Parkside Chapels, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use an occupation of space along the public right-of-way for dryuit facing on existing exterior masonry walls adjacent to the premises located at 5948 South Archer Avenue.

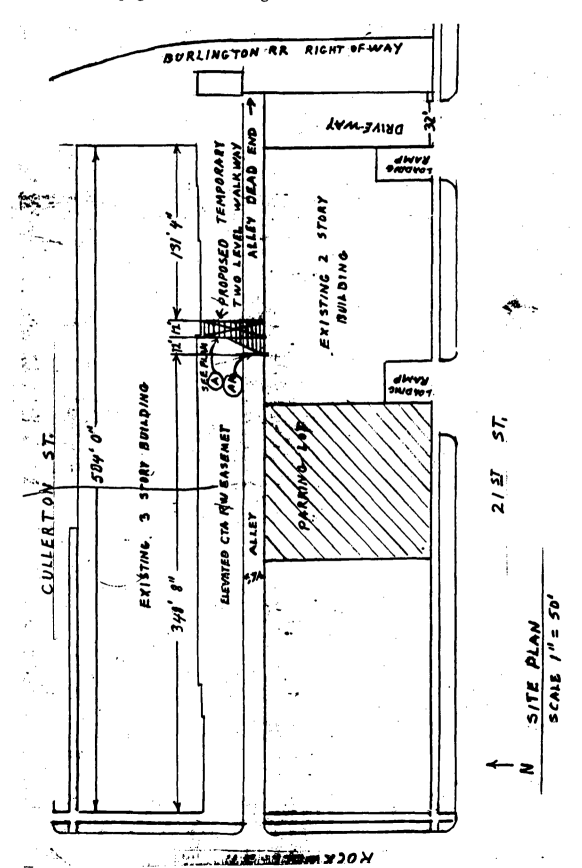
Said dryuit facing privilege shall be as shown on prints hereto attached and described as follows:

1. Along South Archer Avenue

Said privilege shall measure sixty-eight (68) feet in length, one (1) inch to three point five (3.5) inches in width and twenty (20) feet in height for a total of approximately forty (40) square feet of space being used along the public right-of-way.

(Continued on page 40441)

Ordinance associated with this drawing printed on pages 40435 through 40439 of this Journal.



(Continued from page 40439)

2. Along South Major Avenue

Said privilege shall measure approximately fifty-two (52) feet in length, one (1) inch to four (4) inches in width and twenty (20) feet in height for a total of approximately thirty-three (33) square feet of space being used along the public right-of-way.

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 privileges shall be as shown on prints hereto attached, which by reference are hereby incorporated and made a part of this ordinance. Such privileges 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 privileges herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance. In case of termination of the privileges 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 these privileges, 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 privileges. 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 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 40444 through 40445 of this Journal.]

Ms. Marcia Seetapun.

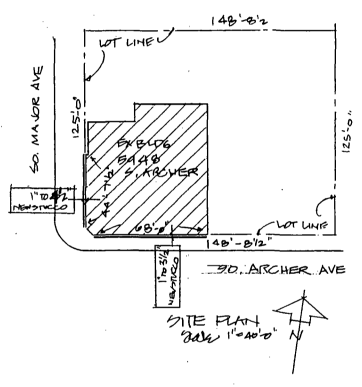
Be It Ordained by the City Council of the City of Chicago:

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

(Continued on page 40446)

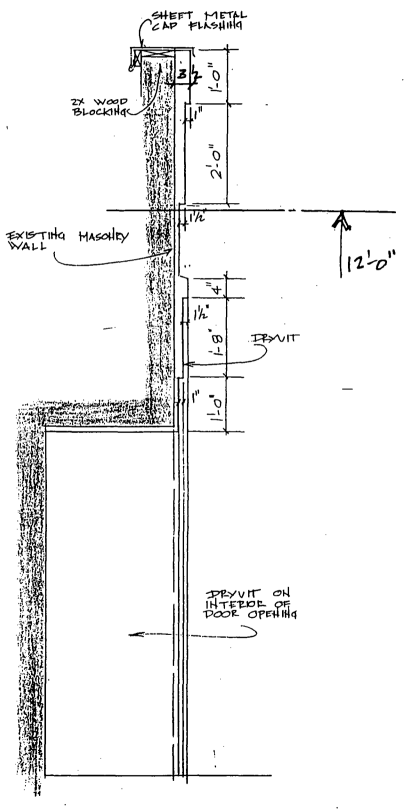
Ordinance associated with this drawing printed on pages 40439 through 40443 of this Journal.



DAN 8492 8/6/93



Ordinance associated with this drawing printed on pages 40439 through 40443 of this Journal.





WALL SECTION D

(Continued from page 40443)

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 Two Hundred Thirty-two and no/100 Dollars (\$232.00) 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 40449 of this Journal.]

1800 Clybourn Associates.

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

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

Light Bollards

Fifteen light bollards equally spaced along sidewalk curb in West Willow Street.

Parking

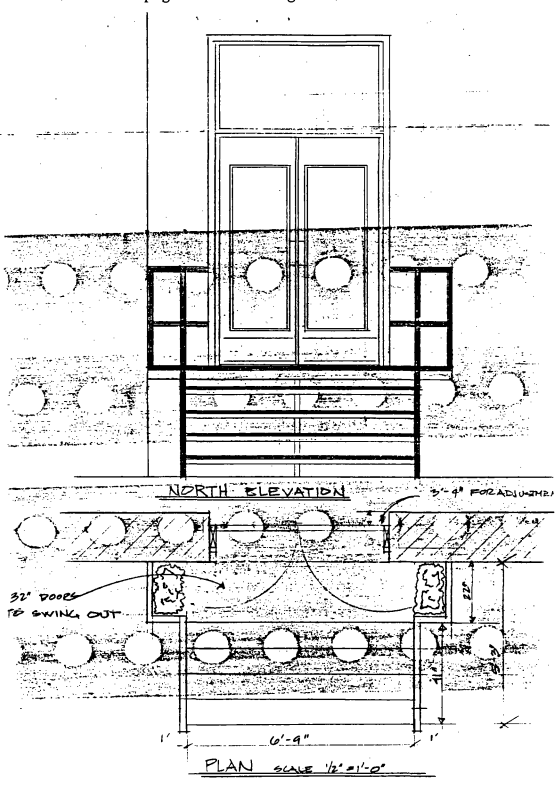
Paved surface parking and guardrail providing ten (10) foot wide sidewalk. Space to be used on West Willow Street shall be approximately three hundred one point eighty-two (301.82) feet in length and three point sixteen (3.16) feet in width. Space to be used on North Marcey Street shall be approximately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

Parking

Continuous inverted (depressed) curb at sidewalk/street interface to provide parking along North Marcey Street approximately three

(Continued on page 40450)

Ordinance associated with this drawing printed on pages 40443 through 40448 of this Journal.



(Continued from page 40448)

hundred (300) feet in length and one (1) foot in width and two hundred sixty (260) feet in length and one (1) foot in width.

All such parking shall be open and available to the general public, without restrictions or charge.

Authority herein given and granted shall be for a period of five (5) years from and after December 14, 1993.

The location of said privileges shall be as shown on prints hereto attached, which by reference are hereby incorporated and made a part of this ordinance. Such privileges 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 privileges in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privileges herein granted the sum of Three Thousand One Hundred Seventy-one and no/100 Dollars (\$3,171.00) per annum, in advance. In case of termination of the privileges 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 privileges 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 40453 through 40454 of this Journal.]

AMENDMENT OF ORDINANCES WHICH AUTHORIZED GRANT OF PRIVILEGE TO CITIPLACE INTERNATIONAL, INC. FOR INSTALLATION OF SIDEWALK TYPE FIRE DEPARTMENT SIAMESE CONNECTIONS AT 674 NORTH MICHIGAN AVENUE.

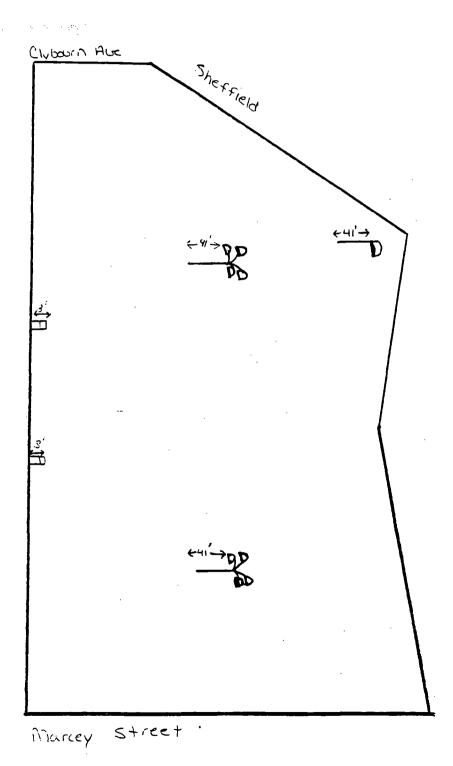
The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 2, 1993.

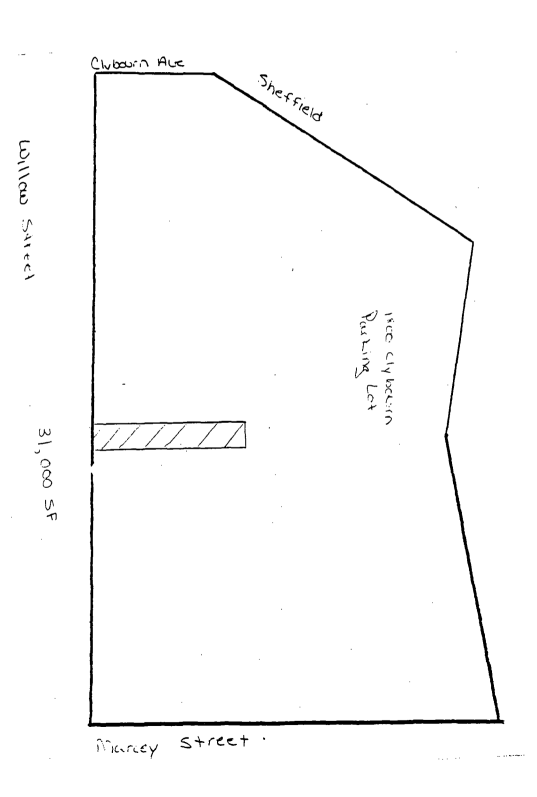
To the President and Members of the City Council:

(Continued on page 40455)

Ordinance associated with this drawing printed on pages 40448 through 40452 of this Journal.



Ordinance associated with this drawing printed on pages 40448 through 40452 of this Journal.



(Continued from page 40452)

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body Pass an amendment to an ordinance passed by the City Council on June 9, 1993 and printed on page 33645 of the Journal of Proceedings of the City Council, deleting the words: "Citiplace International, Inc.", and inserting in their place the words: "H.C.D. Corporation". This ordinance was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 ordinance passed by the City Council of the City of Chicago on June 9, 1993, and printed upon page 33645 of the Journal of Proceedings of the City Council is hereby amended by deleting the words: "Citiplace International, Inc." and inserting in their place the words "H.C.D. Corporation".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

AMENDMENT OF ORDINANCE WHICH AUTHORIZED GRANT OF PRIVILEGE TO CITIPLACE INTERNATIONAL, INC. FOR MAINTENANCE AND USE OF VAULTED SIDEWALK SPACE ADJACENT TO 674 -- 678 NORTH MICHIGAN AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 amendment to an ordinance passed by the City Council on June 9, 1993 and printed on page 33649 of the Journal of Proceedings of the City Council, deleting the words: "Citiplace International, Inc.", and inserting in their place the words: "H.C.D. Corporation". This ordinance was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 ordinance passed by the City Council of the City of Chicago on June 9, 1993, and printed upon page 33649 of the Journal of Proceedings of the City Council is hereby amended by deleting the words: "Citiplace International, Inc." and inserting in their place the words "H.C.D. Corporation".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

AUTHORIZATION FOR GRANTS OF PRIVILEGE IN PUBLIC WAY FOR CANOPIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 October 7, 1993) to construct, maintain and use sundry canopies by various establishments.

This recommendation were 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 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

Anderson, Inc.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Anderson, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 1132 South Jefferson Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twelve (12) feet in length, nor six (6) 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.

BAB Associates, In Care Of First Development, Inc.: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to BAB Associates, c/o First Development, Inc. ("Permittee") to construct, maintain and use ten (10) canopies over the public way attached to the structure located at 3300 -- 3332 North Broadway for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed seven (7) at thirteen (13) feet, two (2) at sixteen (16) feet and one (1) at six (6) feet, respectively, in length nor two (2) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Two Hundred Fifty and no/100 Dollars (\$250.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopies are removed. The Permittee shall renew the privilege herein granted prior to the date of expiration.

The Permittee shall protect, defend, indemnify and hold harmless the City of Chicago, its officers, agents and employees, against and from any expense, claim, controversy, damage, personal injury, death, liability, judgment, or 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.

Dominick's Finer Foods, Inc.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Dominick's Finer Foods, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2500 North Central 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 one hundred seventy (170) 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 One Hundred Ninety-five and no/100 Dollars (\$195.00) 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.

European Tan Spa: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to European Tan Spa ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2151 North Sheffield 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 four (4) 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.

Mr. Filiberto Quiles: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Filiberto Quiles ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3045 North Kedzie 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 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.

Frontera Grill, Inc.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Frontera Grill, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 445 North Clark Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and

approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed forty-seven (47) 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 Seventy-two and no/100 Dollars (\$72.00) 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.

Helen Scott Insurance Agency, Inc.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Helen Scott Insurance Agency, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 732 -- 734 East 75th Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed thirty-six (36) 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 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.

KB Holdings Corporation: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to KB Holdings Corporation ("Permittee") to construct, maintain and use two (2) canopies over the public way attached to the structure located at 163 East Walton Street for a period of three (3) years from and after May 17, 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 (20) feet and one (1) at one hundred two (102) feet in length, nor two (2) at six (6) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of One Hundred Seventy-seven and no/100 Dollars (\$177.00) 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.

Mallers-Chicago Management Company, Inc.: Canopies.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Mallers-Chicago Management Company, Inc. ("Permittee") to construct, maintain and use fourteen (14) canopies over the public way attached to the structure located at 5 South Wabash Street for a period of three (3) years from and after September 9, 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 twelve (12) feet, two (2) at fourteen (14) feet, three (3) at sixteen (16) feet, three (3) at twentynine (29) feet and five (5) at sixty-five feet in length, nor three (3) at two (2) feet, three (3) at five (5) feet and eight (8) at eight (8) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Seven Hundred and no/100 Dollars (\$700.00) 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.

Neighbor's Tavern, Inc.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Neighbor's Tavern, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 5559 West Henderson Street for a period of three (3) years from and after July 11, 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-nine (29) 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-four and no/100 Dollars (\$54.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted 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.

Oxford House Hotel, American National Bank Trust 90889: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Oxford House Hotel, American National Bank, Trust No. 90889 ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 225 North Wabash Avenue for a period of three (3) years from and after November 5, 1993 -- November 4, 1996 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 fifty-six (56) feet in length, nor eight (8) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Eighty-one and no/100 Dollars (\$81.00) 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 Packaging Store: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to The Packaging Store ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 58 West Maple for a period of three (3) years from and after September 11, 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 twelve (12) 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.

Paris Jewelry, Inc.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Paris Jewelry, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 5794 West Archer 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 twenty-one (21) 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.

Ms. Dawn Fakas (Doing Business As Stylus): Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Dawn Fakas, doing business as Stylus ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3167 North Broadway for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-four (24) 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.

Mr. Claudio Martinez (Doing Business As Super Delight): Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Claudio Martinez doing business as Super Delight ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 1055 North Ashland 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 twenty-four (24) 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.

Torres Optical: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Torres Optical ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3356 North Ashland Avenue for a period of three (3) years from and after July 7, 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 canopy shall not exceed eighteen (18) 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.

Wabash Randolph Partnership, In Care Of Klaff Joss, Lp.: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to Wabash Randolph Partnership, c/o Klaff Joss, Lp. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 30 East Randolph Street for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seven (7) feet in length, nor six (6) 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.

100 West Monroe Street, In Care Of Downs Mohl And Company: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to 100 West Monroe Street, c/o Downs Mohl and Company ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 10 East Schiller Street for a period

of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Public Works and approved by the Commissioner of Inspectional Services and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed nine (9) feet in length, nor eight (8) 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.

1960 Lincoln Park West: Canopy.

Ordered, That the Director of Revenue is hereby authorized to issue a permit to 1960 Lincoln Park West ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 1960 Lincoln Park West 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 ten (10) feet in length, nor six (6) 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.

AMENDMENT OF ORDER WHICH AUTHORIZED GRANT OF PRIVILEGE TO CITIPLACE INTERNATIONAL, INC. FOR CONSTRUCTION, MAINTENANCE AND USE OF TWO CANOPIES OVER PUBLIC WAY AT 676 NORTH MICHIGAN AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 amendment to an order passed by the City Council on June 9, 1993 and printed upon page 33685 of the Journal of Proceedings of the City Council, deleting the words: "Citiplace International, Inc.", and inserting in their place the words: "H.C.D. Corporation." This ordinance was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 order passed by the City Council of the City of Chicago on June 9, 1993, and printed upon page 33685 of the Journal of Proceedings of the City Council is hereby amended by deleting the words: "City Place International, Inc.", and inserting in their place the words: "H.C.D. Corporation".

SECTION 2. This ordinance amendment shall be in effect upon it's passage.

VACATION OF PORTION OF SOUTH DR. MARTIN LUTHER KING, JR. DRIVE AND DEDICATION OF SPECIFIED PROPERTY LYING SOUTH OF EAST 23RD STREET AND ADJOINING ADLAI E. STEVENSON EXPRESSWAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 and rededicating that part of South Dr. Martin Luther King, Jr. Drive lying south of East 23rd Street and adjoining the Adlai E. Stevenson Expressway. This ordinance was referred to the committee on November 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public streets described in the following ordinance; now, therefore,

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

SECTION 1. That all that part of South Dr. Martin Luther King Jr., Drive (formerly South South Park Way) and East 24th Street lying west of the west line of East 23rd Street as opened by Deed to the South Park Commissioner's, recorded October 3, 1923 in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 8128323 being the west line of Lots 1 and 2 in Block 2 in Walker Brothers Addition to Chicago in the northeast fractional quarter of Section 27, Township 39 North, Range 14 East of the Third Principal Meridian; lying west of the west line of Lots 2 to 13, both inclusive, in Block 2 and west of the west line of Lots 25 to 33, both inclusive, in Block 2; lying west of the west line of Lots 31 to 44, both inclusive, in Block 3; lying west of the west line of the east/west 18 foot alley vacated by ordinance passed by the City Council of the City of Chicago, February 13, 1882 being described by said ordinance as "lying between Lots 13 and 33 in Block 2 in Walker Brothers Addition to Chicago" aforementioned, being further described as a line drawn from the southwest corner of Lot 13 in Block 2 to the northwest corner of Lot 33 in Block 2; lying west of the west line of East 24th Street, vacated by ordinance passed by the City Council of the City of Chicago, May 19, 1993 and recorded June 9, 1993 in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 93-437386, being described by said ordinance as "a line drawn from the southwest corner of Lot 25 in Block 2 to the northwest corner of Lot 44 in Block 3 all in Walker Brothers Addition to Chicago" aforementioned; lying north, northeast and east of the following described line: beginning at the southwest corner of Lot 31 of Block 3 of Walker Brothers Addition to Chicago aforementioned; thence North 89 degrees 58 minutes 19 seconds west along a straight line a distance of 29.80 feet to a curve (being the easterly right-ofway line of the proposed relocation of South Dr. Martin Luther King, Jr. Drive); thence northwesterly along a curve convex to the northeast (said curve being the proposed easterly right-of-way line aforementioned), having a radius of 687.72 feet a distance of 129.20 feet, said curve having a chord bearing of North 18 degrees 06 minutes 09 seconds west and a chord length of 129.01 feet, to a straight line; thence north 30 degrees 14 minutes 12 seconds west along a straight line a distance of 31.66 feet to a curve; thence northwesterly along a curve convex to the northeast having a radius of 684.72 feet a distance of 100.26 feet, said curve having a chord bearing of north 30 degrees 18 minutes 39 seconds west and a chord length of 100.17 feet, to a straight line; thence north 34 degrees 30 minutes and 20 seconds west along a straight line a distance of 57.64 feet to a straight line; thence north 00 degrees 07 minutes and 57 seconds east along a straight line a distance of 22.87 feet to a straight line; thence north 34 degrees 30 minutes

20 seconds west along a straight line a distance of 49.85 feet to the westerly right-of-way line of existing South Dr. Martin Luther King, Jr. Drive (formerly South South Park Way); lying east of the west line of South Dr. Martin Luther King, Jr. Drive (formerly South South Park Way), being a line drawn from a point on the south line of Block 40, 132.0 feet west of the southeast corner in Block 40 in Canal Trustees' Subdivision of the west half of Section 27, Township 39 North, Range 13 East of the Third Principal Meridian; to a point on the north line of Block 26, 132.0 feet west of the northeast corner of Block 26 in Canal Trustees' aforementioned (hereinafter referred to as "Old King Right-of-Way Line"); lying north of the north line of Lot 6 in Assessor's Division of the north 185 feet of Block 40 in Canal Trustees' Subdivision aforementioned; lying easterly of a line drawn from a point on the north line of said Lot 6, 133.82 feet west of the northeast corner of Lot 6, in Assessor's Division of the north 185 feet of Block 40 in Canal Trustees' Subdivision aforementioned (as measured along the north line of Lot 6) to a point on the south line of Lot 10 in Circuit Court Partition of Block 39 in Canal Trustees' Subdivision aforementioned, said point on the south line of Lot 10 being 86.14 feet (as measured along the north line of East 24th Street) west of the east line of that part of South Dr. Martin Luther King, Jr. Drive (formerly South South Park Way) vacated by ordinance passed by the City Council of the City of Chicago, February 27, 1974 and recorded May 27, 1974 in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 22729489 said east line being described by such ordinance as "a line 30.62 feet east of and parallel to the west line of Lots 3 to 8", both inclusive; lying south of the south line of Lots 8, 9 and 10 in Circuit Court Partition of Block 39 in Canal Trustees' Subdivision aforementioned; lying south of the south line of that part of vacated South Dr. Martin Luther King, Jr. Drive (formerly South South Park Way) and south of the south line of the vacated north/south 14 foot alley adjoining Lots 3 to 9, both inclusive, in Circuit Court Partition of Block 39 aforementioned, said part of South Dr. Martin Luther King, Jr. Drive (formerly South South Park Way) and the 14 foot alley, vacated by ordinance passed by the City Council of the City of Chicago, February 27, 1974 and recorded May 27, 1974 in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 22729489, being further described as the south line of Lot 8 and a line drawn from the southwest corner of Lot 8 to the southeast corner of Lot 9 in Circuit Court Partition of Block 39 aforementioned; lying east of the east line of that part of South Dr. Martin Luther King, Jr. Drive (formerly South South Park Way) vacated by ordinance passed February 27, 1974 and recorded May 27, 1974 in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 22729489 being further described as "a line 30.62 feet east of and parallel to the west line of Lots 3 to 8", both inclusive, in Circuit Court Partition of Block 39 aforementioned; lying east and north of the east and north lines of that part of South Dr. Martin Luther King, Jr. Drive (formerly South South Park Way) vacated by ordinance passed October 11, 1961 and recorded December 28, 1961 in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 18364409; lying east of the "Old King Right-of-Way Line"; and lying south of a line drawn from the intersection of the "Old King Right-of-Way Line" and the north line

of Block 26 in Canal Trustees' Subdivision aforementioned to the northwest corner of Lot 1 in Block 2 in Walker Brothers Addition to Chicago aforementioned; said part of public streets being further described as all that part of South Dr. Martin Luther King, Jr. Drive lying between the south line of East 23rd Street and lying north of the westerly extension of the north line of the vacated east/west 18 foot alley on the east side of South Dr. Martin Luther King, Jr. Drive, adjoining the north right-of-way line of the Adlai E. Stevenson Expressway, and lying north and northeasterly of a line drawn from a point on the westerly extension of said north line of the vacated east/west 18 foot alley, 29.80 feet west of the east line of South Dr. Martin Luther King, Jr. Drive, to a point on the west line of South Dr. Martin Luther King, Jr. Drive, as widened, 2.62 feet south of the south line of East 24th Street; and also all that part of East 24th Street lying west of the west line of South Dr. Martin Luther King, Jr. Drive, as widened, extended north to the north line of East 24th Street and lying east of a line drawn from a point on the north line of East 24th Street, 86.14 feet west of the west line of the existing South Dr. Martin Luther King, Jr. Drive to a point on the south line of East 24th Street, 1.82 feet west of the west line of South Dr. Martin Luther King, Jr. Drive, as widened; 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 The Peoples Gas Light and Coke Company a right-of-way to operate, maintain, repair, renew and replace existing underground facilities and to construct new facilities in all of East 24th Street and South Dr. Martin Luther King, Jr. Drive, to be vacated herein with the right of ingress and egress at all times for any and all such purposes. It is further provided that no building or other structures shall be erected on the said right-of-way herein reserved for The Peoples Gas Light and Coke Company or other use made of said area which would interfere with the construction, operation, maintenance, repair, renewal, or replacement of said facilities, or the construction of additional facilities.

The City of Chicago hereby reserves for the benefit of Commonwealth Edison Company and Ameritech, 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 East 24th Street and South Dr. Martin Luther King, Jr. Drive as herein vacated, with the right of ingress and egress.

The City of Chicago hereby reserves East 24th Street and South Dr. Martin Luther King, Jr. Drive as herein vacated, as a right-of-way for an

existing water main and appurtenances thereto, until such time as the service therein is abandoned and/or no longer required by the City.

The Metropolitan Pier and Exposition Authority, hereby agrees to accept as private sewers all existing sewers and appurtenances thereto which are located in East 24th Street and South Dr. Martin Luther King, Jr. Drive as herein vacated.

SECTION 3. The Metropolitan Pier and Exposition Authority shall dedicate or cause to be dedicated to the public and open up for public use as relocated South Dr. Martin Luther King, Jr. Drive the following described property:

Parcel 1.

all or part of certain lots and vacated alleys in the various divisions of Blocks 26, 27 and 39 in Canal Trustees' Subdivision of the east half of the northwest quarter of Section 27, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois, bounded and described as follows:

beginning at the southwest corner of said Block 39, said southwest corner being also the intersection of the north line of East 24th Street with the east line of South Calumet Avenue, and running thence North 00 degrees 06 minutes 08 seconds east along the west line of said Blocks 26, 27 and 39 said west line being also the east line of South Calumet Avenue, a distance of 598.38 feet to the northwest corner of said Block 26; thence South 89 degrees 52 minutes 18 seconds east along the north line of said Block 26, said north line being also the south line of East 23rd Street, a distance of 21.80 feet; thence South 00 degrees 04 minutes 15 seconds west, a distance of 106.54 feet; thence South 30 degrees 33 minutes 45 seconds east, a distance of 45.70 feet; thence southwestwardly along the arc of a circle, convex to the northwest, having a radius of 19.00 feet (the chord of said arc having a distance of 18.81 feet and a bearing of South 29 degrees 46 minutes 12 seconds west), an arc distance of 19.68 feet; thence South 00 degrees 06 minutes 08 seconds west along a straight line, tangent to the last described arc of a circle, a distance of 65.86 feet; thence southeastwardly along the arc of a circle, convex to the southwest, tangent to the last described straight line, and having a radius of 439.00 feet (the chord of said arc having a distance of 261.16 feet and a bearing of South 17 degrees 12 minutes 13 seconds east). an arc distance of 265.16 feet; thence South 34 degrees 30 minutes 20 seconds east along a straight line, tangent to the last described arc of a circle, a distance of 146.82 feet to an intersection with the south line of said Block 39 at a point 196.93 feet, as measured along said south

line, east of the intersection of said south line with the west line of said Block 39; thence North 89 degrees 56 minutes 16 seconds west along the south line of said Block 39, said south line being also the north line of East 24th Street, a distance of 196.93 feet, to the point of beginning.

Parcel 2.

all or parts of certain lots and vacated alleys in the various divisions of Blocks 40 and 52 in Canal Trustees' Subdivision aforesaid, bounded and described as follows:

commencing at the aforementioned southwest corner of said Block 39, and running thence South 89 degrees 56 minutes 16 seconds east along the south line of said Block 39, said south line being also the north line of East 24th Street, a distance of 196.93 feet; thence South 34 degrees 30 minutes 20 seconds east, a distance of 80.07 feet to an intersection with the north line of said Block 40, said north line being also the south line of East 24th Street, and said intersection being the point of beginning for the parcel hereinafter described; thence continuing South 34 degrees 30 minutes 20 seconds east, a distance of 3.19 feet to an intersection with the "Old King Right-of-Way Line"; thence South 00 degrees 06 minutes 29 seconds west along "Old King Right-of-Way Line", a distance of 257.53 feet; thence North 89 degrees 55 minutes 07 seconds west along said north line, a distance of 4.68 feet; thence northwestwardly along the arc of a circle, convex to the northeast, having a radius of 449.00 feet (the chord of said arc having a distance of 104.40 feet and a bearing of North 27 degrees 49 minutes 46 seconds west), an arc distance of 104.63 feet; thence North 34 degrees 30 minutes 20 seconds west along a straight line, tangent to the last described arc of a circle, a distance of 167.54 feet; thence North 33 degrees 14 minutes 25 seconds west, a distance of 35.80 feet to an intersection with the north line of said Block 40; and thence South 89 degrees 56 minutes 20 seconds east along said north line of Block 40, being the south line of East 24th Street, a distance of 166.62 feet to the point of beginning, as colored in yellow and indicated by the words "To Be Dedicated" on the aforementioned drawing.

SECTION 4. The vacations herein provided for are made upon the express condition that within one hundred twenty (120) days after the passage of this ordinance, the Metropolitan Pier and Exposition Authority 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 plat properly executed and acknowledged, showing the vacations and dedications herein provided for.

SECTION 5. The City Council hereby finds that it is not necessary, appropriate or in the interest of the City of Chicago that the City retain title to that part of the public streets vacated by this ordinance. Accordingly, upon the recording of a certified copy of this ordinance as provided in Section 3, the Mayor or his proxy is authorized to execute and deliver and the City Clerk is authorized to attest a quitclaim deed to the Metropolitan Pier and Exposition Authority for the above referenced part of public streets vacated by this ordinance, such quitclaim deed to be in recordable form subject to the approval of the Corporation Counsel.

SECTION 6. This ordinance shall take effect and be in force from and after its passage.

[Drawing referred to in this ordinance omitted for printing purposes but on file and available for public inspection in the Office of the City Clerk.]

VACATION OF PORTION OF PUBLIC ALLEY IN BLOCK BOUNDED BY WEST MELROSE STREET, WEST BELMONT AVENUE, NORTH RAVENSWOOD AVENUE AND NORTH PAULINA STREET.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 the west 100 feet of the east/west 16 foot public alley in the block bounded by West Melrose Street, West Belmont Avenue, North Ravenswood Avenue and North Paulina Street. This ordinance was referred to the committee on November 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public alley described in the following ordinance; now, therefore,

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

SECTION 1. That all that part of the east/west 16 foot public alley lying south of the south line of Lot 6; lying north of the north line of Lot 7, lying east of a line drawn from the southwest corner of Lot 6 to the northwest corner of Lot 7 and lying west of a line drawn from the southeast corner of Lot 6 to the northeast corner of Lot 7 all in S. E. Gross' Subdivision of Lot 19 to 30, both inclusive, in Block 9 in Gross' North Addition to Chicago, being a subdivision of the southwesterly half of the east half of the southeast quarter of Section 19, Township 40 North, Range 14 East of the Third Principal Meridian; said part of public alley herein vacated being further described as the west 100 feet of the east/west 16 foot public alley in the block bounded by West Melrose Street, West Belmont Avenue, North Ravenswood Avenue and North Paulina Street as colored in red and indicated by the words "To Be

Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and public interest will be subserved by such vacation.

- SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison Company and Chicago Cable T.V., their successors or assigns, an easement to operate, maintain, construct, replace, and renew overhead poles, wires, and associated equipment, and underground conduits cables, and associated equipment for the transmission and distribution of electric energy under, over, and along that part of public alley as herein vacated with the right of ingress and egress.
- SECTION 3. The vacation herein provided for is made upon the express condition that within ninety (90) days after the passage of this ordinance, Cole Taylor Bank, as Trustee, Trust No. 89-4136 shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said part of public alley hereby vacated, the sum of Twenty-nine Thousand Nine Hundred and no/100 Dollars (\$29,900.00), which sum in the judgment of this body will be equal to such benefits.
- SECTION 4. The vacation herein provided for is made upon the express condition that within ninety (90) days after the passage of this ordinance, the Cole Taylor Bank, as Trustee, Trust No. 89-4136 shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.
- SECTION 5. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 40485 of this Journal.]

VACATION OF PORTION OF NORTH OAKLEY AVENUE LYING BETWEEN WEST PALMER STREET AND EAST/WEST ALLEY NORTH THEREOF.

The Committee on Transportation and Public Way submitted the following report:

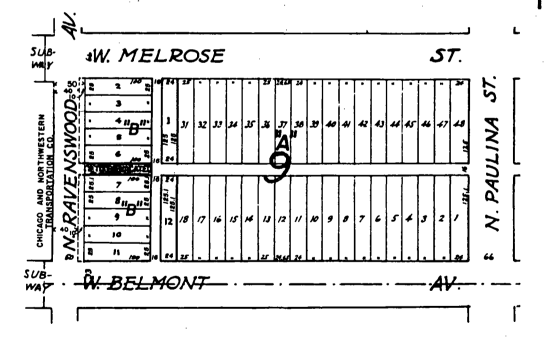
(Continued on page 40486)

Ordinance associated with this drawing printed on pages 40483 through 40484 of this Journal.

GROSS' NORTH ADDITION TO CHICAGO, being a subdivision of the S.W.'ly V2 of the E.I/2 of the S.E.V4 of Sec. 19-40-14.

S.E. GROSS' SUBDIVISION OF LOTS 19 TO 30, BOTH INCLUSIVE, in Block 9 in Gross' North Addition to Chicago etc. (See "A").

DR. NO. 19-32-93-1726



(Continued from page 40484)

CHICAGO, November 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 the east 7.00 feet of the East Drive of North Oakley Avenue, between the north line of West Palmer Street and the south line of the first east/west 16 foot public alley north of West Palmer Street. This ordinance was referred to the committee on November 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public street described in the following ordinance; now, therefore,

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

SECTION 1. That all that part of the East Drive of North Oakley Avenue lying west of the west line of Lot 44; lying east of a line 7.00 feet west of and parallel to the west line of Lot 44; lying south of the westwardly extension of the north line of Lot 44 and lying north of the westwardly extension of the south line of Lot 44, all in Block 8 in Holstein a subdivision of the west half of the northwest quarter of Section 31, Township 40 North, Range 14 East of the Third Principal Meridian; said part of public street herein vacated being further described as the east 7.00 feet of that part of the east drive of North Oakley Avenue lying between the north line of West Palmer Street and the south line of the east/west 16 foot public alley north of West Palmer Street as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The vacation herein provided for is made upon the express condition that within ninety (90) days after the passage of this ordinance, Larry Schoeneman shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said part of public alley hereby vacated, the sum of Seven Hundred and no/100 Dollars (\$700.00), which sum in the judgment of this body will be equal to such benefits.

SECTION 3. The vacation herein provided for is made upon the express condition that within ninety (90) days after the passage of this ordinance, Larry Schoeneman shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps.

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

[Drawing attached to this ordinance printed on page 40488 of this Journal.]

NORTH

Ordinance associated with this drawing printed on pages 40486 through 40487 of this Journal.

" ∆ "

"Holstein", a Subdivision of the W. 1/2 of the N.W. 1/4 Sec. 31-40-14.

'B"

Vacated By Ordinance Passed May 9, 1928 for Park Board.

Rec. Nov. 5, 1928 Ord. Rec. Nov. 5, 1928 Doc. No. 10197720 Doc. No. 10217721

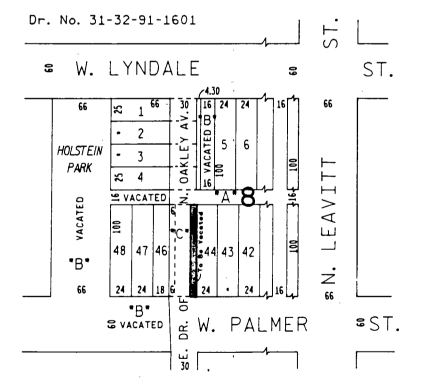
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"C

Dedicated for Public Streets by West Chicago Park Comm. June 28, 1928, and as provided by Ord. of City Council, May 9, 1928.

Rec. Nov. 5, 1928

Doc. No. 10197719



VACATION OF PORTIONS OF WEST HILL STREET AND PUBLIC ALLEY RUNNING SOUTH THEREOF AND DEDICATION OF CUL DE SAC AREA AND PORTION OF PUBLIC ALLEY AT WEST END OF WEST MAPLE STREET EAST OF NORTH LA SALLE DRIVE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 calling for a time extension of one hundred twenty (120) days for an ordinance originally passed by the City Council on June 23, 1993. Said ordinance vacates that part of West Hill Street, east of North Wells Street and dedicates a cul de sac area at the west end of West Maple Street east of North LaSalle Drive. This ordinance was referred to the committee on November 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, An ordinance was passed by the City Council June 23, 1993 and appearing on pages 34525 through 34529 of the Journal of the Proceedings of said date, providing for "Vacation of Portions of West Hill Street and Public Alley East of North Wells Street and Dedication of Cul De Sac Area and Portion of Public Alley at West End of West Maple Street East of North LaSalle Drive"; and

WHEREAS, Said ordinance was not recorded within the one hundred twenty (120) day time period as provided in the ordinance; 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 and part of public alley described in the following ordinance; now, therefore,

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

SECTION 1. That all that part of West Hill Street lying south of the south line of Lots 1, 6, and 7 and south of a line drawn from the southeast corner of Lot 1 to the southwest corner of Lot 6 in subdivision of Block 8 of Johnston, Roberts and Storr's Addition to Chicago a subdivision of the west half of the southeast quarter of Section 4, Township 39 North, Range 14 East of the Third Principal Meridian, lying north of the north line of Lots 1 to 4, both inclusive, in subdivision of Block 9 of Johnston, Roberts and Storr's Addition of Chicago aforementioned; lying north of the north line of Lot 1 in Assessor's Division of Lots 5 to 15, inclusive, in Block 9 of Johnston, Roberts and Storr's Addition to Chicago aforementioned; lying north of a line drawn from the northeast corner of Lot 1 in Assessor's Division aforementioned to the northwest corner of Lot 4 in subdivision of Block 9 aforementioned; lying east of a line drawn from the southwest corner of Lot 1 in subdivision of Block 8 aforementioned to the northwest corner of Lot 1 in Assessor's Division aforementioned; and lying west of the northwardly extension of the west line of the east 6.00 feet of Lot 1 in subdivision of Block 9 aforementioned:

Also

all that part of the north/south 10 foot public alley lying west of the west line of Lot 4 in subdivision of Block 9 aforementioned; lying east of the east line of Lots 1 to 4, both inclusive, in Assessor's Division aforementioned; lying south of a line drawn from the northeast corner of Lot 1 in Assessor's Division aforementioned to the northwest corner of Lot 4 in subdivision of Block 9 aforementioned; and lying north of the westwardly extension of the south line of Lot 4 in subdivision of Block 9 aforementioned; said part of

public street and part of public alley herein vacated being further described as the west 215.46 feet (more or less) of that part of West Hill Street lying east of North Wells Street; also the vacation of the north 103 feet of the first north/south 10 foot public alley east of North Wells Street as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same are hereby vacated and closed, inasmuch as the same are no longer required for public use and the public interest will be subserved by such vacations.

SECTION 2. The LaSalle Street Church and Lake Shore National Bank, as Trustee, under Trust No. 6362 shall dedicate or cause to be dedicated to the public and open up for public use as a public street and public alley the following described property:

that part of Lot 1 in the subdivision of Block 9 in Johnston, Roberts and Storr's Addition to Chicago a subdivision of the west half of the southeast quarter of Section 4, Township 39 North, Range 14 East of the Third Principal Meridian bounded and described as follows: beginning at the northeast corner of said Lot 1; thence south 0 degrees 13 minutes 46 seconds east along the east line of Lot 1 in Block 9 a distance of 100.39 feet to a point on said east line 3.00 feet north of the southeast corner of said Lot 1; thence south 69 degrees 36 minutes 12 seconds west 8.52 feet to a point on the south line of said Lot 1 distant 8.00 feet west of the aforesaid southeast corner of said Lot 1; thence north 89 degrees 47 minutes 11 seconds west along said south line 1.83 feet to a point on a circle convex westerly and having a radius of 28.00 feet; thence northwesterly and northeasterly along the arc of said circle 71.87 feet, the chord of which bears north 3 degrees 51 minutes 45 seconds east for 53.70 feet to the intersection with a line drawn 6.00 feet westerly of and parallel with the aforesaid east line of said Lot 1; thence north 0 degrees 13 minutes 46 seconds west along said parallel line 49.79 feet to the north line of said Lot 1; thence south 89 degrees 47 minutes 58 seconds east along said north line 6.00 feet to the hereinabove designated point of beginning;

as colored in yellow and indicated by the words "To Be Dedicated" on the aforementioned drawing.

SECTION 3. 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 West Hill Street and all that part of the public alley as herein vacated with the right of ingress and egress.

The LaSalle Street Church and Lake Shore National Bank, as Trustee, under Trust No. 6362, hereby agrees to accept and maintain as private sewers all existing sewers and appurtenances thereto which are located in that part of West Hill Street and that part of the public alley as herein vacated.

SECTION 4. The vacations herein provided for are made upon the express condition that within one hundred twenty (120) days after the passage of this ordinance, the LaSalle Street Church and Lake Shore National Bank, as Trustee, under Trust No. 6362 shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owners of the property abutting said part of public street and part of public alley hereby vacated, the sum of Four Hundred Twenty-four Thousand Six Hundred Seventy-six and no/100 Dollars (\$424,676.00), which sum in the judgment of this body will be equal to such benefits; and further, shall within one hundred twenty (120) days after the passage of this ordinance, deposit in the City Treasury of the City of Chicago a sum sufficient to defray the costs of removing paving and curb returns and constructing sidewalk and curb across the entrance to West Hill Street hereby vacated, similar to the sidewalk and curb in North Wells Street and constructing paving and curbs in and to that part of West Maple Street and that part of the alley to be dedicated. The precise amount of the sum so deposited shall be ascertained by the Commissioner of Transportation after such investigation as is requisite.

SECTION 5. The vacations herein provided for are made upon the express condition that within one hundred twenty (120) days after the passage of this ordinance, the La Salle Street Church and Lake Shore National Bank, as Trustee, under Trust No. 6362 shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with an attached drawing approved by the Superintendent of Maps and a Plat of Dedication properly executed and acknowledged showing the vacations and dedications herein provided for.

SECTION 6. This ordinance shall take effect and be in force from and after its passage.

[Drawing attached to this ordinance printed on page 40493 of this Journal.]

Ordinance associated with this drawing printed on pages 40490 through 40492 of this Journal.

"A"

Sub. of Blk. 8, of Johnston, Roberts and Storr's Add. to Chicago a Sub. of the W. I/2 of the S. E. I/4 of Sec. 4-39-14.

"B"

Sub. of Blk. 9. of Johnston, Roberts and Storr's Add to Chicago etc. (See "A").

"C"

Assessor's Division of Lots 5 to 15 incl. in Blk. 9, of Johnston, Roberts and Storr's Add to Chicago etc. (See "A").

"D"

Sub. of Blks. 4 and 20, of Bushnell's Add to Chicago in the E.V2 of SEV4 in Sec. 4-39-14.

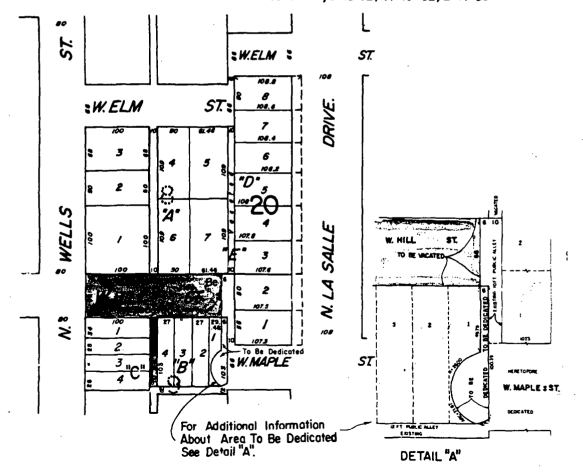
"E"

Vacated by Ordinance Passed Oct. 6, 1971

Rec. Dec. 22, 1971

Doc. 21756213

DR. No. 4-42-83-866 Rev. 3-5-92 , 9-18-92, //-/9-92, 2-//-93



CONSIDERATION TO CLOSE TO TRAFFIC PORTION OF SOUTH ANTHONY AVENUE AT INTERSECTION OF SOUTH AVALON AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 calling on the Commissioner of the Department of Transportation to give consideration to closing South Anthony Avenue at its intersection with South Avalon Avenue and to completing whatever installations are necessary and to make South Anthony Avenue inaccessible to vehicular traffic at its intersection with South Avalon Avenue. This order was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of the Department of Transportation is ordered to give consideration to closing South Anthony Avenue at its intersection with South Avalon Avenue and to complete whatever installations are necessary to make South Anthony Avenue inaccessible to vehicular traffic at its intersection with South Avalon Avenue.

CONSIDERATION TO CLOSE TO TRAFFIC PORTION OF EAST 77TH STREET FROM SOUTH AVALON AVENUE TO FIRST ALLEY WEST THEREOF.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 calling upon the Commissioner of the Department of Transportation to give consideration to closing East 77th Street commencing just west of its intersection with the first alley west of South Avalon Avenue and to completing whatever installations are necessary to make East 77th Street inaccessible to vehicular traffic west of the first alley west of South Avalon Avenue. This order was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said order as passed:

Ordered, That the Commissioner of the Department of Transportation is ordered to give consideration to closing East 77th Street commencing just west of its intersection with the first alley west of South Avalon Avenue and to completing whatever installations are necessary to make East 77th Street inaccessible to vehicular traffic west of the first alley west of South Avalon Avenue.

CONSIDERATION FOR CONSTRUCTION OF CUL DE SAC AT WEST OGDEN AVENUE AND SOUTH KENNETH AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 construct a cul-de-sac located at the north line of West Ogden Avenue, from the east line of South Kenneth Avenue to the west line of South Kenneth Avenue. This order was referred to the committee on September 15, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 give consideration to the erection of a cul-de-sac to be located at the first alley north of West Ogden Avenue, from the east line of South Kenneth Avenue to the west line of South Kenneth Avenue.

ESTABLISHMENT OF TAXICAB STAND NUMBER 711 ON PORTION OF NORTH SHEFFIELD AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 October 7, 1993) authorizing and directing the Commissioner of Transportation to establish Taxicab Stand Number 711 on the west side of North Sheffield Avenue from a point 30 feet north of West George Street to a point 65 feet north thereof from 9:00 P.M. to 2:00 A.M., Wednesday through Saturday -- two 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.

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 Title 9, Chapter 48, Section 060 of the Municipal Code of Chicago there is hereby established a taxicab stand upon the following public way in the area indicated:

Public Way

Area

North Sheffield Avenue (west side)

From a point 30 feet north of West George Street, to a point 65 feet north thereof -- two vehicles -- Wednesday through Saturday -- 9:00 P.M. to 2:00 A.M.

SECTION 2. It shall be unlawful for the operator of any vehicle other than a taxicab to stand or park such vehicle in the space occupied by said taxicab stand, except that the operator of any passenger vehicle may stop temporarily in such space for the purpose of and while actually engaged in the loading or unloading of passengers, as provided by Title 9, Chapter 48, Section 060 of the Municipal Code of Chicago.

SECTION 3. Any person violating the provisions of this ordinance shall be subject to the penalty provided for in Title 9, Chapter 48, Section 060 of the Municipal Code of Chicago, which provides that "every person convicted of a violation of any of the provisions of this chapter for which no penalty is specifically provided shall be punished by a fine of not more than Two Hundred Dollars for each offense".

SECTION 4. This ordinance shall be in full force upon after its passage and publication.

AMENDMENT OF ORDINANCE WHICH ESTABLISHED TAXICAB STAND NUMBER 416 ON PORTION OF WEST SUPERIOR STREET.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 October 7, 1993) to amend an ordinance passed by the City Council on April 27, 1988, establishing Taxicab Stand No.

416, by deleting: "West Superior Street, north side, to a point twenty (20) feet east of North Larrabee Street, to a point east thereof", and inserting in lieu thereof: "North Larrabee Street, east side, to a point thirty (30) feet south of West Chicago Avenue, to a point one hundred twenty (120) feet south thereof".

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That an ordinance passed by the City Council on April 27, 1988, page 12761 of the Council Journal of Proceedings, establishing a taxicab stand, is hereby amended by deleting the following:

"Stand No. 416

West Superior Street, north side, to a point 20 feet east of North Larrabee Street, to a point east thereof, 6 vehicles"

and substituting in lieu thereof the following:

"Stand No. 416

North Larrabee Street, east side, to a point 30 feet south of West Chicago Avenue, to a point 120 feet south thereof, 6 vehicles".

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

REPEAL OF ORDINANCE WHICH ESTABLISHED BUS STAND ON PORTION OF NORTH CLARK STREET.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 October 7, 1993) to repeal an ordinance passed by the City Council on August 4, 1993, establishing a bus stand at the east curb of North Clark Street, from a point 40 feet south of the south property line of West Wisconsin Street, to a point 150 feet south thereof.

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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That an ordinance passed by the City Council on August 4, 1993, printed on pages 36933 through 36935 of the Council Journal of Proceedings of said date, establishing a bus stand on North Clark Street (east curb) from a point 40 feet south of the south property line of West Wisconsin Street to a point 150 feet south thereof, is hereby repealed.

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

PROHIBITION OF PEDDLING IN 8300 BLOCK OF SOUTH STONY ISLAND AVENUE.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 prohibiting peddling of any merchandise, or any other article or thing whatsoever, at any time, on the 8300 block of South Stony Island Avenue. This ordinance was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to Section 4-232-140 of the Municipal Code of Chicago, prohibits the peddling of any merchandise, or any other article or thing whatsoever, at any time, within the following designated district:

8300 block of South Stony Island Avenue.

SECTION 2. This ordinance shall be in effect upon its passage and 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, November 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 proposed ordinances 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 October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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):

American Stores Properties, Inc.

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 American Stores Properties, Inc., of 8725 West Higgins Road, Chicago, Illinois 60631, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking and loading facilities for 4234 North Kedzie Avenue, Chicago, Illinois 60618.

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

Mr. Gary S. Brach.

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 Gary S. Brach of 10333 South Western Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for Brach's Auto Center, Inc., of 10333 South Western Avenue.

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

Chicago Center Associates Ltd.

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 Chicago Center Associates Ltd. of 180 North Michigan Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 1954 West Peterson Avenue.

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

Mr. William Faber.

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 William Faber of 10325 South Western Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for Park Properties of 10325 South Western Avenue.

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

Hedges Elementary School Annex.

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 Annex of Hedges Elementary School from provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at 4747 South Winchester Avenue.

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

Near Westside Community 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 Near Westside Community Development Corporation of 216 South Hoyne Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 2137 -- 2145 West Adams Street.

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

New Jerusalem Presbyterian Church.

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 New Jerusalem Presbyterian Church, 2814 West Peterson Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for the above named church.

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

1733 West Irving Park Road Association Limited Partnership.

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 1733 West Irving Park Road Association Limited

Partnership of 1733 West Irving Park Road, Chicago, Illinois 60613, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 1733 West Irving Park Road.

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

AUTHORIZATION TO HONORARILY DESIGNATE PORTION OF WEST 75TH PLACE AS "REVEREND WILLIE C. AUSTIN DRIVE".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 Commissioner of Transportation to take the actions necessary to honorarily designate West 75th Place, between the 1600 and 1700 blocks, as "Reverend Willie C. Austin Drive". This ordinance was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 passed by the City Council on December 3, 1984, printed on pages 11459 and 11460 of the Council Journal of the Proceedings of said date, which authorizes erection of honorary streetname signs, the Commissioner of Transportation shall take the necessary action for standardization of West 75th Place, from 1600 west to 1700 west, as "Reverend Willie C. Austin Drive".

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

AUTHORIZATION TO HONORARILY DESIGNATE PORTION OF NORTH BEAUBIEN COURT AS "CANADA PLACE".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 Commissioner of Transportation to take the actions necessary to honorarily designate North Beaubien Court, between East Randolph

Street and East Lake Street, as "Canada Place". This ordinance was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 North Beaubien Court, from East Randolph Street to East Lake Street, as "Canada Place".

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

AUTHORIZATION TO HONORARILY DESIGNATE PORTION OF SOUTH UNION AVENUE AS "REVEREND EDWARD CLARK, SR. DRIVE".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 Commissioner of Transportation to take the actions necessary to honorarily designate South Union Avenue, between West 71st Street and West 73rd Street, as "Reverend Edward Clark, Sr. Drive". This ordinance was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 South Union Avenue, between West 71st Street and West 73rd Street as "Reverend Edward Clark, Sr. Drive".

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

AUTHORIZATION TO HONORARILY DESIGNATE PORTION OF WEST ARDMORE AVENUE AS "TAYLOR ROBERT ESHOO DRIVE".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 Commissioner of Transportation to take the actions necessary to honorarily designate West Ardmore Avenue, between North Natoma Avenue and North East Circle Avenue, as "Taylor Robert Eshoo Drive". This ordinance was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 Ardmore Avenue, from North Natoma Avenue to North East Circle Avenue as "Taylor Robert Eshoo Drive".

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

CONSIDERATION TO HONORARILY DESIGNATE PORTION OF WEST 64TH STREET AS "REVEREND FATHER BERNARD PATRICK MURRAY STREET".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 take the actions necessary to honorarily designate West 64th Street, between South Stewart Avenue and South Wentworth Avenue, as "Reverend Father Bernard Patrick"

Murray Street". This order was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 give consideration to honorarily designate West 64th Street, from South Stewart Avenue to South Wentworth Avenue, memorializing the street to "Reverend Father Bernard Patrick Murray Street".

CONSIDERATION TO HONORARILY DESIGNATE PORTION OF EAST 42ND STREET AS "JOHN H. PERKINS DRIVE".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 take the actions necessary to honorarily designate East 42nd Street, between South Cottage Grove Avenue and South Drexel Boulevard as "John H. Perkins Drive". This order was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 give consideration to honorarily designate East 42nd Street, from South Cottage Grove Avenue to South Drexel Boulevard, memorializing the street to "John H. Perkins Drive".

CONSIDERATION TO HONORARILY DESIGNATE PORTION OF SOUTH COTTAGE GROVE AVENUE AS "REVEREND O.C. MORGAN DRIVE".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 take the actions necessary to honorarily designate South Cottage Grove Avenue, between East 41st Street and East 43rd Street, as "Reverend O.C. Morgan Drive". This order was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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 give consideration to honorarily designate South Cottage Grove Avenue, from East 41st Street to East 43rd Street, memorializing the street to "Reverend O.C. Morgan Drive".

CONSIDERATION TO HONORARILY DESIGNATE PORTION OF SOUTH DREXEL BOULEVARD AS "DR. WILFRED REID DRIVE".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 take the actions necessary to honorarily designate South Drexel Boulevard, between East 40th Street and East 42nd Street, as "Dr. Wilfred Reid Drive". This order was referred to the committee on October 7, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Navs -- None.

Alderman Burke 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 give consideration to honorarily designate South Drexel Boulevard (on the east side), from East 40th Street to East 42nd Street, memorializing the street to "Dr. Wilfred Reed Drive".

HONOR EXTENDED TO PASTOR JOHN H. BURKE, JR. FOR HIS CONTRIBUTIONS TO COMMUNITY AND CHURCH AND PORTION OF WEST 73RD STREET HONORARILY DESIGNATED AS "REVEREND JOHN H. BURKE, JR. DRIVE".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 Adopt a resolution honoring Pastor John H. Burke, Jr. for his many contributions to his community and church. This resolution was referred to the committee on September 15, 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 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Reverend John H. Burke, Jr., the Pastor of First Mennonite Church located at 1477 West 73rd Street was born in Des Moines, Iowa. He is the second oldest of five children born to Mr. and Mrs. John H. Burke (now deceased); and

WHEREAS, He graduated from North High School and went on to study at Drake University, in Des Moines, Iowa for three years and lacks one year in receiving a bachelor in music education. He played in the orchestra, was in the Drake University marching band and sang in the Drake's Acappella Choir. He took special training courses at the University of Chicago. He received his bachelor of theology degree from the Chicago Baptist Institute in the year of 1963, to qualify him to be better prepared to preach and teach God's word. Just before receiving his bachelor of theology degree in May of 1963, Reverend Burke was awarded the 1963 Commencement Award for Meritorious Student; and

WHEREAS, He served in the United States Army Air Force, in which he was a clerk typist, played in the 735th Army Air Force Band and worked with a special service unit during World War II; and

WHEREAS, Reverend Burke announced his calling to the ministry at Mount Pisgah Missionary Baptist Church. He was licensed and ordained by Reverend Joseph Wells. He served as the Second Assistant Pastor to Reverend Wells prior to going to the Progressive Baptist Church in Altgeld Gardens, where he was asked by Reverend John D. Digby to come and help him. After eight years of dedicated and faithful service at Progressive, another call came and said "Come over in Macedonia and help us". That call came from the bedside of Reverend G.B. Locke in a local hospital. When Reverend Locke was recovered and restored back to good health in a year's time, there was another call from the Ward Memorial Baptist Church. After one year at Ward Memorial, a call came from the First Mennonite Church of Chicago, asking him to come and pastor; and

WHEREAS, Reverend Burke was called to the Pastorate of First Mennonite Church, October 1, 1972. After several months of his leadership there, the membership increased; and

WHEREAS, When Reverend Burke came to First Mennonite the church was a mission church receiving subsidy from Central District Conference. Now First Mennonite Church is self-supporting and sends contributions to conference to help out where needed most from time to time, and still meet the needs of those who find themselves victims of many situations; and

WHEREAS, During these twenty years that Reverend Burke has been here, many accomplishments have been achieved because of his steadfast faith and love that he has for God and people. In teaching us to have faith in God, he has taught us that love and honesty lead to a successful life; and

WHEREAS, He is former pastor of the Bell Aire Park Baptist Church, Markham, Illinois. He has appeared on Channel 5 and WGN TV Channel 9 numerous of times with "Five Minutes To Live By" and did four church services on the "Heritage of Faith" WGN TV Channel 9, with the Church Federation of Greater Chicago (the services on the "Heritage of Faith" program were first with the choirs interchangeable). This was an experience for children and young people indeed; and

WHEREAS, On April 13, 1957, John married Mamie R. Lewis and is the proud father of two daughters; and

WHEREAS, We the members of First Mennonite Church would like to give Pastor Burke recognition by honorarily naming West 73rd Street, from 1400 west to 1500 west as "Reverend John H. Burke, Jr. Drive"; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council, gathered here this fifth day of November, 1993, A.D., do hereby honor Pastor John H. Burke for his many contributions to his community; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Pastor John H. Burke, Jr. and the First Mennonite Church family.

HONOR EXTENDED TO PASTOR JOEL D. TAYLOR FOR HIS CONTRIBUTIONS TO COMMUNITY AND CHURCH.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, November 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 *Adopt* a resolution honoring Pastor Joel D. Taylor for his many contributions to his community and church. This resolution was referred to the committee on September 15, 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 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Reverend Joel D. Taylor, of the Saint Paul Missionary Baptist Church, 6954 South Union Avenue located in the Englewood community in the City of Chicago, has demonstrated himself to be a true man of God; and

WHEREAS, Reverend Taylor has served as Moderator of the Christian Fellowship Baptist District Association, Statistician of the Illinois National Baptist State Convention, member of the Home Mission Board of the Illinois National Baptist State Convention, Church Recruiter for the Illinois National Baptist State Convention, and as member of the Evangelical Board of the National Baptist Convention; and

WHEREAS, He has made himself and the Saint Paul Missionary Baptist Church of valuable service to the community by providing tutoring services to church members and community residents; by establishing an Outreach Center which gives clothing, food, and other assistance to the needy; and by making the church available to numerous efforts including Alcoholics Anonymous, area Block Clubs, and youth recreational activities; and

WHEREAS, Reverend Taylor embraces a vision to complete Project No. 3 of the Saint Paul Missionary Baptist Church that includes a skill center, banquet hall, child care center, senior- and low-income housing, family life center, and a credit union; and

WHEREAS, The members of Saint Paul Missionary Baptist Church wish to honor their Pastor Reverend Joel D. Taylor by honorarily naming West 70th Street, from South Halsted to South Union Streets as "Reverend Joel D. Taylor Avenue"; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council, gathered here this fifth day of November, 1993, A.D., do hereby honor Pastor Joel D. Taylor for his contributions to his community; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Pastor Joel D. Taylor and the Saint Paul Missionary Baptist Church Family.

COMMITTEE ON ZONING.

EXEMPTION OF PROPERTY AT 5846 NORTH NINA AVENUE FROM PROVISIONS OF TITLE 17, ARTICLE 7, SECTION 7.5(9) OF MUNICIPAL CODE OF CHICAGO (CHICAGO ZONING ORDINANCE) PERTAINING TO PUBLIC STREET FRONTAGE REQUIREMENTS.

The Committee on Zoning submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on October 28, 1993, I beg leave to recommend that Your Honorable Body pass various ordinances transmitted herewith to amend the Chicago Zoning Ordinance for the purpose of reclassifying the particular areas.

I beg leave to recommend the passage of one ordinance which was corrected and amended in its corrected form. The Application Number is 10999.

At this time, I, along with Alderman Ed Smith, move that this report be deferred and published with the exception of Application Number 10999 for which I request immediate passage because time is of the essence.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS, Chairman.

On motion of Alderman Doherty, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The comprehensive zoning ordinance of the City of Chicago, Title 17, Section 7.5(9) requires each zoning lot in R1 and R2 Single-Family Residence Districts to have frontage on a public street which is equal to the predominant widths of the zoning lots on the same side of the street; and

WHEREAS, The aforementioned section of Title 17 of the Municipal Code of Chicago remains in full force and effect and has not been held invalid or unenforceable by any court of competent jurisdiction; and

WHEREAS, Steve Petkovic owns a certain parcel of property in Chicago, Illinois, commonly known as 5846 North Nina Avenue which is zoned R1 and contains 15,739 square feet with 47.5 feet of frontage on North Nina Avenue; and

WHEREAS, The predominant width of the zoning lots on that portion of North Nina Avenue is 50 feet; and

WHEREAS, Steve Petkovic has filed a lawsuit in the Circuit Court of Cook County entitled Steve Petkovic v. City of Chicago, et al., No. 92 CH 9203 wherein he challenges the enforceability of Section 7.5(9) of the Chicago Zoning Ordinance; and

WHEREAS, Steve Petkovic is desirous of obtaining City Council approval to resolve all issues between himself and the City of Chicago, which would permit a waiver of the strict requirements of Section 7.5(9); now, therefore,

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

SECTION 1. That a waiver of Section 7.5(9) of the Chicago Zoning Ordinance be granted to Steve Petkovic for his property at 5846 North Nina Avenue, Chicago, Illinois.

SECTION 2. That the Zoning Administrator is authorized to grant zoning certification for the proposed single-family dwelling provided that all other provisions of the Chicago Zoning Ordinance are complied with.

SECTION 3. 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 7-H.

The Committee on Zoning submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Reporting for your Committee on Zoning, for which a meeting was held on October 28, 1993, I beg leave to recommend that Your Honorable Body pass various ordinances transmitted herewith to amend the Chicago Zoning Ordinance for the purpose of reclassifying the particular areas.

I beg leave to recommend the passage of one ordinance which was corrected and amended in its corrected form. The Application Number is 10999.

At this time, I, along with Alderman Ed Smith, moved that this report be *Deferred* and published, with the exception of Application Number 10999, for which I request immediate passage because time is of the essence.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS, Chairman.

On motion of Alderman Banks, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

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 M1-4 and M1-2 Restricted Manufacturing District and R3 General Residence District symbols and indications as shown on Map No. 7-H in the area bounded by:

the alley next north of West Oakdale Avenue; North Honore Street; a line 174.07 feet north of the south line of West Oakdale Avenue; a curved line with an arc of 295.86 feet, chord of 285.21 feet and radius of 316.53 feet from a point 174.07 feet north of the south line of West Oakdale Avenue and 105.77 feet east of the east line of North Honore Street to a point 408.39 feet east of the east line of North Wolcott Avenue and 848.39 feet north of the north line of West Diversey Parkway; a line 408.39 feet east of and parallel with North Wolcott Avenue; West Diversey Parkway; North Wolcott Avenue; West Oakdale Avenue; a line 32.35 feet east of and parallel with North Wolcott Avenue; the alley next south of West Oakdale Avenue; a line 57.35 feet east of and parallel with North Wolcott Avenue; West Oakdale Avenue; a line 307.97 feet east of and parallel with North Wolcott Avenue; the alley next south of West Oakdale Avenue; a line from a point on the center line of the alley next south of West Oakdale Avenue and 340.8 feet east of North Wolcott Avenue to a point on the center line of the alley next south of West Oakdale Avenue and 87.9 feet south of West Oakdale Avenue; the alley next east of North Wolcott Avenue; and a line 25.0 feet west of North Honore Street,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications established in Section 1 above to the designation of a Residential Planned Development which is hereby established in the area above described,

subject to such use and bulk regulations as are set forth in the Plan of Development herein attached and made a part thereof and to no others.

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

[Plan of Development including Use and Bulk Regulations and associated maps attached hereto are printed on pages 40528 through 40545 of this Journal.]

JOINT COMMITTEE.

COMMITTEE ON FINANCE.

COMMITTEE ON HOUSING AND REAL ESTATE.

AUTHORIZATION FOR AMENDMENT OF REDEVELOPMENT AGREEMENT WITH VOICE OF THE PEOPLE IN UPTOWN, INC. FOR CONSTRUCTION OF SIX ADDITIONAL SINGLE-FAMILY HOUSING UNITS AT 5061 NORTH WINTHROP AVENUE.

A Joint Committee, composed of the members of the Committee on Finance and the members of the Committee on Housing and Real Estate, submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

(Continued on page 40546)

RESIDENTIAL PLANNED DEVELOPMENT NO. PLAN OF DEVELOPMENT

STATEMENTS

- The area delineated herein as Residential Planned 1. Development consists of approximately 387,335 square feet (8.9 acres) and is owned or controlled by the Applicant, Enterprise Development Company.
- 2. All applicable official reviews, approvals or permits are required to be obtained by the Applicant or its successors, assignees, or grantees.
- 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 and any ground lessors. 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 any ground lessors. 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

APPLICANT:

ENTERPRISE DEVELOPMENT COMPANY

ADDRESS:

2931-2943 N. HONORE ST., 1811-1817, 1316,

1825-1847 and 1853 W. OAKDALE AVE., 1826-1852 W.

DIVERSEY PKWY., 2801-2911 N. WOLCOTT AVE.,

DATE: OCTOBER 13, 1992
DATE REVISED: OCTOBER 14, 1993

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 the Applicant or any homeowners association which is formed to succeed the Applicant. Nothing herein shall be construed to mean that any individual owner, or any ground lessors, 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 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

APPLICANT: ENTERPRISE DEVELOPMENT COMPANY

ADDRESS: 2931-2943 N. HONORE ST., 1811-1817, 1816,

1825-1847 and 1853 W. OAKDALE AVE., 1826-1852 W.

DIVERSEY PKWY., 2801-2911 N. WOLCOTT AVE.,

DATE: OCTOBER 13, 1992
DATE REVISED: OCTOBER 14, 1993

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 sixteen Statements; an Existing Zoning Map; a Property Line and Planned Development Boundary Map; a Generalized Land Use Map; an Existing Land Use Map; a Table of Use and Bulk Regulations and Related Controls; and a Site/Landscape Plan and Building, typical fence and typical lighting Elevation Plans, dated October 14, 1993. Full size sets of the Site/Landscape Plan and Elevation Plans are on file with the Department of Planning and Development. The Planned Development is applicable to the area delineated hereto 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.
- The following uses shall be permitted within the area 5. delineated herein as "Residential Planned Development":

APPLICANT: -ADDRESS:

ENTERPRISE DEVELOPMENT COMPANY

2931-2943 N. HONORE ST., 1811-1817, 1816,

1825-1847 and 1853 W. OAKDALE AVE., 1826-1852 W.

DIVERSEY PKWY., 2801-2911 N. WOLCOTT AVE.,

DATE: OCTOBER 13, 1992

DATE REVISED: OCTOBER 14, 1993

- Single family and Multifamily dwellings (no elevator building(s)), off street parking and related uses.
- Development subject to the review and approval of the Commissioner of the Department of Planning and Development. Temporary signs, such as construction and marketing 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 right-of-way, or consolidation or resubdivision of parcels, shall require a separate submittal on behalf of the Applicant or its successors, assignees, or grantees.
 - 9. Off street parking will be provided in compliance with this Planned Development and shall be subject to the review and approval of the Commissioner of the Department of Planning and Development and the Department of Transportation, Bureau of Traffic Engineering and Operations.
 - 9. Any service drives 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

APPLICANT: ENTERPRISE DEVELOPMENT COMPANY

ADDRESS: 2931-2943 N. HONORE ST., 1811-1817, 1816,

1825-1847 and 1853 W. OAKDALE AVE., 1826-1852 W.

DIVERSEY PKWY., 2801-2911 N. WOLCOTT AVE.,

DATE: OCTOBER 13, 1992
DATE REVISED: OCTOBER 14, 1993

Municipal Code of the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such paved areas. Ingress and egress shall be subject to the review and approval of the Department of Transportation, Bureau of Traffic Engineering and Operations and of the Commissioner of the Department of Planning and Development. Conditioned upon receipt of the requisite permits and approvals, a separate left-turn lane for southbound traffic shall be provided on Wolcott Avenue just north of Diversey Parkway in conjunction with the construction of private streets within the development. In order to accommodate this left-turn lane, on-street parking shall be restricted and Wolcott Avenue shall be widened, at the Applicant's sole expense, between Diversey Parkway and an east-west alley located approximately 150 feet north of the north curbline of Diversey Parkway. Wolcott Avenue for a distance of 60 feet north of the north curbline of Diversey Parkway will be widened to a maximum of 34 feet and then tapered at a ratio of 1 foot to 15 feet to a point 150 feet north of the north curbline of Diversey Parkway. In addition, in order to accommodate increased left-turn movements on Diversey

Parkway at both intersections with Wolcott Avenue, on-street

APPLICANT: ADDRESS:

ENTERPRISE DEVELOPMENT COMPANY

2931-2943 N. HONORE ST., 1811-1817, 1816,

1825-1847 and 1853 W. CAKDALE AVE., 1826-1852 W.

DIVERSEY PKWY., 2301-2911 N. WOLCOTT AVE.,

DATE: OCTOBER 13, 1992
DATE REVISED: OCTOBER 14, 1993

parking shall be prohibited on both sides of Diversey

Parkway within 100 feet of both intersections, subject to

the receipt of the requisite permits and approvals.

- 10. Height restriction of any building or any appurtenance thereto shall, in addition to the Table of Use and Eulk Regulations, be subject to:
 - a. Heights limitations as certified on form FAA-117 or successor forms involved in the same subject matter 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.

Developments", as promulgated by the Commissioner of the Department Planning and Development.

- 11. For purposes of Floor Area Ratio (F.A.R.) calculations, the definitions in the Chicago Zoning Ordinance shall apply.
- 12. This Planned Development herein shall be subject to the "Rules, Regulations, and Procedures related to Planned
- 13. The improvements in the Property, including all entrances and exits to the parking areas, shall be designed and installed in general conformance with the Site/Landscape Plan and Elevation Plans dated October 14, 1993. The

APPLICANT: ENTERPRISE DEVELOPMENT COMPANY

ADDRESS: 2931-2943 N. HONORE ST., 1811-1817, 1816,

1325-1847 and 1853 W. OAKDALE AVE., 1326-1852 W.

DIVERSEY PKWY., 2801-2911 N. WOLCOTT AVE.,

DATE: CCTOBER 13, 1992

DATE REVISED: OCTOBER 14, 1993

landscaping (including street trees in the adjacent rightof-way) shall be designed and installed in general
conformance with the Site/Landscape Plan. The landscaping
snall be maintained at all times in accordance with the
Site/Landscape Plan and parkway trees snall be installed and
maintained in accordance with the parkway tree provisions of
the Chicago Zoning Ordinance and corresponding regulations
and quidelines.

The terms, conditions and exhibits of this Planned 14. Development Ordinance may be modified administratively by the Commissioner of the Department of Planning and Development, upon the application for such a modification by the Applicant and after a determination by the Commissioner of the Department of Planning and Development that such a modification is minor, appropriate and consistent with the nature of the development of the property contemplated herein. Any such modification of the requirements of this Statement by the Commissioner of the Department of Planning and Development shall be deemed to be a minor change in thePlanned Development as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance. Notwithstanding the provisions of subclauses (4) and (5) of Section 11.11-3(c) of the Chicago Zoning Ordinance, such minor changes may

APPLICANT: ENTERPRISE DEVELOPMENT COMPANY

ADDRESS: 2931-2943 N. HONORE ST., 1811-1817, 1816,

1825-1847 and 1853 W. DAKDALE AVE., 1326-1852 W.

DIVERSEY PKWY:, 2801-2911 N. WOLCOTT RVE.,

DATE: OCTOBER 13, 1992
DATE REVISED: OCTOBER 14, 1993

include a reduction in the minimum required distance between structures, a reduction in periphery setbacks or an increase in the maximum percent of land covered.

- to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The Applicant shall use reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with most current energy efficiency standards published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers ("ASHRAE") and the Illuminating Engineering Society ("IES"). Copies of these standards may be obtained from the Department of Planning and Development.
 - 16. Unless substantial construction of a minimum of fifty (50%) percent of the permitted dwelling units 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

APPLICANT: ENTERPRISE DEVELOPMENT COMPANY

ADDRESS: 2931-2943 N. HONORE ST., 1811-1817, 1816,

1825-1847 and 1853 W. OAKDALE AVE., 1926-1852 W.

DIVERSEY PKWY., 2801-2911 N. WOLCOTT AVE.,

DATE: OCTOBER 13, 1992
DATE REVISED: OCTOBER 14, 1993

this Planned Development shall expire upon the expiration or 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 a R4 General Residence District.

APPLICANT:

ENTERPRISE DEVELOPMENT COMPANY

ADDRESS:

2931-2943 N. HONORE ST., 1811-1817, 1816,

1825-1847 and 1853 W. OAKDALE AVE., 1826-1852 W.

DIVERSEY PKWY., 2801-2911 N. WOLCOTT AVE.,

DATE:

OCTOBER 13, 1992

DATE REVISED:

Use and Bulk Regulations and Related Controls.

NET SITE	GENERALIZED	MAXIMUM	MAXIMUM	MAXIMUM PERCENT OF SITE COVERAGE
AREA	DESCRIPTION	FLOOR	NO. OF	
Sq. Ft.	OF PERMITTED	AREA	DWELLING	
Acres	USES	RATIO	UNITS	
387,335 8.9	SEE STATEMENT NUMBER 5	0.85	212	SEE APPROVED SITE PLAN

GROSS SITE AREA - NET SITE AREA, 887,335 SQ. FT. (8.9 ACTOS) PLUS AREA IN PUBLIC RIGHTS - OF - WAY, 67,078 SQ. FT. (1.5 Acres) = 454,413 SQ. FT. (10.4 Acres)

MAXIMUM FLOOR AREA RATIO FOR TOTAL NET SITE AREA = 0.85 MAXIMUM NUMBER OF DWELLING UNITS = 212 MINIMUM NUMBER OF OFF-STREET PARKING SPACES = 408 Garage Spaces = 212 Pad Spaces = 178

Guest Spaces = 18*

MAXIMUM PERCENT OF SITE COVERAGE: In accordance with approved Site Plan MINIMUM REQUIRED BUILDING SETBACKS: In accordance with approved Site Plan MAXIMUM BUILDING HEIGHT: In accordance with approved Elevation Plans

APPLICANT:

ENTERPRISE DEVELOPMENT COMPANY

ADDRESS:

2931 - 2949 N. HONORE ST., 1811 - 1817, 1816, 1825 - 1847, and 1853 W. OAKDALE AV., 1828 - 1852 W. DIVERSEY PKWY., 2801 - 2911 N. WOLCOTT AV.

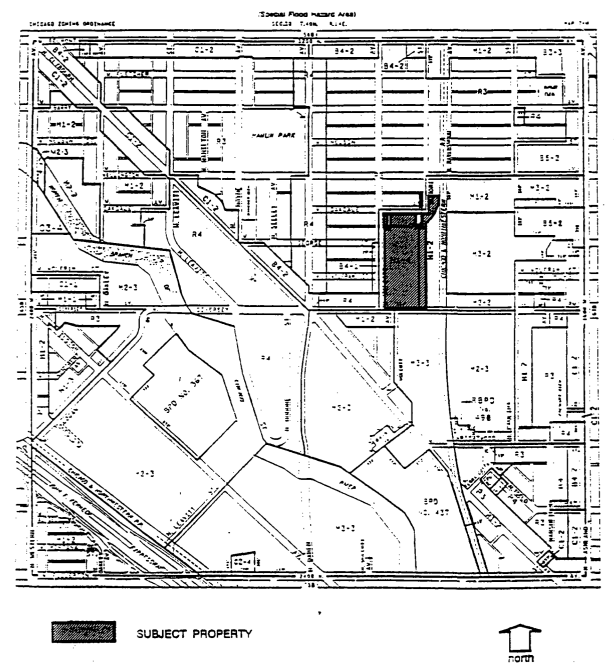
DATE

OCTOBER 13, 1992

REVISED:

^{*}Guest Spaces may not be sold to unit owners

Existing Zoning Map.



APPLICANT:

ENTERPRISE DEVELOPMENT COMPANY

ADDRESS:

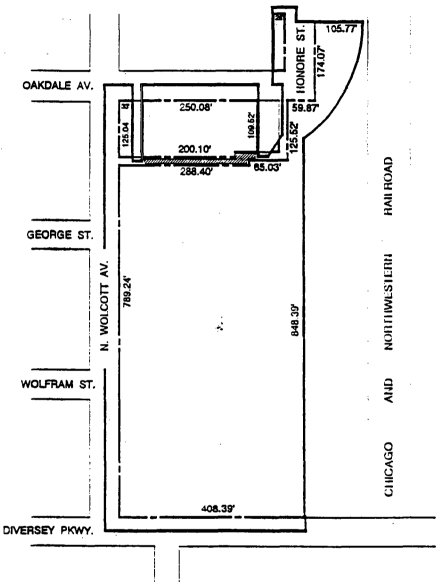
2931 - 2943 N. HONORE ST., 1811 - 1817, 1816, 1825 - 1847, and 1853 W. OAKDALE AV., 1826 - 1852 W. DIVERSEY PKWY., 2801 - 2911 N. WOLCOTT AV.

DATE:

OCTOBER 13, 1992

REVISED:

Property Line and Planned Development Boundary Map.



LEGEND:

PLANNED DEVELOPMENT BOUNDARY

140.53

DIMENSIONED PROPERTY LINE

RIGHT - OF - WAY TO BE VACATED



APPLICANT:

ENTERPRISE DEVELOPMENT COMPANY

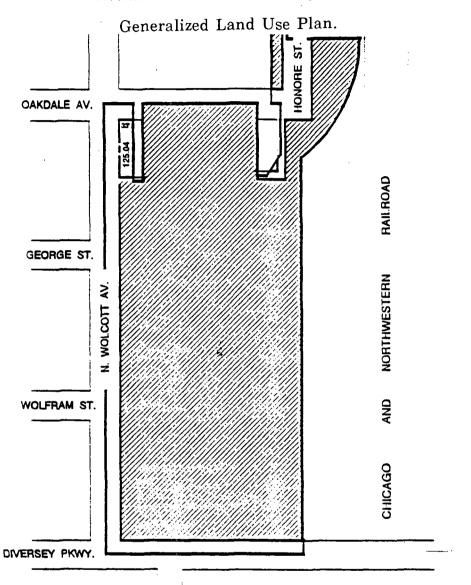
ADDRESS:

2931 - 2943 N. HONORE ST., 1811 - 1817, 1816, 1825 - 1847, and 1853 W. CAKDALE AV., 1826 - 1852 W. DIVERSEY PKWY., 2801 - 2911 N. WOLCOTT AV.

DATE:

OCTOBER 13, 1992

PEVISED:



LEGEND:

PLANNED DEVELOPMENT BOUNDARY





DEVELOPABLE SITE AREA

NOTE: For Detail see Statement No. 5; Use and Bulk Regulations and Related Controls; and approved Site / Landscape Plans and Elevations

APPLICANT:

ENTERPRISE DEVELOPMENT COMPANY

ADDRESS:

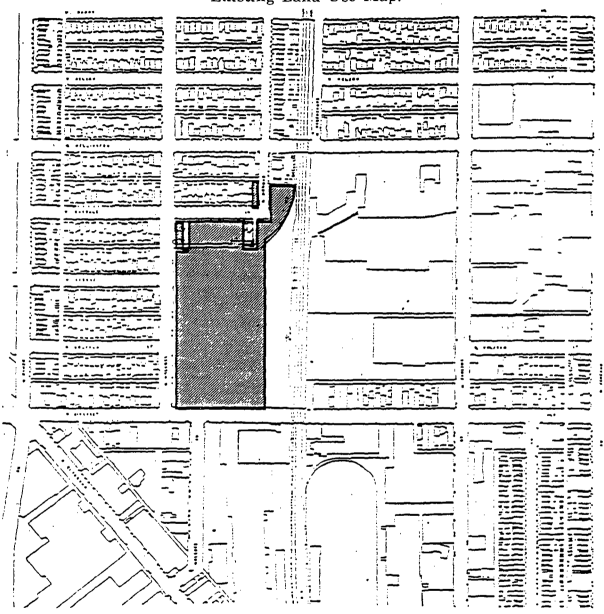
2931 - 2943 N. HONORE ST., 1811 - 1817, 1816, 1825 - 1847, and 1853 W. OAKDALE AV., 1826 - 1852 W. DIVERSEY PKWY., 2801 - 2911 N. WOLCOTT AV.

DATE:

OCTOBER 13, 1992

REVISED:

Existing Land Use Map.





SUBJECT PROPERTY



APPLICANT:

ENTERPRISE DEVELOPMENT COMPANY

ADDRESS:

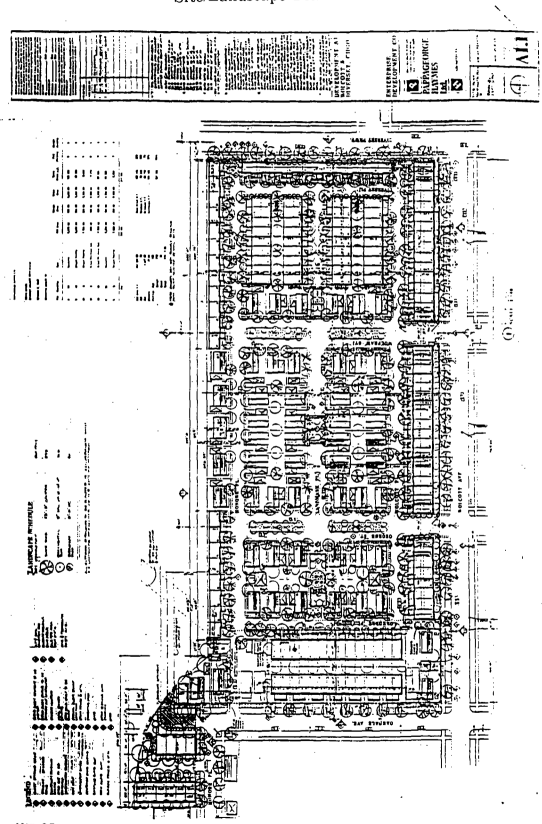
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DATE:

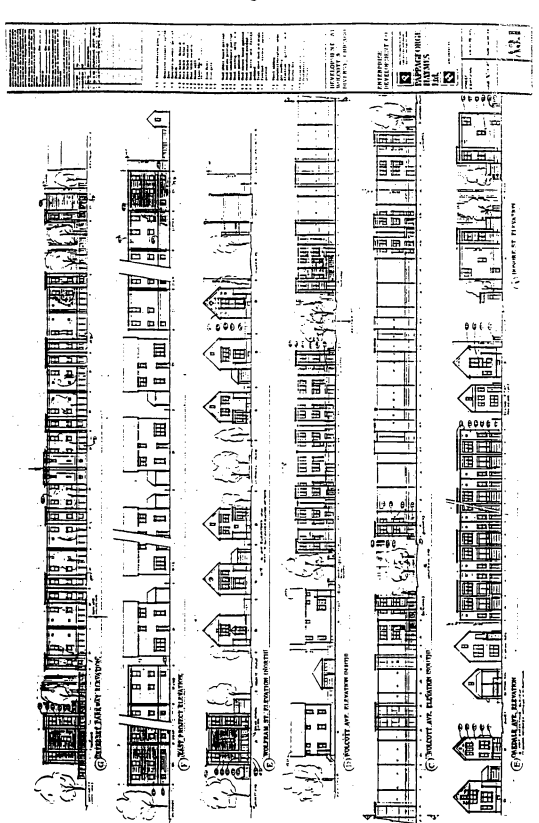
OCTOBER 13, 1992

REVISED:

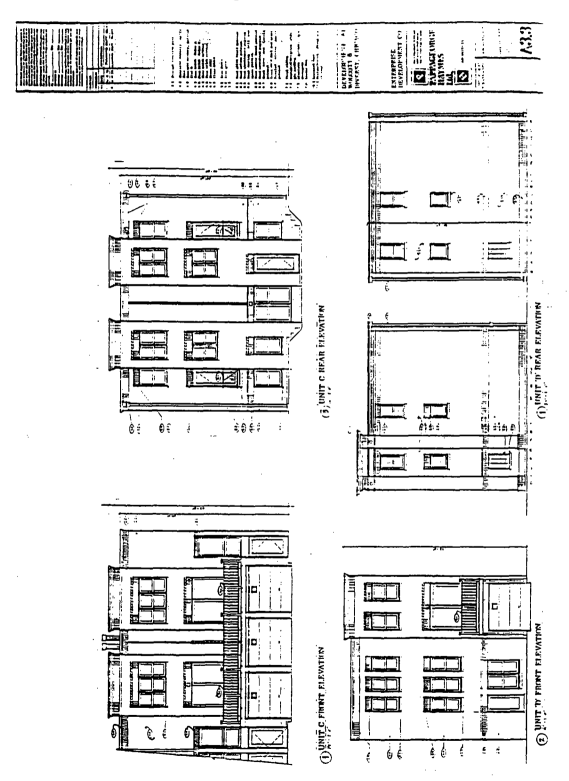
Site/Landscape Plan.



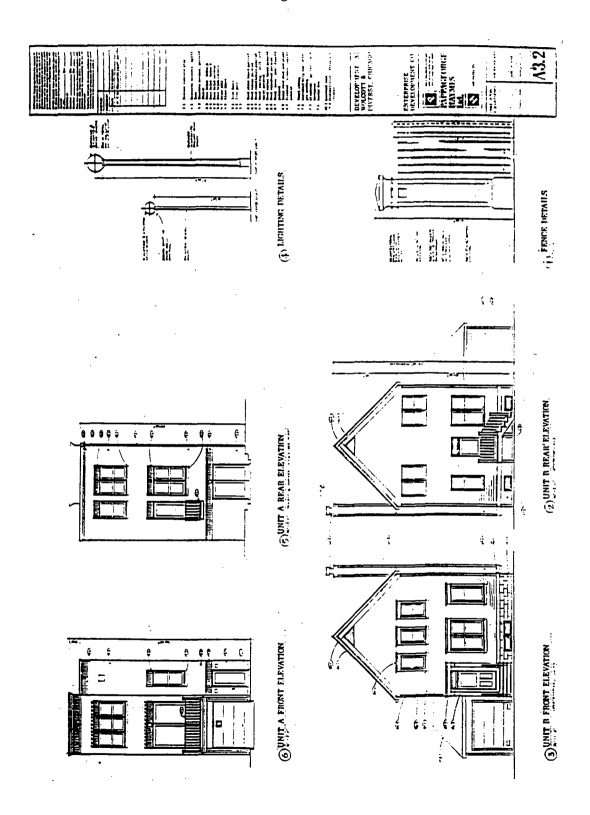
Building, Typical Fence And Lighting Elevation Plans. (Page 1 of 3)



Building, Typical Fence And Lighting Elevation Plans. (Page 2 of 3)



Building, Typical Fence And Lighting Elevation Plans. (Page 3 of 3)



(Continued from page 40527)

Your Joint Committee on Finance and Housing and Real Estate, having had under consideration an ordinance authorizing the amending of an ordinance authorizing a redevelopment agreement with Voice of the People in Uptown, Inc., 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, Committee on Finance, Chairman.

(Signed) AMBROSIO MEDRANO, Committee on Housing and Real Estate, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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 under Section 6(a), Article VII of the 1970 Constitution of the

State of Illinois and may exercise any power related to its local governmental affairs; and

WHEREAS, The City Council of the City, by ordinance adopted June 7, 1990 (Council Journal of Proceedings, pages 17038 -- 17045), established the New Homes for Chicago Program ("New Homes Program") to assist with the construction of new single-family housing which shall be affordable to many families; and

WHEREAS, The City Council, by ordinance adopted September 16, 1992 (Council Journal of Proceedings, pages 21395 -- 21398), approved the selection of Voice of the People in Uptown, Inc., an Illinois not-for-profit corporation ("Developer") to participate as a Developer under the New Homes Program; and

WHEREAS, Pursuant to the terms of said ordinance, Developer shall construct up to twenty-two (22) units of single-family housing in the Uptown neighborhood of the City; and

WHEREAS, The City wishes to amend the ordinance to allow for the construction of an additional six (6) single-family housing units on that certain parcel presently owned by Developer and located at 5061 North Winthrop Avenue; and

WHEREAS, The Department of Housing recommends to the City Council that it approve this amendment to the ordinance; now, therefore,

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

SECTION 1. The Commissioner of Housing, on behalf of the City, is authorized to enter into an amendment to the redevelopment agreement with Developer authorizing the construction of an additional six (6) units of single-family housing, and to execute such other documents, subject to approval of the Corporation Counsel, as may be necessary to provide for the construction of such additional single-family housing units by Developer pursuant to the New Homes Program.

SECTION 2. The six additional single-family housing units shall be constructed on that certain parcel presently owned by Developer, as more fully described on Exhibit A attached hereto.

SECTION 3. This ordinance shall take effect immediately upon its passage.

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

Exhibit "A".

Private Lots.

Address

Permanent Index Number

5061 North Winthrop Avenue

14-08-405-001-0000

AUTHORIZATION FOR AMENDMENT OF CHICAGO MORTGAGE CREDIT CERTIFICATE PROGRAM.

A Joint Committee, composed of the members of the Committee on Finance and the members of the Committee on Housing and Real Estate, submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Joint Committee on Finance and Housing and Real Estate, having had under consideration an ordinance authorizing the amending of the Chicago Mortgage Credit Certificate 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, with one dissenting vote.

Respectfully submitted,

(Signed) EDWARD M. BURKE, Committee on Finance, Chairman.

(Signed) AMBROSIO MEDRANO, Committee on Housing and Real Estate, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Section 6 (a) of Article VII of the 1970 Constitution of Illinois provides that "any municipality which has a population of more than 25,000 is a Home Rule Unit" and the City of Chicago (the "City") has a population of more than 25,000 and is therefore a Home Rule Unit and may, under the power granted by said Section 6 (a) of Article VII of said Constitution of 1970, exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, There exists within the borders of the City a recognized need for decent, safe, sanitary and well constructed and maintained housing which persons of moderate-income can afford; and

WHEREAS, The United States government has authorized the states of the United States and their political subdivisions to issue mortgage credit certificates (the "Certificates") pursuant to Section 25 of the Internal Revenue Code of 1986, as amended (the "Code"), in lieu of "qualified mortgage bonds", as defined in Section 143 (a) of the Code, which entitle qualifying individuals (the "Borrower") to a credit against their individual federal income tax liability; and

WHEREAS, Pursuant to an ordinance enacted on December 11, 1991 and published at pages 10551 through 10569 of the Journal of Proceedings of the City Council of the City (the "Council Journal of Proceedings") of said date, and an ordinance enacted on July 29, 1992 and published at pages 19565 through 19650 of the Council Journal of Proceedings of said date (collectively the "Prior Ordinance"), the City has established and implemented its Mortgage Credit Certificate Program, Series 1992 (the "Program") to issue Certificates to Borrowers, and in connection therewith, the City has executed and delivered an Administration Agreement dated as of November 13, 1992 (the "Administration Agreement") among the City, George K. Baum & Company, as program administrator (the "Program

Administrator"), and Cole Taylor Bank, as local administrator (the "Local Administrator"); and

WHEREAS, The City proposes to enter into a First Amendment to Administration Agreement (the "First Amendment") to reduce the fee charged to Borrowers in connection with the issuance of Certificates and therefore encourage greater participation in the program and to restructure the compensation paid to the Local Administrator, the Program Administrator and Chapman and Cutler, special counsel to the City ("Special Counsel"); and

WHEREAS, A form of the First Amendment has been prepared and presented to this meeting; and

WHEREAS, The Prior Ordinance authorized the City to retain .25 percent of the Indebtedness Amount (as defined in the Administration Agreement) and allocated such amount to the Chicago Low-Income Housing Trust Fund; and

WHEREAS, The City wishes to amend the Prior Ordinance because the Program Fee and the compensation payable to the Program Administrator, the Local Administrator and Special Counsel are to be reduced and restructured pursuant to the First Amendment; and

WHEREAS, The City Council of the City, by an ordinance enacted on November 4, 1987 and published at pages 5989 through 5992 of the Council Journal of Proceedings (the "Tax Credit Ordinance"), authorized the City's Department of Housing ("D.O.H.") to allocate low-income housing tax credits (the "Tax Credits") available under Section 42 of the Code and to impose fees (the "Tax Credit Fees") in connection with the allocation of the Tax Credits; and

WHEREAS, The City wishes to amend the Tax Credit Ordinance to permit the use of Tax Credit Fees for D.O.H.'s affordable housing programs, including the Program; and

WHEREAS, By separate ordinance the City is seeking appropriation of funds representing certain of the Tax Credit Fees to pay the compensation payable to the Program Administrator, the Local Administrator and Special Counsel, and to reimburse certain holders of Certificates; now, therefore,

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

SECTION 1. Declaration of Public Purpose. It is hereby found, determined and declared that the purpose of this ordinance is to take further steps designed to reduce the costs of financing both the acquisition of principal residence housing located in the City and the rehabilitation and improvement of principal residence housing located in the City in order to

provide decent, safe and sanitary housing for qualifying persons of moderate income.

SECTION 2. Amendment to Administration Agreement. For the purpose of reducing the fees charged in connection with the issuance of the Certificates and restructuring of the compensation payable thereunder, the City Comptroller is authorized to execute and deliver the First Amendment on behalf of the City and in substantially the form attached hereto as Exhibit A with such changes thereto as may be approved by the City Comptroller, his execution thereof to constitute conclusive evidence of his approval of any and all changes or revisions therein from the form of First Amendment before this meeting.

SECTION 3. Amendment to Prior Ordinance. Section 6 of the Prior Ordinance is hereby amended to read in full as follows:

"Pursuant to the Administration Agreement, the City shall be entitled to retain a portion of the Program Fees (as defined therein) paid by Borrowers (as defined therein) participating in the Program to reimburse the City for its reasonable administrative costs in implementing and carrying out the Program. The City hereby allocates all of its portion of the Program Fee, as such portion is determined in the Administration Agreement, to the Chicago Low-Income Housing Trust Fund, an Illinois not-for-profit corporation established to provide financial and other assistance to address the permanent housing needs of residents of the City whose income is at or below 50 percent of the median income of all residents of the City".

SECTION 4. Amendment to Tax Credit Ordinance. Section 3 of the Tax Credit Ordinance is hereby amended to read in full as follows:

"Section 3. The Commissioner is also authorized to impose fees in connection with the allocation of low-income housing credit. Such fees shall be in an amount not to exceed \$500 as a non-refundable application fee and a departmental administrative/service fee not to exceed three percent of any credit amount actually allocated to an applicant for such credit; provided, however, that any fees imposed by the Department shall comply with the Act and any rules and regulations promulgated thereunder. All fees received by the City in connection with the allocation of low-income housing credits shall be applied first to payment/reimbursement of City costs and expenses incurred in the administration of the low-income housing tax credit program and then to the Department's affordable housing programs, at the discretion of the Commissioner, with the approval of the Budget Director".

SECTION 5. Approval of Further Actions. From and after the execution and delivery of the First Amendment hereby approved, the proper officials, agents and employees of the City are hereby authorized, empowered and directed to do all such acts and things and to execute all such documents as may be necessary to carry out and comply with the provisions of the First Amendment, and to further the purposes and intent of this Ordinance, including the preambles hereto. All acts and doings of the officials of the City which are in conformity with the purposes and intent of this Ordinance be, and the same are hereby in all respects, approved and confirmed.

SECTION 6. Severability. The provisions of this Ordinance are hereby declared to be separable, and if any section, phrase or provision shall for any reason be declared to be invalid, such declarations shall not affect the validity of the remainder of the sections, phrases or provisions.

SECTION 7. Repeal of Conflicting Ordinances, Resolutions, et cetera. All ordinances, resolutions, orders or parts thereof, in conflict with the provisions of this Ordinance are, to the extent of such conflict, hereby repealed.

SECTION 8. Effective Date. 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".

First Amendment

To Administration Agreement

Dated As Of November 13, 1992

Of

City Of Chicago, Illinois

And

George K. Baum & Company,

As Program Administrator

And

Cole Taylor Bank,
As Local Administrator.

Dated As Of September 1,1993.

First Amendment To Administration Agreement.

This First Amendment To Administration Agreement (the "First Amendment") is made and entered into as of September 1, 1993 by and among the City of Chicago (the "Issuer"), George K. Baum & Company (the "Program Administrator") and Cole Taylor Bank (the "Local Administrator").

Witnesseth:

Whereas, The Issuer has established and implemented its Mortgage Credit Certificate Program, Series 1992 (the "Program") and the Program is administered pursuant to an Administration Agreement dated as of November 13, 1992 (the "Administration Agreement") by and among the Issuer, the Program Administrator and the Local Administrator; and

Whereas, The Administration Agreement provides that the Issuer, the Program Administrator, the Local Administrator and Chapman and Cutler, as special counsel to the Issuer, shall each be paid a percentage of the Program Fee (as such term is defined in the Administration Agreement); and

Whereas, To encourage more people to participate in the Program, the Issuer desires to amend the Administration Agreement to reduce and restructure the Program Fee; and

Whereas, Section 9.01 of the Administration Agreement provides that the Administration Agreement may be amended with the consent of the Issuer, the Program Administrator and the Local Administrator and with an

opinion of counsel acceptable to the Issuer and the Program Administrator that if such amendment takes effect, the Program will remain a "qualified mortgage credit certificate program" as defined in the Code (as such term is defined in the Administration Agreement);

Now, Therefore, In consideration of the foregoing and of the mutual covenants herein set forth, the parties hereto agree as follows:

Article I.

Definitions.

Words and terms which are defined in the Administration Agreement shall have, when used herein, the same meanings therein ascribed to them unless the context or use herein indicates a different meaning or intent. Words and terms which are defined herein shall have, when used in the Administration Agreement, the meanings herein ascribed to them, unless the context or use therein indicates a different meaning or intent, and the Administration Agreement is hereby amended by adding such terms defined herein to the definitions contained in the Administration Agreement.

Article II.

Application Of The Provisions Of The Administration Agreement.

Section 2.01 Amendment Of Article I Of The Administration Agreement.

The definition of "Program Fee" in Article I of the Administration Agreement is hereby amended to read as follows:

"Program Fee' means the lesser of \$300 or two percent of the Indebtedness Amount."

Section 2.02 Amendment Of Section 2.02(h) Of The Administration Agreement.

Section 2.02(h) of the Administration Agreement is hereby amended to read as follows:

"Taking into account all the facts and circumstances, including without limitation, the upfront fees and expenses in establishing and promoting the Program and the contingent and deferred nature of the Program Administrator's compensation hereunder, the fee payable to the Program Administrator pursuant to Section 5.02 of this Administration Agreement is reasonably necessary to cover the administrative costs, including profit, of the Program Administrator in connection with its acting as such hereunder."

Section 2.03 Amendment Of Section 5.02 Of The Administration Agreement.

Section 5.02 of the Administration Agreement is hereby amended to read as follows:

"Section 5.02 Distribution of Program Fee; Program Administrator's Fee. On or before the fifth business business day of each month following the month in which they are collected, the Local Administrator shall remit all Program Fees to the Issuer (after retaining as its own compensation its portion of the Program Fee) for payment of the Issuer's costs of implementing and administering the Program. The Program Fee shall be divided between the Issuer and the Local Administrator as follows:

- (a) If two percent of the Indebtness Amount of a Certificate is less than \$300, the Local Administrator shall retain two-thirds of said two percent as its own compensation and remit the remaining one-third to the Issuer;
- (b) If two percent of the Indebtness Amount of a Certificate is greater than \$300, the Local Administrator shall retain \$200 as its own compensation and remit the remaining \$100 to the Issuer; and
 - (c) Any amounts remaining thereafter shall be retained by the Issuer.

On or before the third day of each month, the Program Administrator shall report (by such method and in such form as shall be determined by the Issuer and the Program Administrator to the Issuer the total number of Certificates issued by the Local Administrator during the preceding month, as evidenced by the total number of copies of Certificates received by the Program Administrator from the Local Administrator pursuant to Section 4.04 of this Administration Agreement during the preceding month. On or before the fifteenth day of each month, the Issuer shall pay the Program Administrator an amount equal to the Lesser of \$400 for each Certificate issued by the Local Administrator in the preceding month (as determined above); or one percent of the Indebtedness Amount of each such Certificate. The City's obligation hereunder is payable solely from Fund No. 153. All

disbursements from such Fund pursuant to this Section are subject to the availability of legally available funds.

Article III.

Miscellaneous Provisions.

Section 3.01 Governing Law.

This First Amendment shall be construed in accordance with the laws of the State of Illinois and the obligations, rights and remedies of the parties hereunder shall be determined in accordance with such laws.

Section 3.02 Counterparts.

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

Section 3.03 Notices.

All notices, certificates or other communications hereunder shall be sufficiently given and shall be deemed given when delivered or mailed by first-class mail, postage prepaid, addressed to the appropriate address set forth in the Administration Agreement. The Issuer, the Program Administrator and the Local Administrator, as appropriate, may, by notice given hereunder, designate any further or different addresses to which subsequent notices, certificates or other communications shall be sent.

Section 3.04 Severability.

In the event any provision of this First Amendment shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision of this First Amendment.

Section 3.05 Applicability Of Administration Agreement.

Except as hereby amended, all of the provisions of the Administration

Agreement shall remain in full force and effect, and from and after the effective date of this First Amendment, the Administration Agreement shall be supplemented and amended in the manner herein set forth.

In Witness Whereof, The Issuer has caused this First Amendment to be executed by its City Comptroller, and the Program Administrator has caused this First Amendment to be executed on its behalf by its authorized officer and the Local Administrator has caused this First Amendment to be executed on its behalf by its authorized officer.

City of Chicago
By:City Comptroller
George K. Baum & Company, as Program Administrator
By:Authorized Officer
Cole Taylor Bank, as Local Administrator
By:

JOINT COMMITTEE.

COMMITTEE ON FINANCE.

COMMITTEE ON POLICE AND FIRE.

ACCEPTANCE OF INDEMNIFICATION AGREEMENT REGARDING NORTHWESTERN UNIVERSITY SPECIAL POLICE.

A Joint Committee, composed of the members of the Committee on Finance and the members of the Committee on Police and Fire, submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Joint Committee on Finance and Police and Fire, having had under consideration an ordinance authorizing acceptance of an indemnification agreement relating to the Northwestern University Special Police, 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, Committee on Finance, Chairman.

(Signed) WILLIAM M. BEAVERS, Committee on Police and Fire, 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Northwestern University maintains a staff of campus police licensed as special police in accordance with Chapter 4-340 (formerly 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, Northwestern University 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 Northwestern 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 Northwestern University, in the form attached hereto as Exhibit A.

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

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

Exhibit "A".

Indemnity And Hold Harmless Agreement.

In consideration of the appointment of campus police of Northwestern University, who are serving pursuant to 110 ILCS 1020/1 as special policemen, pursuant to Section 4-280-010, et seq., of the Municipal Code of Chicago and in consideration of the extension of the jurisdiction of the campus police to the area bounded by the north curb of Chestnut Street to the south curb of Ontario Street and from the west curb of Michigan Avenue to the east curb of Lake Shore Drive, Northwestern University, by its undersigned authorized agent, agrees to indemnify, hold harmless, defend and protect the City of Chicago from any claim, loss, damage, expense, cost, liability, settlement, judgment or award which may result to the City of Chicago on account of or arising from the conduct or activities of any member of the campus police while in the performance of their duties for Northwestern University.

	Northwestern University
Date: August 30, 1993	By: (Signed) Signature Illegible
	Senior Vice President Title: for Business and Finance
Subscribed and Sworn to before me this 30th day of August, 1993.	
(Signed) Rosemary Rasmussen Notary Public Signature	- .

Official Seal

Rosemary Rasmussen Notary Public, State of Illinois My commission expires: March 19, 1997

JOINT COMMITTEE.

COMMITTEE ON BUILDINGS.

COMMITTEE ON HEALTH.

AMENDMENT OF TITLES 2, 4, 7 AND 13 OF MUNICIPAL CODE OF CHICAGO TO FURTHER RESTRICT USE OF LEAD BEARING SUBSTANCES.

A Joint Committee, composed of the members of the Committee on Buildings and the members of the Committee on Health, submitted the following report:

CHICAGO, November 5, 1993.

To the President and Members of the City Council:

Your Joint Committee on Buildings and Health, having had under consideration a proposed ordinance (which was referred to the Joint Committee on Buildings and Health on September 15, 1993) repealing existing Chapter 7-4, and inserting a new Chapter 7-4 relating to control of lead bearing substances (lead poisoning prevention) begs leave to recommend that Your Honorable Body do Pass the ordinance which is transmitted herewith.

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

This ordinance shall be effective 30 days after the date of its passage and publication.

Respectfully submitted,

(Signed) BERNARD L. STONE, Committee on Buildings, Chairman.

(Signed) ED H. SMITH, Committee on Health, Chairman. On motion of Alderman Stone, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Every child in the City of Chicago has the right to live in a safe dwelling; and

WHEREAS, No child in the City of Chicago should be exposed to an environment which poses a threat to his or her health; and

WHEREAS, Every person who owns or operates a building, child care facility or school, should maintain it in such condition so that it does not endanger the health of its occupants; and

WHEREAS, Lead-based and toxic heavy metal-based substances constitute a serious threat to the public health and welfare, especially the health and welfare of children; and

WHEREAS, Previous efforts to enforce ordinances relating to lead-based and toxic heavy metal-based substances have created insufficient incentives for individuals to comply with the law and have resulted in an unacceptably lengthy period of time in which abatement of violations does not occur; and

WHEREAS, New and aggressive measures must be taken to secure compliance with the laws related to lead-based and toxic heavy metal-based substances; now, therefore,

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

SECTION 1. Chapter 7-4 of the Municipal Code is hereby repealed and a new Chapter 7-4 is enacted as follows:

§7-4-010 Definitions.

As used in this Chapter:

- (1) "Child care facility" means any structure used by a child care provider, school or other facility frequented by children.
 - (2) "Children" means persons six years of age and younger.
- (3) "Commissioner" means the Commissioner of Health or an appropriate designee.
 - (4) "Department" means the Department of Health.
- (5) "Dwelling" means any structure all or part of which is designed or used for human habitation.
- (6) "Exposed Surface" means any interior or exterior surface of a child care facility, school, dwelling or residential building.
- (7) "Lead bearing substance" means any dust on any surface or in furniture or other nonpermanent elements of the dwelling, child care facility or school, and any paint or other surface coating material containing more than the amount of lead by weight that the Commissioner determines by regulation may pose a significant health hazard to humans.
- (8) "Lead hazard" means a lead bearing substance that poses a significant health hazard to humans.
- (9) "Lead poisoning" means the condition of having blood lead levels in excess of those considered safe under applicable regulations promulgated by the Commissioner.
- (10) "Owner" means any person, who alone, jointly or severally with others:
 - (a) Has legal title to or a beneficial interest in a land trust or other entity having legal title to a child care facility, school, dwelling, or residential building with or without accompanying actual possession of the child care facility, school, dwelling, or residential building, and includes any agent of the owner, or as executor, administrator, trustee, or guardian of the estate of the owner,
 - (b) Has charge, care or control of or responsibility for a child care facility, school, dwelling or residential building, or
 - (c) Has an interest as a purchaser under a real estate installment contract in a child care facility, dwelling or residential building.

- (11) "Person" means any one or more natural persons, legal entities, governmental bodies, or combination thereof.
- (12) "Residential building" means any room, group of rooms, or other interior areas of a structure designed or used for human habitation; common areas accessible by inhabitants; and the surrounding property or structures.
- § 7-4-020 Lead Bearing Substance Use.

No person shall use or apply lead bearing substances:

- (a) In or upon any exposed surface of a dwelling or dwelling unit:
- (b) In or around the exposed surfaces of a residential building, child care facility, school, or other structure frequented by children;
- (c) In or upon any fixtures or other objects used, installed, or located in or upon any exposed surface of a dwelling or residential building, child care facility, school, or intended to be so used, installed, or located and that in the ordinary course of use, are accessible to and chewable by children;
- (d) In or upon any toys, furniture, or other articles used by and chewable by children;
- (e) Within or upon a residential building or dwelling, child care facility, school, playground, park, or recreational area, or other areas regularly frequented by children.
- § 7-4-030 Maintenance Of Residential Buildings.

Effective January 1, 1994, it shall be the duty of every owner of a residential building to maintain the residential building in such a manner so as to prevent the existence of a lead hazard.

§ 7-4-040 Sale Of Toys Or Furniture Containing Lead Bearing Substance.

No person shall knowingly sell, have, offer for sale, or transfer any toy or furniture that contains a lead bearing substance and that, in the ordinary course of use, is accessible to and chewable by children. This section shall not apply to antique furniture and toys.

§ 7-4-050 Sale Of Objects Containing Lead Bearing Substance.

No person shall sell or transfer or offer for sale or transfer any fixtures or other objects intended to be used, installed, or located in or upon any surface of a dwelling or residential building, child care facility or school, that contains a lead bearing substance and that, in the ordinary course of use, are accessible to and chewable by children.

§ 7-4-060 Warning Statement.

No person, firm, or corporation shall have, offer for sale, sell, or give away any lead bearing substance that may be used by the general public unless it bears the warning statement as prescribed by regulation promulgated by the Commissioner.

§ 7-4-070 Child Care Facilities Must Require Blood Lead Level Screening For Admission.

Each day care center, day care home, preschool, nursery school, kindergarten, or other child care facility, licensed or approved by the State of Illinois or the Department, including such programs operated by a public school district, shall include a requirement that each parent or legal guardian of a child between the ages of 6 months through 6 years provide a statement from a physician or health care provider that the child has been screened for lead poisoning. This statement must indicate that the screening of the child has been performed in accordance with applicable criteria mandated by the Illinois Department of Health and the Commissioner. This statement shall be provided prior to admission and subsequently in conjunction with required physical examinations.

Nothing in this Section shall be construed to required any child to undergo a blood lead level screening or test whose parent or guardian objects on the grounds that the screening or test conflicts with his or her religious beliefs.

§ 7-4-080 Fees.

The Department may establish fees according to a reasonable fee structure to cover the cost of inspections and providing a testing service for laboratory analysis of blood lead tests and any necessary follow-up. The Commissioner may promulgate rules and regulations for waiving applicable fees for low-income persons.

§ 7-4-090 Inspection Of Buildings.

An authorized representative of the City of Chicago charged with enforcement of this ordinance, upon presentation of the appropriate credentials to the owner, occupant, or his representative, may inspect child care facilities, schools, dwellings, and residential buildings at reasonable times, for the purposes of ascertaining that all surfaces accessible to children are intact and in good repair, and for purposes of ascertaining the existence of lead bearing substances. Such representative may remove samples or objects necessary for laboratory analysis. If a person entitled to withhold consent to an inspection refuses to allow inspection, a representative of the City may apply for a warrant to permit entry.

§ 7-4-100 Procedures Upon Determination Of Lead Bearing Substance.

Upon determination that there is a lead bearing substance in or upon any child care facility, school, dwelling or residential building which could reasonably be hazardous to children, or upon receipt of confirmation that an individual has a level of lead in his blood indicative of lead poisoning, the City of Chicago shall, as soon as is practicable, give appropriate notice to the owner of a child care facility, school, dwelling or dwelling unit, of the existence and location of a lead hazard. In addition, regardless of whether there has been compliance with the preceding sentence, the City shall take action as needed to enforce this chapter, including, as the City or its authorized representative may determine is appropriate:

- (1) Providing the owner and occupants with suitable recommendations for elimination of the problem areas.
- (2) Notifying the other persons or entities with responsibility for a child care facility, school, dwelling or dwelling unit of the existence and location of such substances.
- (3) Ordering that these substances shall be removed, replaced, or securely and permanently covered within a specified time period and in a manner prescribed by the Department.
- (4) Pursuing the remedies provided for in Sections 7-4-140 and 7-4-150.

§ 7-4-110 Manner Of Abatement Of Lead Hazards.

The removal of the lead bearing substance from the dwelling, residential building, child care facility, or school shall be accomplished in a manner consistent with all rules and regulations promulgated pursuant to this chapter concerning acceptable and safe methods of lead hazard removal or

abatement, and in a manner which will not endanger the health or wellbeing of its occupants, and will result in the safe removal from the premises, and the safe disposition, of flakes, chips, debris, dust, and other potentially harmful materials.

§ 7-4-120 Violations.

Violation of any Section of this Chapter and any failure to comply with any order authorized pursuant to this chapter shall be punishable by incarceration not to exceed six months and by a fine not less than \$50 nor more than \$500 for each offense. Each day that such violation or noncompliance exists shall be considered a separate offense.

§ 7-4-130 Rules And Regulations.

The Department is authorized to promulgate reasonable rules and regulations for carrying out the provisions of this Chapter.

§ 7-4-140 Emergency Measures.

When the Commissioner finds that because of a violation of this chapter, an emergency condition exists requiring immediate action to protect the health of any person, the Commissioner may issue an emergency order reciting the existence of the emergency condition and requiring that necessary actions be taken to meet the emergency. An emergency order shall be effective immediately, and any person to whom an emergency order is directed shall comply therewith within the period of time specified in the order. Any such person shall receive a reasonably prompt notice of their right to a prompt hearing conducted by a hearing officer of the Code Enforcement Bureau of the Department of Buildings, pursuant to the procedures established for such hearings. Pending the hearing, the Commissioner may take whatever steps are necessary to execute the emergency order when necessary to protect the health of any person. Notice of the right to a hearing shall be issued pursuant to Section 13-14-050 of this Code.

The entire cost of abatement and relocation actions taken or caused to be taken by the City of Chicago pursuant to this section shall be recoverable from each of the persons responsible for correcting the violations or giving rise to the emergency conditions by bringing an action in a court of competent jurisdiction.

§7-4-150 Remedies.

- (a) The Corporation Counsel may seek relief with respect to any violation of this chapter by filing an appropriate action in the circuit court of Cook County seeking equitable relief or the penalties contained in Section 7-4-120, or both.
- (b) Upon determining that any person has not complied with an order authorized pursuant to this Chapter, the Commissioner may cause such person to appear at a hearing before a hearing officer of the Code Enforcement Bureau of the Department of Buildings. Persons shall receive notice of such hearings and shall be required to appear pursuant to Section 13-14-050 of this Code, and hearings shall be conducted pursuant to Sections 13-14-060 to 13-14-220 of this Code.

§7-4-160 Enforcement.

Any department of the City of Chicago may take appropriate action to enforce any of the provisions of this chapter when a violation of any of the provisions comes to its attention.

- SECTION 2. Section 4-8-490 of the Municipal Code is hereby repealed.
- SECTION 3. Section 13-14-010(a) of the Municipal Code is amended by adding the language in italics as follows:
 - (a) "Code" shall mean the provisions of Title 13, 14 and 15 (excepting Chapters 17-72 and 14-4), Chapters 2-22, 4-120, 5-4, 7-4, 7-28, and 11-4, and Article III of Chapter 11-4 of the Municipal Code of Chicago; and additionally, any other provisions of the Municipal Code of Chicago establishing or relating to construction, plumbing, heating, electrical, fire prevention, sanitation or other health and safety standards, which are administered or enforced by the Department of Buildings, that are applicable to structures, with the exception of those provisions which by their terms are to be under the exclusive supervision of any department or officer of the City other than the Department of Buildings or the Building Commissioner:
- SECTION 4. Section 2-24-060 of the Municipal Code is amended by adding the language in italics as follows:

Prohibited Acts -- Enforcement.

(a) No person shall engage in any act of consumer fraud, unfair method of competition or deceptive practice while conducting any trade or business in the City. Any conduct constituting an unlawful practices under the Consumer Fraud and Deceptive Business Practices Act, Illinois Revised Statutes Chapter $121\frac{1}{2}$, paragraph 261, et seq., as now or hereafter amended, or constituting a violation of Sections 7-4-040, 7-4-050 or 7-4-060 of this Code, shall be a violation of this section. In construing this section consideration shall be given to court interpretations relating to the Consumer Fraud and Deceptive Business Practices Act, Illinois Revised Statutes Chapter $121\frac{1}{2}$, paragraph 261, et seq.. In construing this section consideration shall also be given to the interpretations of the Federal Trade Commission and the federal courts relating to Section 5(a) of the Federal Trade Commission Act, 15 U.S.C.A. Section 45. Nothing in this section shall be construed as permitting the regulation of any business to the extent that such regulation is not permitted under the statutory or home rule powers of the city.

- (b) The Commissioner of Consumer Services shall be charged with the enforcement of this section and shall construe this section in compliance with subsection (a).
- (c) Compliance with applicable rules and regulations promulgated pursuant to the Consumer Fraud and Deceptive Business Practices Act and with court interpretations relating to such Act shall be an absolute defense to a finding of a violation of this section. Compliance with applicable Federal Trade Commission rules, regulations and guidelines, and with interpretations by the Federal Trade Commission and the federal courts relating to Section 5(a) of the Federal Trade Commission Act, 15 U.S.C.A. Section 45, shall be an absolute defense to a finding of a violation of this section.
- (d) When it appears to the Commissioner, after receiving a written complaint or otherwise, that a person has engaged in, is engaging in or is about to engage in a practice that is in violation of this section, the Commissioner may, after serving a 30-day notice:
 - (1) Require that person to file on such terms as the Commissioner may prescribe a statement or report in writing as to all relevant and material information;
 - (2) Examine any person in connection with relevant and material issues concerning the conduct of any trade or business;
 - (3) Examine any merchandise or sample thereof, any record, book, document, account or paper relevant and material to the inquiry;
 - (4) Retain copies of any record, book, document, account, paper or sample of merchandise that is produced in accordance with this section, and retain it in his or her possession until the completion of all proceedings in connection with which it is produced; and

- (5) Conduct hearings under oath on issues that are relevant and material to the inquiry. Such hearing shall be recorded on audio tape. A copy or the tape shall be available to all parties upon request in writing within 14 days of the request. Any person requesting such a tape shall provide a blank tape at the time the written request is made. All hearing officers shall be attorneys licensed to practice law in Illinois or, until January 1, 1991, shall be law school graduates.
- (e) If, after completing an investigation pursuant to this section, the commissioner determines that a person has engaged in, is engaging in, or is about to engage in a practice prohibited by this section, the commissioner may:
 - (1) Order the person to discontinue the prohibited practice;
 - (2) Order the person to pay restitution to persons aggrieved by the practice;
 - (3) Request that the Mayor take action under Section 4-4-280 of this Code to revoke or suspend a license of the person; or
 - (4) Request the city to bring an action in circuit court for injunctive relief or such other equitable relief that the commissioner considers appropriate.
- (f) The commissioner may by rule establish a system by which the Commissioner may impose administrative fines on persons who violate this section. Each day that a violation occurs shall be considered a separate and distinct offense. The rules establishing the system shall:
 - (1) Provide for the imposition of fines only after the person accused of the violations has been given notice and an opportunity to be heard;
 - (2) Provide for the appointment of hearing officers to hear the testimony of witnesses under oath, evaluate evidence, and make recommendations to the Commissioner. Such hearing shall be recorded on audio tape. A copy of the tape shall be available to all parties upon request in writing within 14 days of the request. Any persons requesting such tape shall provide a blank tape at the same time the written request is made. All hearing officers shall be attorneys licensed to practice law in Illinois, or, until January 1, 1991, shall be law school graduates;
 - (3) Prescribe minimum and maximum fine amounts for specific violations; provided that the maximum fine for a single violation shall not exceed \$500.00.

The notice given under this subsection shall be made by first class mail, and shall include a copy of a complaint which alleges specific facts showing the violation of which the person is accused and the time during which the alleged violation occurred.

The commissioner may take action pursuant to paragraphs (3) and (4) of subsection (e) against any person who fails to pay a fine imposed under this subsection within a reasonable time as specified by the Commissioner for such payment. Such action shall be stayed pending the appeal by any person of a fine imposed under this subsection.

- (g) The findings of a violation of this section, any order issued by the commissioner, and the imposition of any fine under subsection (f), may be appealed to the Mayor's license commission by the person against whom it is imposed and shall be subject to a de novo hearing wherein additional evidence may be adduced. Further appeal may be taken to the circuit court as provided by law. All orders and the imposition of any fine under this subsection shall be stayed pending appeal.
- (h) A violation of this section does not preempt the city from prosecution under any other ordinance that the commissioner is authorized to enforce.
- SECTION 5. If any section, paragraph, clause, phrase or provision of this ordinance shall be ruled by any court of competent jurisdiction to be invalid, the invalidity of such section, paragraph, clause or provision shall not affect the remaining portions of this ordinance.

SECTION 6. This ordinance shall be effective 30 days after the date of its passage and publication.

Rules Suspended -- CONGRATULATIONS EXTENDED TO ALDERMAN EDWIN EISENDRATH ON HIS APPOINTMENT AS ILLINOIS REGIONAL DIRECTOR OF UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

Alderman Burke moved to Suspend the Rules Temporarily for the purpose

of going out of the regular order of business for immediate consideration of and action upon a proposed resolution. The motion *Prevailed*.

The following is said proposed resolution:

WHEREAS, President Clinton has appointed Alderman Edwin Eisendrath as Illinois Regional Director of the United States Department of Housing and Urban Development; and

WHEREAS, Alderman Eisendrath has faithfully served as alderman of the 43rd Ward since 1987; and

WHEREAS, During his tenure, Alderman Eisendrath distinguished himself by his intelligence, character, and hard work, earning him the respect of his constituents; and

WHEREAS, As Chairman of the City Council Committee on Energy, Environmental Protection and Public Utilities, Alderman Eisendrath has proved to be a knowledgeable and effective leader; and

WHEREAS, Alderman Eisendrath's skillful handling of recycling legislation and utility franchise agreements has won him the admiration of his colleagues; and

WHEREAS, Throughout his career with the City of Chicago, Alderman Eisendrath has upheld the highest standards of public service; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this fifth day of November, 1993, do hereby honor Alderman Edwin Eisendrath for his exemplary service to the City of Chicago and its citizens, and do hereby wish him continued success in his future endeavors; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Alderman Edwin Eisendrath.

On motion of Alderman Burke, seconded by Aldermen Mazola, Preckwinkle, Bloom, Beavers, Dixon, Huels, Troutman, Evans, Medrano, Watson, E. Smith, Bialczak, Suarez, Gabinski, Mell, O'Connor, Doherty, Natarus, Hansen, Schulter, M. Smith, Moore and 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Cullerton, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, rose to laud Alderman Eisendrath for his idealism and commitment to public service. An individual who believes not only in his community but in the entire city, Alderman Eisendrath is, the Mayor stated, an alderman who furthered legislative debate on the critical issues of the day through his faultless preparation and unwavering dedication to the debate of facts rather than personalities.

In accepting Presidential appointment to the position of Illinois Regional Director of the United States Department of Housing and Urban Development, Mayor Daley observed that Alderman Eisendrath was assuming responsibility for an area of particularly vital import to the nation in general and the City of Chicago in particular. Noting that Alderman Eisendrath's public service has been predicated upon his conviction that through his service he could better the lives of others, Mayor Daley expressed confidence that Alderman Eisendrath would utilize his appointment to bring new hope to all individuals within the Region. On behalf of the people of Chicago and his own family, Mayor Daley offered congratulations and best wishes to Alderman Edwin Eisendrath.

Alderman Eisendrath then rose to acknowledge the good wishes of his colleagues. Noting that the moment was bittersweet, Alderman Eisendrath first thanked the people of his ward for what he described as the "greatest honor a person has ever had -- working hard for a community you love". The job had become a way of life, the alderman continued, not in some imperceptibly incremental way but as a conscious choice, because every day had been rewarding and I know that's not an experience many people have in life and I'm deeply grateful for it".

Thanking his constituents for their tolerance of his mistakes, Alderman Eisendrath noted that together, they had accomplished much, making the forty-third ward "one of the best places to live, work and play in America".

After thanking his staff for their skill and dedication, Alderman Eisendrath next reflected upon the special wisdom he had acquired from each of the Mayors he served with -- from Harold Washington, who taught that passionate advocacy, charm and fun were not mutually exclusive, from Eugene Sawyer,

who demonstrated that decency can prevail over hostility, and from Richard M. Daley, who proved that the basic values of family, home and community are the "honest polestar around which to find one's political bearings". While valuable lessons all, Alderman Eisendrath observed that his most important skill, the ability to champion the needs of the few without losing sight of the requirements of the many, was developed under the tutelage of his fellow aldermen.

Thanking his colleagues and Mayor Daley for their words, Alderman Eisendrath closed by quoting the Bible verse: Take away the noise of your songs and the melody of your hearts I won't listen to, but let justice roll down like waters and righteousness like an ever flowing stream.

REGULAR ORDER OF BUSINESS RESUMED.

AGREED CALENDAR.

Alderman Burke moved to Suspend the Rules Temporarily for the purpose of including in the Agreed Calendar a series of resolutions presented by The Honorable Richard M. Daley, Mayor and Aldermen Buchanan, Rugai, Troutman, Evans, Banks, Allen, Natarus, Levar and Schulter. 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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Gabinski, Mell, Austin, Wojcik, Banks, Giles, Cullerton, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Sponsored by the elected officials 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:

TRIBUTE TO LATE MS. MARGARET LANGDON.

WHEREAS, Margaret Langdon, a longtime member of the Chicago Plan Commission, died on Thursday, October 7, 1993; and

WHEREAS, She began her career as a teacher at Saint Ignatius School in 1940; and

WHEREAS, Margaret Langdon was also a former director of community relations for Loyola University and a patient representative at Loyola University Medical Center; and

WHEREAS, In 1968, she was appointed to the Chicago Plan Commission by Mayor Richard J. Daley, becoming its first female member; and

WHEREAS, Margaret Langdon spent many hours working with north side community groups including the Sheffield Neighborhood Association, which she helped found; the Lincoln Park Conservation Association; the Edgewater and Rogers Park Community Councils; and the Rogers Park (24th) District Police Steering Committee; and

WHEREAS, Throughout her professional life, she worked within the framework of city agencies to build good schools, police zoning regulations, rid communities of slum lords, bolster block groups and community organizations and encourage every neighborhood to feel-pride in itself and its heritage; and

WHEREAS, Margaret Langdon served under six administrations, and during her tenure the Chicago Plan Commission approved some 500 projects; and

WHEREAS, Her most recent accomplishments include Navy Pier redevelopment, McCormick Place expansion and Lincoln Park Zoo improvements; and

WHEREAS, She will be greatly missed by her family and friends, and also by members of community groups, city agencies and charitable organizations with whom she worked so closely; and

WHEREAS, She will always be remembered for her great love for Chicago and its many diverse communities; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled on this fifth day of November, 1993, do hereby salute Margaret Langdon for her dedication to preserving the history and distinctive qualities of the many communities that comprise Chicago; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of Margaret Langdon as tokens of our respect and regard.

TRIBUTE TO LATE MR. EDWARD C. LOGELIN, JR.

WHEREAS, Edward C. Logelin, Jr., a retired executive of the U. S. Steel Corporation, died on October 19, 1993; and

WHEREAS, Mr. Logelin was a prominent businessman who also spent long hours working for many civic and religious organizations; and

WHEREAS, Mr. Logelin joined U. S. Steel, now USX Corporation, in 1930 as a stenographer, and moved to the public relations department in 1937; and

WHEREAS, Mr. Logelin rose through the ranks at U. S. Steel to become the company's top Chicago executive in 1954; and

WHEREAS, In 1964, Mayor Richard J. Daley appointed him chairman of the Chicago Planning Commission, a post he held for three years; and

WHEREAS, After his retirement from U. S. Steel in 1975, he was Goodyear Executive Professor at Kent State University's College of Business Administration for two years; and

WHEREAS, Mr. Logelin was general chairman of the 1968 Metropolitan Crusade of Mercy and president of the Chicago Association of Commerce and Industry in 1962 and 1963; and

WHEREAS, He was formerly vice moderator of United Presbyterian Church in the United States, president of the Fort Sheridan Chapter of the Association of the U. S. Army, treasurer of the Illinois Manufacturers' Association, board chairman of the Museum of Science and Industry, and president of Junior Achievement of Chicago; and

WHEREAS, Mr. Logelin received many honors for his philanthropic work, including the Brotherhood Award from the National Conference of Christians and Jews, the Rotary Club's Merit Award, and the Union League Club's Good Scout Award; and

WHEREAS, Mr. Logelin will be greatly missed by his family and friends, and the many people who came to know him and respect him through his civic and philanthropic activities; and

WHEREAS, Although his death is a loss for the entire City of Chicago, his life of hard work and dedication is an inspiration for us all; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled on this fifth day of November, 1993, do hereby honor Mr. Logelin for the years of hard work he devoted to U. S. Steel and his many philanthropic and civic organizations; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of Mr. Edward C. Logelin, Jr. as a token of our esteem and respect.

TRIBUTE TO LATE MR. AND MRS. RICHARD H. NEEDHAM.

WHEREAS, Richard H. Needham and Gretchen Fentress Needham died in an automobile accident in Turkey on October 4, 1993; and

WHEREAS, Mr. and Mrs. Needham were prominent civic and business leaders who devoted their lives to improving Chicago for all people, especially disadvantage children; and

WHEREAS, Mr. Neeham was a retired senior vice president of DDB Needham Worldwide, Incorporated, an advertising agency founded by his father Maurice; and

WHEREAS, Mr. Needham was with DDB Needham Worldwide for thirtyseven years and during his time there, worked to make advertising more accessible to all qualified people, especially women and other minorities; and WHEREAS, He encouraged business executives to become active in helping to meet the needs of the poor, especially children, and was the fiveterm president of the Off The Street Club, which helps inner-city children; and

WHEREAS, Mr. Needham was the chairman of the board of the Chicago Historical Society, the former chairman of the Chicago Council of the American Association of Advertising Agencies, the past president of the Children's Home & Aid Society of Illinois, and served for thirty years in various capacities as a director and a trustee for Northwestern Memorial Hospital; and

WHEREAS, Mrs. Needham was a senior vice president of LaSalle Partners, an international real estate services and investment firm; and

WHEREAS, She worked at LaSalle Partners for over twenty years in various capacities, and was a mainstay of the firm; and

WHEREAS, Their untimely deaths are a tragic loss for the entire City of Chicago, but we can take comfort in the knowledge that they touched the lives of so many people, professionally and through their charity work; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this fifth day of November, 1993, do hereby mourn the loss of Richard and Gretchen Needham, and salute their many contributions to Chicago during their lifetimes; and

Be It Further Resolved, That suitable copies of this resolution be presented to their families as a token of our esteem.

CONGRATULATIONS EXTENDED TO MR. THOMAS J. MORIARTY ON HIS RETIREMENT AS EXECUTIVE DIRECTOR OF FUNERAL DIRECTORS' SERVICES ASSOCIATION OF GREATER CHICAGO.

WHEREAS, Mr. Thomas J. Moriarty has announced his retirement as executive director of the Funeral Directors' Services Association of Greater Chicago after more than four decades of leadership in the association; and

WHEREAS, The Funeral Directors' Services Association of Greater Chicago is dedicated to maintaining and enhancing the professionalism of funeral directors; and

- WHEREAS, Mr. Moriarty joined the association in 1950 as assistant executive director and was promoted to executive director in 1967, and has served in that capacity since then; and
- WHEREAS, As executive director of the association, Mr. Moriarty has served as liaison between the association's membership and local hospitals, the Chicago Department of Health, local unions and labor organizations, and the Illinois Department of Professional Regulation; and
- WHEREAS, In addition to his professional activities, Mr. Moriarty has also served as a trustee of the International Brotherhood of Teamsters, Local 727 since 1961; and
- WHEREAS, Mr. Moriarty has also devoted his time and talents to the improvement of his community, through his participation in the American Society of Association Executives, the Chicago Association of Association Executives, the Illinois Manufacturers' Association, and many others; and
- WHEREAS, Mr. Moriarty has always conducted himself with the highest degree of professionalism, and has enjoyed the admiration and esteem of the association and its members; now, therefore,
- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this fifth day of November, 1993, do hereby congratulate Thomas J. Moriarty on the occasion of his retirement, and we express our gratitude to him for his many contributions to our city; and
- Be It Further Resolved, That we extend to Mr. Moriaty our sincere best wishes in his future endeavors; and
- Be It Further Resolved, That suitable copies of this resolution be presented to Mr. Moriarty and to the Funeral Directors' Services Association of Greater Chicago as a token of our esteem.

CONGRATULATIONS EXTENDED TO MR. TIMOTHY H. ROCHE ON HIS RETIREMENT AS PRESIDENT AND BUSINESS AGENT OF SHEET METAL WORKERS INTERNATIONAL ASSOCIATION, LOCAL 73.

WHEREAS, On November 1, 1993, Timothy H. Roche retired as president and business agent of the Sheet Metal Workers International Association, Local 73, after forty-five years of active involvement in organized labor; and

WHEREAS, A native of Ireland, Mr. Roche has devoted his adult life to the preservation, development and improvement of his adopted country; and

WHEREAS, During World War II Mr. Roche answered his country's call, serving in the United States Army; and

WHEREAS, After his return to civilian life, Mr. Roche took up the sheet metal trade and joined Local 73 in 1948, and worked at various job sites over the next 25 years; and

WHEREAS, While active in the trade, Mr. Roche developed a profound concern for the rights and conditions of his fellow workers, who conferred on him their respect and trust, and elected him business agent of the union in 1970, a post he held for three terms; and

WHEREAS, His fellow workers recognized Mr. Roche's leadership by electing him president and business manager of Local 73 in 1982, and by reelecting him to that office without opposition in 1985, 1988 and 1991; and

WHEREAS, Mr. Roche has been a vigorous advocate of the American worker in such traditional areas of concern as wages, benefits and working conditions, but has also sought to expand social and educational opportunities for union members and their families, by increasing college scholarship funding for children of Local 73's members and through his continuing support of the Local 73 Retirees' Club, a social organization of retired union members; and

WHEREAS, In addition to his efforts within the Sheet Metal Workers Association, Mr. Roche has also contributed his time and talent to such community development and charitable activities as blood drives, fundraising for diabetes research, and the Chicago Federation of Labor's United Way/Crusade of Mercy drive; and

WHEREAS, Mr. Roche's efforts and achievements are testimony to his belief the lasting strength of a community and the true prosperity of its workers must be mutually reinforcing; and

WHEREAS, Mr. Roche has enriched our entire community by his many contributions and the example of his inspired leadership; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this fifth day of November, 1993, do hereby congratulate Timothy Roche on the occasion of his retirement, and we express our gratitude to him for his many contributions to the vitality of Chicago and the well-being of its people; and

Be It Further Resolved, That we extend to Mr. Roche our sincere best wishes in his future endeavors; and

Be It Further Resolved, That suitable copies of this resolution be presented to Mr. Roche and to the Sheet Metal Workers International Association, Local 73, as a token of our esteem.

Presented By

ALDERMAN PRECKWINKLE (4th Ward) And ALDERMAN NATARUS (42nd Ward):

GRATITUDE EXTENDED TO JUDGE MORTON ZWICK FOR HIS CREATIVE APPROACH TOWARD ADDRESSING BOARD-UP AND DEMOLITION OF VACANT AND UNSAFE BUILDINGS IN CHICAGO.

WHEREAS, The demolition court is a key area for resolving abandoned properties that are no longer salvageable; and

WHEREAS, Vacant and open buildings represent a major health and safety hazard; and

WHEREAS, Gangs and drug dealers operate out of these buildings, and they are the location of numerous rapes; and

WHEREAS, These buildings affect the economic life of our community and our youth; and

WHEREAS, The decision of Judge Morton Zwick to have these vacant and open buildings boarded and demolished in a timely manner will help to alleviate these problems; now, therefore,

Be It Resolved, That the City Council and community leaders commend Judge Morton Zwicks' bold and creative approach toward addressing board up and demolition of these buildings on this fifth day of November, 1993.

Presented By

ALDERMAN STEELE (6th Ward):

CONGRATULATIONS EXTENDED TO MR. AND MRS. MARTIN REDD ON EXPANSION OF C.M.S. TROPHIES AND PLAQUES.

WHEREAS, C.M.S. Trophies and Plaques, an outstanding business located at 330 East 75th Street in Chicago's great 6th Ward, is holding an expansion celebration open house November 13, 1993; and

WHEREAS, Established thirteen years ago by husband and wife, Martin and Patricia Redd, C.M.S. Trophies and Plaques is in its fifth year at its present location; and

WHEREAS, Co-entrepreneurs Martin and Patricia Redd have seen that their business is continually upgraded and have helped considerably in providing a creditable business foundation for the East 75th Street area; and

WHEREAS, Martin and Patricia Redd are always available to the local business community and have exhibited a rare commitment; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby congratulate Martin and Patricia Redd on the expansion of their business, C.M.S. Trophies and Plaques, and extend to these entrepreneurs our best wishes for continuing success and prosperity; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Martin and Patricia Redd.

CONGRATULATIONS EXTENDED TO CHICAGO MODEL UNITED NATIONS ON ITS TWENTIETH ANNIVERSARY AND NOVEMBER 9 AND 10, 1993 DECLARED "CHICAGO MODEL UNITED NATIONS DAY IN CHICAGO".

WHEREAS, The Chicago Model United Nations -- a vital and constructive project of Chicago State University's History and Political Sciences Department -- is celebrating its twentieth anniversary, November 9 and 10, 1993; and

WHEREAS, Founded in 1963 by a group of CSU students under the guidance of History Professor Robert J. Kovarik, the Chicago Model United Nations conference provides an opportunity for Chicago area high school students to enhance their awareness of global issues through simulation of United Nations operations. Dr. Kovarik has diligently guided this project for the past two decades, providing positive interaction among university and high school students, and expanding their comprehension of the world and the complex relationships within it; and

WHEREAS, As the Chicago Model United Nations conference enters its third decade, the leaders of this great City wish to recognize this outstanding effort on the part of Chicago State University; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby extend our heartiest congratulations to Chicago State University's Chicago Model United Nations conference on its twentieth anniversary, and in saluting this fine organization, do hereby declare that November 9 and 10, 1993, be known as "Chicago Model United Nations Day In Chicago"; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Chicago State University.

Presented By

ALDERMAN BEAVERS (7th Ward):

OCTOBER 24, 1993 DECLARED "JOHNNY GILL'S FOR LADIES ONLY DAY IN CHICAGO".

WHEREAS, On Sunday, October 24, 1993, the great Regal Theater on Chicago's south side will provide the setting for a unique event, a "For Ladies Only" concert by Motown superstar recording artist, Johnny Gill; and

WHEREAS, Johnny Gill, whose signature love songs and ballads have warmed the hearts of millions of women, continues the proud tradition of Marvin Gaye, Smokey Robinson, and other Motown greats who have had a special rapport with female audiences. This special concert, entitled "It's About Love", will be simulcast live on Chicago's WGCI-FM radio and nationally on the MJI Radio Network. It will also be taped for delayed broadcast by Black Entertainment Television (B.E.T.); and

WHEREAS, All Chicago is proud to host this great "For Ladies Only" concert by Johnny Gill; 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 declare that October 24, 1993, be known as "Johnny Gill's For Ladies Only Day In Chicago," and in doing so call public attention to the dynamic concert being held at the beautiful Regal Theater on that date.

Presented By

ALDERMAN DIXON (8th Ward):

TRIBUTE TO LATE MR. LEWIS A. H. CALDWELL.

WHEREAS, God in His infinite wisdom has called to his eternal reward Lewis A. H. Caldwell, who gave much of his long and fruitful life to his beloved Chicago community, September 30, 1993; and

WHEREAS, Born in Chicago on October 12, 1905, Lewis A. H. Caldwell was one of the first Black youths to achieve the rank of Eagle Scout, the highest rank in scouting. He graduated from Doolittle Elementary and Englewood High School, and received his B.A. with honors in political science, and his M.A. in social work. His M.A. thesis later evolved into the sociological novel, *The Policy King*, the story of the policy game in Chicago; and

WHEREAS, In a professional career of variety and accomplishment, Lewis A. H. Caldwell began as a social worker for the Cook County Bureau of Public Affairs; he initiated the 1943 Affirmative Action Program to hire Black motormen for the Chicago Transit Authority; in 1947 he organized the first Exposition of Negro Businessmen for the Negro Chamber of Commerce, and spearheaded the move to integrate that organization and to change the name to the Cosmopolitan Chamber of Commerce. As one of the City's leading businessmen, Lewis A. H. Caldwell was manager of the Baldwin Ice Cream Co. for many years. For twelve years he served as State Representative of Illinois, 24th Legislative District, and was active in the political programs of Mayor Harold Washington and Congressman Bennett Stewart during their terms; and

WHEREAS, Lewis A. H. Caldwell was known throughout his grateful community as a caring and creative leader. In addition to his professional and civic work, he was a committed family man, and leaves to mourn his loving wife, Callie, two daughters, two grandchildren, one great-grandchild, 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 fifth day of November, 1993, A.D., do hereby express our sorrow on the passing of Lewis A. H. Caldwell, 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. Lewis A. H. Caldwell.

CONGRATULATIONS EXTENDED TO MRS. FANNIE ARNOLD ON HER EIGHTIETH BIRTHDAY.

WHEREAS, Her many friends and admirers are gathering November 20, 1993, to pay tribute to Fannie Arnold, one of Chicago's most beloved and respected citizens; and

WHEREAS, A native of Georgia, Fannie Arnold was born November 22, 1913, and has lived in Chicago since 1942; she and her husband, Claude E. Arnold, were one of the founding families at Altgeld Gardens Public Housing. From 1952 until 1977, Fannie Arnold was employed at George Washington Carver High School, became a friend to many students, teachers and neighbors, and was often awarded or cited for her many beautification projects at Altgeld; and

WHEREAS, A caring and religious family, Claude and Fannie Arnold belong to Greater Metropolitan Baptist Church and represent the strength and solidity of family life. Five generations will come together to celebrate Fannie Arnold's birthday, from her own remaining siblings and one great-great-grandchild; now, therefore,

Be It Resolved. That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby extend our congratulations to Fannie Arnold as she celebrates her eightieth birthday in a life of great productivity and generosity, and we extend to this fine citizen our very best wishes for many more years of happiness and fulfillment; and

Be It Further Resolved. That a suitable copy of this resolution be prepared and presented to Fannie Arnold.

Presented By

ALDERMAN BUCHANAN (10th Ward):

CONGRATULATIONS EXTENDED TO KNIGHTS OF SAINT FLORIAN SOCIETY ON ITS ONE HUNDREDTH ANNIVERSARY.

WHEREAS, That Knights of Saint Florian Society was organized in 1893, one hundred years ago, by a group of young Slovenian and Croatian men who had immigrated to the United States; and

WHEREAS, This fraternal society built this organization into a formal bond, bringing large numbers together to assist each other in times of distress, hardships and need; and

WHEREAS, These programs have flourished through the years, joining other groups whose purpose were the same, and who bring opportunity for insurance to be offered to thousands who would need and use this protection; and

WHEREAS, The members of this group participated in the entire community with efforts on behalf of youth, with group support for their churches, and with their active support of the social, the religious growth and the political strength of all of society; now, therefore,

Be It Resolved, That the Mayor and the Chicago City Council join with the thousands who compliment this great assembly of groups here in Chicago and throughout the nation on their one hundred years of great achievement and that a suitable copy of this resolution be prepared and presented to the national and local officers at events celebrating this great achievement.

Presented By

ALDERMAN HUELS (11th Ward):

TRIBUTE TO LATE MRS. FRANCES BIELINSKI.

WHEREAS, Frances Bielinski passed away on Sunday, October 3, 1993 at the age of ninety-one; and

- WHEREAS, Frances Bielinski, beloved wife of the late Albert; and
- WHEREAS, Frances Bielinski, loving mother of Lottie (Edward Smentek) and Edward (Helen); and
- WHEREAS, Frances Bielinski, dear grandmother of seven, great-grandmother of eighteen and great-grandmother of one; and
- WHEREAS, Frances Bielinski, fond sister of Carrie (Matthew Powers) and loving aunt to many nieces and nephews; and
- WHEREAS, Frances Bielinski, member of Saint Barbara's Altar and Rosary Society, senior citizen and Polish Falcons of America; and
- WHEREAS, A cherished friend of many and a good neighbor to all, Helen Bielinski will be greatly missed by all who knew her; now, therefore,
- Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago gathered here this fifth day of November, 1993, do hereby extend to the family of Frances Bielinski our deepest condolences and most heartfelt sympathies upon their loss; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to the family of Frances Bielinski.

TRIBUTE TO LATE MR. EDWARD TERRENCE DALY.

WHEREAS, Edward Terrence Daly passed away on Saturday, October 23, 1993 at the age of forty-six; and

WHEREAS, Edward Terrence Daly, beloved husband of Karen; and

WHEREAS, Edward Terrence Daly, loving father of Edward T., Jr. and Kristen Mary; and

WHEREAS, Edward Terrence Daly, cherished son of Eleanor and the late Michael K.; and

WHEREAS, Edward Terrence Daly, fond brother of Michael E., John F., Lieutenant, Chicago Fire Department (Sally), Gerald K., Chicago Fire Department (Patricia, Chicago Fire Department), Jeanne (Daniel) Para, and Susan (Hector, Sergeant, Chicago Fire Department) Rodriguez; and

WHEREAS, Edward Terrence Daly, dearest uncle of eight; and

WHEREAS, Edward Terrence Daly faithfully served the citizens of Chicago as a police officer with the Chicago Police Department for twenty-two years; and

WHEREAS, Edward Terrence Daly member of the Madonna Knights of Columbus Number 1135; the Fraternal Order of Police; the Saint Jude League; Canaryville Veteran's Association; and Mount Carmel High School Father's Club; and

WHEREAS, Edward Terrence Daly was a United States veteran, loyally serving his country during the Vietnam Conflict; and

WHEREAS, A lifelong resident of the 11th Ward's Canaryville community, Edward Terrence Daly was a cherished friend to many and a good neighbor to all, and he will be greatly missed by his associates, family and friends; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago gathered here this fifth day of November in 1993, do hereby extend to the family of Edward Terrence Daly our deepest sympathies and most heartfelt condolences upon their loss; and

Be It Further Resolved, That a suitable copy of this resolution be made available to the family of Edward Terrence Daly.

TRIBUTE TO LATE MR. STANLEY D. "GABBY" GAPSHIS.

WHEREAS, Stanley D. "Gabby" Gapshis passed away on Friday, October 22, 1993 at the age of eighty; and

WHEREAS, Stanley D. "Gabby" Gapshis, beloved husband of Donna; and

WHEREAS, Stanley D. "Gabby" Gapshis, loving father of Martin P. Darr and Marilyn "Nina" Gapshis; and

WHEREAS, Stanley D. "Gabby" Gapshis, dear brother of Victoria Piggott, the late Julie Schultz, the late Catherine Gapshis and the late Helen Benson; and

WHEREAS, Stanley D. "Gabby" Gapshis, fond uncle of Donna Norris, Kenneth Rudmin, Nancy Rudmin, Lynnea Hansen, Robert Navicki, the late Edward Piggott, Joan Sharp and Edward Schultz; and

- WHEREAS, Stanley D. "Gabby" Gapshis, great-uncle of Dawn and Vicki Hansen, Scott Martinez, Meghan Rudmin, Brian Norris, Cynthia Albano, Maria Blough, Karen Buchanan, Robert Navicki, Jr., Jennifer Schultz, Jeffrey, Helen, Janice and Edward Piggott; and
- WHEREAS, Stanley D. "Gabby" Gapshis was the founder of one of Chicago's most influential printing companies, Progress Printing; and
- WHEREAS, Stanley D. "Gabby" Gapshis printed a wide range of campaign literature and political materials for many prominent election campaigns and well known candidates and officials throughout his career; and
- WHEREAS, Stanley D. "Gabby" Gapshis was a lifelong resident of Chicago's 11th Ward, as well as a longtime personal and professional associate of the late Mayor Richard J. Daley and his family; and
- WHEREAS, Stanley D. "Gabby" Gapshis will be greatly missed by his family, friends and associates; now, therefore,
- Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this fifth day of November in 1993, do hereby extend to the family of Stanley D. "Gabby" Gapshis our deepest condolences and most heartfelt sympathies upon their loss; and
- Be It Further Resolved, That a suitable copy of this resolution be made available to the family of Stanley D. "Gabby" Gapshis.

CONGRATULATIONS EXTENDED TO MR. AGOSTINO ALAGNA ON HIS RETIREMENT AS PRINCIPAL OF ROBERT HEALY ELEMENTARY SCHOOL.

WHEREAS, After thirty-five years of faithful and dedicated service, Agostino Alagna has retired from the Board of Education; and

WHEREAS, At the time of his retirement, Agostino Alagna was the assistant principal of Robert Healy Elementary School, located in the heart of the 11th Ward Bridgeport community; and

WHEREAS, A lifelong resident of Bridgeport and a graduate of the 11th Ward's Tilden High School, Agostino Alagna taught in other Bridgeport schools throughout his career; and

WHEREAS, Agostino Alagna has been an active participant in community affairs while helping to coach basketball and baseball teams at McGuane Park; and

WHEREAS, Agostino Alagna and his wife, a teacher at the 11th Ward's Louis P. Armour School, have two sons; and

WHEREAS, Agostino Alagna is an experienced and dedicated educator whose professional expertise and personal touch with his students will be greatly missed by the faculty and student body of Healy Elementary; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this fifth day of November in 1993, do hereby extend to Agostino Alagna our heartiest congratulations upon his retirement as a teacher and offer to him our sincerest and best wishes for good fortune and prosperity and our gratitude for his contributions to the education and well-being of the children of Bridgeport; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Agostino Alagna.

CONGRATULATIONS EXTENDED TO MR. FRED BARBARA ON HIS SELECTION AS "1993 MAN OF THE YEAR" BY ITALIAN-AMERICAN EXECUTIVES OF TRANSPORTATION.

WHEREAS, Fred Barbara has been selected as the 1993 Man of the Year by the Italian-American Executives of Transportation; and

WHEREAS, The Italian-American Executives of Transportation will host a dinner in honor of Fred Barbara on Saturday, November 13, 1993 at the Alta Villa in Addison, Illinois; and

WHEREAS, With his professional expertise and business acumen, Fred Barbara has successfully worked to build a multi-million dollar trucking company and state-of-the-art waste disposal facility; and

WHEREAS, The success of Fred Barbara is rooted in the traditions of his Italian-American heritage, as he built upon three generations of trucking experience which began when his immigrant grandfather first hauled coal on the streets of Chicago during the 1920s; and

WHEREAS, Following in his father Anthony's footsteps, who operated a successful trucking company from the early 1940s through the 1960s, Fred Barbara founded his own company in 1977, and within a decade he owned and was operating a wide variety of "big ticket" trucking equipment and counting among his customers some of the largest accounts in the City of Chicago and the suburbs; and

WHEREAS, The Italian-American Executives of Transportation is an outstanding organization dedicated to the preservation and promulgation of the Italian-American experience and culture; and

WHEREAS, The Italian-American Executives of Transportation funds and sponsors countless projects and activities devoted to this purpose, including the awarding of scholarships and other educational activities; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this fifth day of November in 1993, do hereby extend to Fred Barbara our heartiest congratulations upon his selection as "Man of the Year" by the Italian-American Executives of Transportation and wish him the very best of success in all his future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Fred Barbara.

CONGRATULATIONS EXTENDED TO MR. JOSEPH M. BARICH ON HIS RETIREMENT AS EDUCATOR AT ROBERT HEALY ELEMENTARY SCHOOL.

WHEREAS, After thirty years of faithful and dedicated service, Joseph M. Barich has retired from the Board of Education; and

WHEREAS, At the time of his retirement, Joseph M. Barich was a member of the faculty of Robert Healy School, located in the heart of the 11th Ward Bridgeport community; and

WHEREAS, Joseph M. Barich instructed the students of Healy Elementary in social studies, conducting Social Studies Fairs and Geography Bees as auxiliary learning activities; and WHEREAS, Joseph M. Barich also served as Healy Elementary's Patrol and Color Guard Sponsor, as well as initiating the annual Springfield trip for the eighth grade classes; and

WHEREAS, Joseph M. Barich served the citizens of the City of Chicago as a police officer before embarking upon his second successful career as an elementary school teacher; and

WHEREAS, Joseph M. Barich and his wife, also a Chicago public school teacher formerly assigned to Healy Elementary and now teaching at another 11th Ward school, Mark Sheridan Math and Science Academy, are the parents of three sons; and

WHEREAS, Joseph M. Barich is an experienced and dedicated educator whose professional expertise and personal touch with his students will be greatly missed by the faculty and student body of Healy Elementary; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this fifth day of November in 1993, do hereby extend to Joseph M. Barich our heartiest congratulations upon his retirement as a teacher and offer to him our sincerest and best wishes for good fortune and prosperity and our gratitude for his contributions to the education and well-being of the children of Bridgeport; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Joseph M. Barich.

CONGRATULATIONS EXTENDED TO OFFICER PAUL J. BUSCEMI ON HIS RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, After thirty-two years of faithful and dedicated service. Police Officer Paul J. Buscemi retired from the Chicago Police Department on February 15, 1993; and

WHEREAS, Officer Paul J. Buscemi began his career with the Chicago Police Department on January 23, 1961; and

WHEREAS, The assignments of Officer Paul J. Buscemi were many and included the 9th District Deering Station; and

WHEREAS, Throughout his more than three decades with the Chicago Police Department, Officer Paul J. Buscemi performed a fine job for the citizens of the 11th Ward and the City of Chicago; and

WHEREAS, Officer Paul J. Buscemi performed above and beyond the call of duty as the occasion warranted; and

WHEREAS, Officer Paul J. Buscemi has benefited from the proud support of his family and friends throughout his career; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this fifth day of November in 1993, do hereby extend our sincerest gratitude to Officer Paul J. Buscemi for his many years of loyal service to the City of Chicago and the Chicago Police Department, and that we also extend to him our warmest wishes for success in all of his future endeavors; and

Be It Further Resolved. That a suitable copy of this resolution be made available to Officer Paul J. Buscemi.

CONGRATULATIONS EXTENDED TO LIEUTENANT RAYMOND HELLER ON HIS RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

WHEREAS, After thirty-six and one-half years of faithful and dedicated service, Lieutenant Raymond Heller retired from the Chicago Police Department on October 14, 1993; and

WHEREAS, Lieutenant Raymond Heller began his career with the Chicago Police Department on May 1, 1957; and

WHEREAS, Lieutenant Raymond Heller received several promotions during his more than three decades of service with the Chicago Police Department, including Sergeant on February 24, 1970 and Lieutenant on June 1, 1985; and

WHEREAS, The assignments of Lieutenant Raymond Heller were many and included the 9th District Deering Station; and

WHEREAS, Lieutenant Raymond Heller performed a fine job for the citizens of the 11th Ward and the City of Chicago; and

WHEREAS, Lieutenant Raymond Heller performed above and beyond the call of duty as the occasion warranted; and

WHEREAS, Lieutenant Raymond Heller has benefited from the proud support of his family and friends throughout his career; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this fifth day of November in 1993, do hereby extend our sincerest gratitude to Lieutenant Raymond Heller for his many years of loyal service to the City of Chicago and the Chicago Police Department, and that we also extend to him our warmest wishes for success in all of his future endeavors; and

Be It Further Resolved. That a suitable copy of this resolution be made available to Lieutenant Raymond Heller.

CONGRATULATIONS EXTENDED TO MR. EDWARD JALOWIEC ON HIS RETIREMENT AS EDUCATOR AT ROBERT HEALY ELEMENTARY SCHOOL.

WHEREAS, After thirty years of faithful and dedicated service, Edward Jalowiec had retired from the Board of Education; and

WHEREAS, At the time of his retirement Edward Jalowiec was a member of the faculty at Robert Healy Elementary School, located in the heart of the 11th Ward Bridgeport community;

WHEREAS, Edward Jalowiec instructed the students of Healy elementary in science, organizing science fairs, initiating the IPS and IMB Science Programs and also teaching Algebra at one time; and

WHEREAS, A former resident of the Bridgeport community, Edward Jalowiec coached baseball and basketball teams at McGuane Park; and

WHEREAS, Before beginning a successful second career as a public school teacher, Edward Jalowiec was an employee of Western Electric; and

WHEREAS, Edward Jalowiec and his wife are the parents of two daughters and have four granddaughters; and

WHEREAS, Edward Jalowiec is an experienced and dedicated educator whose professional expertise and personal touch with his students will be greatly missed by the faculty and student body of Healy Elementary; now, therefore.

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago gathered here this fifth day of November in 1993, do hereby extend to Edward Jalowiec our heartiest congratulations upon his retirement as a teacher and offer to him our sincerest and best wishes for good fortune and prosperity, and out gratitude for his contributions to the education and well-being of the children of Bridgeport; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Edward Jalowiec.

CONGRATULATIONS EXTENDED TO MR. AND MRS. JOHN ORMOND ON THEIR TWENTY-FIFTH WEDDING ANNIVERSARY.

WHEREAS, John and Dorothy Ormond will celebrate their twenty-fifth wedding anniversary on Tuesday, November 9, 1993; and

WHEREAS, John and the former Dorothy Diver were married at Saint Gabriel's Church; and

WHEREAS, Their twenty-five years of married life have produced a loving and close family with their son, John; and

WHEREAS, Throughout their son's youth, John and Dorothy worked hard to provide him with a loving and supportive environment; and

WHEREAS, Lifelong residents of the 11th Ward Canaryville community, John and Dorothy are devout and active members of Saint Gabriel's Parish, with Dorothy as a member of its Women's Club and Madonna Ladies Auxiliary and John a member of the Holy Name Society, Madonna Knights of Columbus and the Flag's Club; and

WHEREAS, Both John and Dorothy Ormond are members of the 11th Ward Democratic Organization; and

WHEREAS, John and Dorothy Ormond have passed twenty-five years of marriage on loving and consistent devotion to one another, truly exemplifying the spirit of the sacrament of marriage and serving as a role model and inspiration to their son; and

WHEREAS, John and Dorothy Ormond are richly deserving of the fond and warm wishes of all who know them as they mark their silver wedding anniversary; now, therefore, Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this fifth day of November in 1993, do hereby extend to John and Dorothy Ormond our heartiest congratulations upon the twenty-fifth 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 John and Dorothy Ormond.

CONGRATULATIONS EXTENDED TO MRS. PATRICIA SEARS ON HER RETIREMENT AS EDUCATOR AT ROBERT HEALY ELEMENTARY SCHOOL.

WHEREAS, After twenty-nine years of faithful and dedicated service, Patricia Sears has retired from the Board of Education; and

WHEREAS, At the time of her retirement Patricia Sears was a member of the faculty at Robert Healy Elementary School, located in the heart of the 11th Ward Bridgeport community; and

WHEREAS, Patricia Sears instructed the kindergarten students of Healy Elementary; and

WHEREAS, Patricia Sears taught at Healy Elementary for close to two decades; and

WHEREAS, Throughout her many years at Healy, Patricia Sears was a great advocate of parent volunteers, encouraging their participation and assisting in the recognition of their work; and

WHEREAS, Patricia Sears and her husband are the parents of four daughters and have four grandchildren; and

WHEREAS, Patricia Sears is an experienced and dedicated educator whose professional expertise and personal touch with her students will be greatly missed by the faculty and student body of Healy Elementary; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November in 1993, do hereby extend to Patricia Sears our heartiest congratulations upon her retirement as a teacher and offer to her our sincerest and best wishes for good fortune and prosperity, and our gratitude for her contributions to the education and well-being of the children of Bridgeport; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Patricia Sears.

CONGRATULATIONS EXTENDED TO MR. GERALD VAVER ON HIS RETIREMENT AS EDUCATOR AT ROBERT HEALY ELEMENTARY SCHOOL.

WHEREAS, After 29 years of faithful and dedicated service, Gerald Vaver has retired from the Board of Education; and

WHEREAS, At the time of his retirement Gerald Vaver was a member of the faculty at Robert Healy Elementary School, located in the heart of the 11th Ward Bridgeport community; and

WHEREAS, Gerald Vaver instructed the students of Healy Elementary in physical education; and

WHEREAS, Prior to coming to Healy Elementary, Gerald Vaver taught at Seward School, where he also served as Assistant Principal; and

WHEREAS, Gerald Vaver also served as a coordinator for Project Read; and

WHEREAS, Gerald Vaver and his wife, also a teacher at Healy Elementary, have three children; and

WHEREAS, Gerald Vaver is an experienced and dedicated educator whose professional expertise and personal touch with his students will be greatly missed by the faculty and student body of Healy Elementary; now, therefore.

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this fifth day of November in 1993, do hereby extend to Gerald Vaver our heartiest congratulations upon his retirement as a teacher and offer to him our sincerest and best wishes for good fortune and prosperity, and our gratitude for his contributions to the education and well-being of the children of Bridgeport; and

Be It Further Resolved, That a suitable copy of this resolution be made available to Gerald Vaver.

Presented By

ALDERMAN BURKE (14th Ward):

TRIBUTE TO LATE MR. CLARENCE B. CAREY.

WHEREAS, Almighty God in his infinite wisdom has called Clarence B. Carey to his eternal reward at the age of eighty-three; 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, Mr. Carey's knowledge and expertise in the educational field enabled him to lead Jones Commercial High School through many years of success, earning the respect the admiration of his colleagues; and

WHEREAS, Mr. Carey was the first director of the school, which was set up to offer high school and night school graduates marketable skills; and

WHEREAS, Mr. Carey served as director of Jones Commercial High School from 1942 until 1975, when he retired; and

WHEREAS, After his retirement in 1975, Mr. Carey worked for Saint Xavier College and later for the Circuit Court of Cook County, as a clerk; and

WHEREAS, Mr. Carey's hard work, dedication and sacrifice should serve as an example to all; and

WHEREAS, Mr. Carey was a devoted husband to his wife, Jeanne, and a loving father to his children, Cook County Circuit Court Judge Bernard Carey and Mary Ann Gannon, 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. Carey 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. Carey 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 fifth day of November, 1993, do hereby commemorate Clarence B. Carey for his fruitful life and his years of dedicated service to the City of Chicago, 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 Clarence B. Carey.

TRIBUTE TO LATE MR. HAROLD E. HUTCHINGS.

WHEREAS, Almighty God in his infinite wisdom has called Harold E. Hutchings to his eternal reward at the age of eighty-six; 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, Mr. Hutchings upheld the finest traditions of journalism, earning the respect and the admiration of his colleagues; and

WHEREAS, Mr. Hutchings was an editorial staff member of the *Chicago Tribune* from 1934 until 1972, during which time he held numerous positions including reporter, New York bureau chief, financial editor, city editor, assistant managing editor, assistant to the editor and executive editor; and

WHEREAS, Mr. Hutchings was also the president of Tribune Charities from 1970 to 1972; and

WHEREAS, After his retirement in 1972, Mr. Hutchings served for several years as an archivist for Tribune Company; and

WHEREAS, Mr. Hutching's hard work, dedication and sacrifice should serve as an example to all; and

WHEREAS, Mr. Hutchings was a devoted husband to his wife, Sue, and a loving father to his son, John, 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. Hutchings 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. Hutchings 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 fifth day of November, 1993, do hereby commemorate Harold E. Hutchings for his fruitful life and his years of dedicated service to the City of Chicago, 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 Harold E. Hutchings.

TRIBUTE TO LATE JUDGE JAMES MAHER, JR.

WHEREAS, Almighty God in his infinite wisdom has called Cook County Circuit Court Judge James Maher, Jr. to his eternal reward at the age of sixty; 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, Judge Maher upheld the finest traditions of the legal profession, earning the respect and admiration of his colleagues; and

WHEREAS, Judge Maher was an associate judge of Cook County from 1964 through 1976, where he distinguished himself by his knowledge, talent and judgement; and

WHEREAS, Judge Maher's hard work, dedication and sacrifice should serve as an example to all; and

WHEREAS, Judge Maher was a devoted husband to his wife, Mary Catherine; and a loving father to his children, Katie, Molly Pritchard, Nora Walsh, Martha, Genny, James III and Tim, 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 Judge Maher to family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

- WHEREAS, Judge Maher 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 fifth day of November, 1993, do hereby commemorate Judge James Maher, Jr. for his fruitful life and his years of dedicated service to the City of Chicago, 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 Judge James Maher, Jr..

TRIBUTE TO LATE MR. CARDEN R. MURPHY.

WHEREAS, Almighty God in his infinite wisdom has called Carden R. Murphy to his eternal reward at the age of seventy-three; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Mr. Murphy honorably and courageously served in the United States Army Air Corps during World War II as a master sergeant, and was decorated with the Silver Star and two Bronze Stars for his heroism; and

WHEREAS, Mr. Murphy founded Murphy Mechanical Contractors in 1952, and R. C. Piping Corporation in 1964, selling both in the 1970s; and

WHEREAS, Mr. Murphy also worked for the Chicago plumbing contracting firm of Fettes, Love and Sieben until 1990; and

WHEREAS, Mr. Murphy was a founding stockholder and director of ACS, Industries, director of Willow Automotive Services, and director of the Kett/Murphy Foundation of Santa Barbara, California; and

WHEREAS, Mr. Murphy's hard work, dedication and sacrifice should serve as an example to all; and

WHEREAS, Mr. Murphy was a devoted husband to his wife, Marguerite and a loving father to his sons, Richard and Brian, 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. Murphy to family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Mr. Murphy 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 fifth day of November, 1993, do hereby commemorate Carden R. Murphy 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 Carden R. Murphy.

TRIBUTE TO LATE MR. MAURICE J. SULLIVAN.

WHEREAS, Almighty God in his infinite wisdom has called Maurice J. Sullivan to his eternal reward at the age of forty-eight; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Mr. Sullivan honorably and courageously served in the United States Army during the Vietnam War; and

WHEREAS, Mr. Sullivan served the City of Chicago as an electrician since 1976; and

WHEREAS, In 1972, Mr. Sullivan was awarded the International Life Saving Award by Local 134 of the International Brotherhood of Electrical Workers for helping to drag two men to safety when a gas leak occurred at a south side factory; and

WHEREAS, Mr. Sullivan's hard work, dedication and sacrifice should serve as an example to all; and

WHEREAS, Mr. Sullivan was a devoted husband to his wife, Eileen, and a loving father to his children, Brian and Elizabeth, 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. Sullivan to family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and
- WHEREAS, Mr. Sullivan 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 fifth day of November, 1993, do hereby commemorate Maurice J. Sullivan for his fruitful life and his years of dedicated service to the City of Chicago, 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 Maurice J. Sullivan.

TRIBUTE TO LATE DES PLAINES MAYOR HERBERT H. VOLBERDING, SR.

- WHEREAS, Almighty God in his infinite wisdom has called Mayor Herbert H. Volberding, Sr. 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, Mayor Volberding honorably and courageously served in the United States Army during the Korean War; and
- WHEREAS, Mayor Volberding served as Mayor of Des Plaines from 1977 to 1981 and Alderman of Des Plaines' 2nd Ward from 1983 to 1987; and
- WHEREAS, Dedicating tremendous time to his community, Mayor Volberding served as a volunteer Des Plaines fire fighter; and
- WHEREAS, Mayor Volberding's hard work, dedication and sacrifice should serve as an example to all; and
- WHEREAS, Mayor Volberding was a devoted husband to his wife, Phyllis; and a loving father to his children, Herbert, Jr., Steven, Julie Saggs and Laura, 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 Volberding to family members, friends, and all who knew him and enabled him to enrich their lives in ways they will never forget; and
- WHEREAS, Mayor Volberding 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 fifth day of November, 1993, do hereby commemorate Mayor Herbert H. Volberding, Sr. for his fruitful life and his years of dedicated service to the City of Chicago, 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 Herbert H. Volberding, Sr..

CONGRATULATIONS EXTENDED TO MR. HAL BRUNO ON RECEIVING FREEDOM OF INFORMATION AWARD FROM LOYOLA UNIVERSITY AND OCTOBER 29, 1993 DECLARED "HAL BRUNO DAY IN CHICAGO".

WHEREAS, The National Center for Freedom of Information Studies at Loyola University has conferred upon Hal Bruno the Freedom of Information Award on October 29, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous event by Alderman Edward M. Burke; and

WHEREAS, Throughout his long and distinguished career, Mr. Bruno has upheld the highest traditions of journalism, earning him the respect and admiration of his colleagues; and

WHEREAS, Mr. Bruno began his journalistic career for the *Daily Illini* and the *Champaign News Gazette* while a student at the University of Illinois: and

WHEREAS, In 1950, Mr. Bruno joined Advertising Age magazine as a reporter and later moved on to work as a sports editor for the DeKalb Daily Chronicle; and

- WHEREAS, Mr. Bruno honorably and courageously served in the United States Army during the Korean War as an Army Intelligence Officer; and
- WHEREAS, After the Korean War, Mr. Bruno worked as a police reporter for the Chicago News Bureau and as a reporter for the Chicago American from 1954 until 1960; and
- WHEREAS, Mr. Bruno was awarded the Fulbright scholarship to India in 1956, where he conducted a study of the Indian press and filed stories for International News Service; and
- WHEREAS, In 1960, Mr. Bruno started an eighteen-year career with Newsweek magazine, where he worked as a reporter, foreign correspondent, bureau chief, news editor and chief political correspondent; and
- WHEREAS, Mr. Bruno joined ABC News as director of political coverage in 1978, and works closely with all ABC News programs, including "World News Tonight", "Nightline", "This Week With David Brinkley", "Good Morning America" and "20/20"; and
- WHEREAS, Mr. Bruno is responsible for the planning and editorial content of political news on the ABC television and radio networks; and
- WHEREAS, Mr. Bruno's hard work, commitment and dedication has enabled him to make invaluable contributions to media; now, therefore,
- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this fifth day of November, 1993, do hereby commemorate Hal Bruno on the occasion of being the recipient of the Freedom of Information Award from Loyola University, and do hereby wish him future success; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Hal Bruno and that October 29, 1993 was declared "Hal Bruno Day in Chicago".

CONGRATULATIONS EXTENDED TO MR. AND MRS. JOSEPH MULLOY ON THEIR GOLDEN WEDDING ANNIVERSARY.

WHEREAS, Kay and Joe Mulloy will celebrate their golden wedding anniversary on November 15, 1993; and

WHEREAS, The Chicago City Council was informed of this historical and momentous occasion by Alderman Edward M. Burke; and

WHEREAS, Kay and Joe Mulloy exchanged their marriage vows on November 15, 1943; and

WHEREAS, Lifelong residents of the southwest side, Kay and Joe Mulloy are active members of the 14th Ward community; and

WHEREAS, Kay and Joe Mulloy are the loving parents of their children, Dennis, Mary, Susan and Patricia, and the proud grandparents of Katie, Brendan, Patty and Ginny; and

WHEREAS, Kay and Joe Mulloy 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 fifth day of November, 1993, do hereby extend our heartiest congratulations to Kay and Joe Mulloy 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 wedded bliss; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Kay and Joe Mulloy.

Presented By

ALDERMAN BURKE (14th Ward) And ALDERMAN BIALCZAK (30th Ward):

CONGRATULATIONS EXTENDED TO INTERNATIONAL POLKA ASSOCIATION ON ITS TWENTY-FIFTH ANNIVERSARY AND NOVEMBER 7, 1993 DECLARED "INTERNATIONAL POLKA ASSOCIATION DAY".

WHEREAS, The International Polka Association will commemorate its silver celebration on November 7, 1993 at its twenty-fifth anniversary dinner dance; and

WHEREAS, The Chicago City Council was informed of this historical and momentous event by Alderman Edward M. Burke and Alderman Carole Bialczak; and

WHEREAS, The International Polka Association was established to promote, maintain and advance public interest in polka music, dancing and traditional folklore; and

WHEREAS, The International Polka Association presents numerous awards to encourage the promotion of polka entertainment; and

WHEREAS, The International Polka Association is responsible for the continued operation and growth of the Polka Music Hall of Fame and Museum; and

WHEREAS, For twenty-five years, the International Polka Association has conducted research on the historical and educational aspects of the polka music industry; now, therefore,

- Be It Resolved, That we, the Mayor and members of the Chicago City Council, in meeting assembled this fifth day of November, 1993, do hereby extend our heartiest congratulations to the International Polka Association on the occasion of its twenty-fifth anniversary and wish them continued success; and
- Be It Further Resolved. That November 7, 1993 be declared "International Polka Association Day" and that a suitable copy of this resolution be presented to the International Polka Association.

Presented By

ALDERMAN BURKE (14th Ward) And ALDERMAN EISENDRATH (43rd Ward):

TRIBUTE TO LATE MR. RICHARD HENSHAW NEEDHAM AND MRS. GRETCHEN FENTRESS NEEDHAM.

WHEREAS, Almighty God in his infinite wisdom has called Richard Henshaw Needham and Gretchen Fentress Needham to their eternal reward; and

WHEREAS, The Chicago City Council has been informed of their passing by Alderman Edward M. Burke and Alderman Edwin W. Eisendrath; and

- WHEREAS, Throughout their long and distinguished career, Mr. and Mrs. Needham dedicated tremendous time and effort to the City of Chicago, earning the respect and admiration of all who knew them; and
- WHEREAS, Mr. Needham was a retired executive of DDB Needham Worldwide, Inc., one the City's largest advertising agencies, and chairman of the Chicago Historical Society; and
- WHEREAS, Mr. Needham dedicated tremendous time and effort to the youth of Chicago, serving as president of the Off The Street Club, chairman of Careep-Prep, director of the Ounce of Prevention Fund, and trustee and past president of Children's Home and Aid Society of Illinois; and
- WHEREAS, Mrs. Needham was a senior vice president of LaSalle Partners, an international real estate services and investment firm; and
- WHEREAS, Mrs. Needham served Northwestern Memorial Hospital for more than twenty years in the capacities of director of the hospital, co-chair of the Leadership Gifts Division and chair of the Physical Facilities Committee; and
- WHEREAS, Mrs. Needham was also director and past president of the Woman's Board of the Lyric Opera of Chicago, director of the John G. Shedd Aquarium and a retired trustee of Chicago Latin School; and
- WHEREAS, Mr. and Mrs. Needham were loving and devoted parents to their children, to whom they passed on many of the same fine qualities they themselves possessed in abundance; and
- WHEREAS, Their love of life and their ability to live it to the fullest endeared Mr. and Mrs. Needham to family members, friends, and all who knew them and enabled them to enrich their lives in ways they will never forget; and
- WHEREAS, Mr. and Mrs. Needham will be deeply missed, but the memory of their character, intelligence and compassion will live on in those who knew and loved them; now, therefore,
- Be It Resolved. That we, the Mayor and members of the Chicago City Council, in meeting assembled this fifth day of November, 1993, do hereby commemorate Richard Henshaw Needham and Gretchen Fentress Needham for their fruitful life and their years of dedicated service, and do hereby extend our most sincere condolences to their family; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Richard Henshaw Needham and Gretchen Fentress Needham.

Presented By

ALDERMAN COLEMAN (16th Ward):

TRIBUTE TO LATE MOTHER OPHELIA "MOMMA SHUG" TURNER.

WHEREAS, God, in his own way and for his own purpose has reached down into his garden to pluck from our presence one of his fairest flowers. On Saturday, October 30, 1993 he called from labor to rest the spirit of the dearly beloved Mother and friend Mother Ophelia Turner, better known as "Momma Shug" home to be with him throughout eternity; and

WHEREAS, Mother Ophelia Turner, the mother of Alderman Shirley A.Coleman (16th Ward) served faithfully at Saint Mary's Missionary Baptist Church and was a strong supporter of all 16th Ward functions; and

WHEREAS, Mother Turner was a tower of strength to her family, friends as well as the young people who also loved being around her; and

WHEREAS, Mother Turner will be truly missed by the entire 16th Ward, in fact by all she came in contact with, but not as those who have no hope, but as those who expect to see her again in the other world beyond the horizon; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, hereby assembled this the fifth day of November in the year of our Lord nineteen hundred and ninety-three, do extend to Alderman Shirley A. Coleman and the entire Turner family our deepest and sincerest sympathy remembering also that we should emulate her service-filled life in every way possible.

O think of the home over there
by the side of the river of light;
Where the Saints immortal and fair
are robed in garments of white;
Think of our friends over there
who before us the journey have trod;
Think of their songs in the air
they are now in the palace of God

; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and given to the family of the late Mother Ophelia "Momma Shug" Turner.

Presented By

ALDERMAN RUGAI (19th Ward):

CONGRATULATIONS EXTENDED TO MR. LEONARD H. BRETTMAN ON BEING SELECTED "1993 MAN OF THE YEAR" BY MOUNT GREENWOOD CIVIC ASSOCIATION.

WHEREAS, Leonard H.Brettman will be honored as the Man of the Year for 1993 by the Mount Greenwood Civic Association; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Mr. Brettman, married in 1946, is the proud father of four and loving grandfather of six; and

WHEREAS, Mr. Brettman is a member of the American Institute of Industrial Engineers receiving the Excellence Award in 1954 from Senator Dirksen, as one of the ten leading industrial engineers in Chicago; and

WHEREAS, Mr. Brettman is a licensed real estate associate since 1950 and president of Brettman & Pine Appraisals, Inc.; and

WHEREAS, Mr. Brettman served the Armed Forces of the United States as a Navy seaman in the Pacific honorably discharged as chief machinist mate; and

WHEREAS, Mr. Brettman has served the parishes of St. John Fisher and Saint Christina as a volunteer scout leader, drug and alcohol abuse counselor, and senior meals-on-wheels driver; and

WHEREAS, Mr. Brettman is responsible for organizing the Town of Lake Kiwanis Club which aids the physically and mentally handicapped; and

WHEREAS, The compassion, enthusiasm and courage of Mr. Brettman 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 fifth day of November 1993, do hereby pay tribute to Leonard H. Brettman for his contributions to the citizens of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Leonard H. Brettman.

CONGRATULATIONS EXTENDED TO MS. MARGARET COYLE ON BEING SELECTED "1993 WOMAN OF THE YEAR" BY MOUNT GREENWOOD CIVIC ASSOCIATION.

WHEREAS, Margaret Coyle has been honored by the Mount Greenwood Civic Association as the Woman of the Year for 1993; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Ms. Coyle is the oldest of sixteen children born to Anne and John Coyle in Dublin, Ireland; and

WHEREAS, Ms. Coyle, who came to the United States in 1958, is a graduate of Saint Albert the Great Grammar School and the Academy of Our Lady High School; and

WHEREAS, Ms. Coyle holds the distinction of being the first woman to coach girls' softball in an Alsip, Illinois league, which she did for twelve years; and

WHEREAS, Ms. Coyle is the proud mother of Sean, a fine son and student at the Queen of Martyrs Grammar School; and

WHEREAS, Ms. Coyle is the former owner of the Shamrock Bar and business agent for the United Food Commercial Workers' Union; and

WHEREAS, Ms. Coyle is a member of the Dublin and Mayo Associations, the United Irish and American Association League of Women Voters and the Town of Kiwanis; and

WHEREAS, Ms. Coyle is an integral part of the success of such a fine community as Mount Greenwood; now, therefore,

Be It Resolved, That the Mayor and members of the Chicago City Council, in meeting assembled this fifth day of November, 1993, do hereby pay

tribute to Margaret Coyle for her contributions to the citizens of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Margaret Coyle.

CONGRATULATIONS EXTENDED TO CHICAGO POLICE OFFICER JOSEPH R. SOSNOWSKI ON RECEIVING CARTER HARRISON AWARD FOR BRAVERY.

WHEREAS, Officer Joseph R. Sosnowski was honored with the Carter Harrison Award, the highest city award for bravery; and

WHEREAS, The Chicago City Council has been informed of this tribute by Alderman Virginia A. Rugai; and

WHEREAS, On June 22, 1993, Officer Sosnowski and Officer Paul Lopez were on routine patrol in the 10th District where they observed a suspicious man sitting in a parked car. Officer Lopez asked the man to step out of his car when the man suddenly reached under the front seat, produced a gun and fired at Officer Lopez. The offender then turned and fired several shots at Officer Sosnowski striking his safety vest four times in the chest and abdomen. Although seriously wounded, Lopez drew his service revolver and fired several shots and fatally wounded the offender; and

WHEREAS, Officer Sosnowski is married to Deborah and is the proud father of two boys, Tony, age 7, and Chris, age 11; and

WHEREAS, Officer Sosnowski attended Saint Rita High School from 1967 to 1969 and continued his education at Amos Alanzo Stagg High School where he graduated in 1971. He attended the University of Illinois from 1971 to 1973 and then transferred to Moraine Valley College from 1974 to 1976; and

WHEREAS, Officer Sosnowski began his career as a Chicago Police Officer on August 11, 1986. He has received twenty-two honorable mentions and three complimentary letters in his short career; now, therefore,

Be It Resolved, That the Mayor and Chicago City Council, in meeting assembled this fifth day of November 1993, do hereby pay tribute to Officer Sosnowski for his dedication to the citizens of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Officer Joseph R. Sosnowski.

CONGRATULATIONS EXTENDED TO MR. BERNARD J. SPATZ ON HIS RETIREMENT AS PRESIDENT AND BUSINESS REPRESENTATIVE OF GLAZIERS, ARCHITECTURAL METAL AND GLASS WORKERS LOCAL UNION NUMBER TWO.

WHEREAS, Bernard J. Spatz will retire as president and business representative from the Glaziers, Architectural Metal and Glass Workers Local Union No. 2; and

WHEREAS, The Chicago City Council has been notified of Mr. Spatz's retirement by Alderman Virginia A. Rugai; and

WHEREAS, Bernard J. Spatz was born on August 7, 1938 on the southwest side of Chicago and presently resides in the Mount Greenwood area of Chicago; and

WHEREAS, Bernie has been married for thirty-two years to Janet Spatz (nee Gleeson) and is the proud father of John, James, Bernard, Michael, Karen and Patricia; and

WHEREAS, Bernie was initiated into Local No. 27 as an apprentice glazier on January 15, 1960 and has been a member in good standing for thirty-three years; and

WHEREAS, Bernie has served Local 27 as an officer for the past twenty-three years -- five years as a trustee on the Executive Board, three years as recording secretary and assistant business representative, currently fifteen years as president and business representative, secretary of the Health and Welfare and Pension Funds, and secretary of the Joint Apprenticeship Training Committee; and

WHEREAS, Bernie is the president of the International Conference of Glaziers and Glass Workers, vice president of the Middle States Conference of Glaziers and Glass Workers, trustee of the Middle States Defense Fund, and chairman of the Glaziers and Glass Workers National Curriculum Committee; and

WHEREAS, Bernie has been very active in various community sports and youth programs, high school associations, and many charitable fund-raising activities; and

WHEREAS, Bernie does all in his power to make sure the rights and dignity of organized labor are protected and maintained through political action; now, therefore,

- Be It Resolved. That we, the Mayor and the Chicago City Council, in meeting assembled this fifth day of November, 1993, do hereby congratulate and commend Bernie Spatz for his years of dedicated service and leadership; and
- Be It Further Resolved, That a suitable copy of this resolution be presented to Bernard J. Spatz.

CONGRATULATIONS EXTENDED TO SAINT CAJETAN WARRIORS FOOTBALL TEAMS ON THEIR WINNING SPIRIT.

WHEREAS, The Saint Cajetan Warriors fifth and sixth grade, and seventh and eighth grade football teams will be in attendance for a banquet in their honor November 16, 1993; and

WHEREAS, The Chicago City Council has been informed of this tribute by Alderman Virginia A. Rugai; and

WHEREAS, The tremendous effort and hard work of these teams has resulted in one of the finest regular season records under head coach Dan Boylan with the fifth and sixth grade boys compiling a 6 - 1 record and the seventh and eighth grade men finishing 5 - 2; and

WHEREAS, The success of the seventh and eighth grade team is due primarily to the experience of graduating eighth graders: Joe Connelly, Mike Day, Bill Desmond, Pat Fleming, Ryan Galloway, Dan Heffernan, Dan McNamara, Terry Norris, Kevin Quinlan and Craig Schmody; and

WHEREAS, The fifth, sixth and seventh grade Warriors eagerly await the opportunity to carry on the winning tradition of Saint Cajetan in the 1994 season; now, therefore,

Be It Resolved. That the Mayor and members of the Chicago City Council, in meeting assembled this fifth day of November, 1993, do hereby declare all of the members of the 1993 Saint Cajetan teams to be "winners", and in particular wish to congratulate and acknowledge the eighth grade members of the team and bestow upon them our best wishes for a bright and successful future; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the eighth grade members of the 1993 Saint Cajetan Football Team.

Presented By

ALDERMAN TROUTMAN (20th Ward):

GRATITUDE EXTENDED TO JOHN ELLIS & ASSOCIATES FOR SUPPORT OF 20TH WARD ROWAN TREES 4-H CLUB.

WHEREAS, Those whose efforts make our great City of Chicago a better place to live are indicative of the highest standards of citizenship; and

WHEREAS, John Ellis is just such a neighbor to south side residents, lending aid and support to the Rowan Trees group, an organization of concerned citizens who work diligently to beautify vacant land with garden projects. When the Rowan Trees group formed a 4-H Club of neighbors, some sixty children and over forty adults volunteered their services, not only to beautify vacant areas, but also to create vegetable gardens, and thus to be productive in a neighborhood which is increasingly grateful to these citizens. John Ellis & Associates helped to make this project not only possible but successful as well; and

WHEREAS, While such a project would not be possible without the efforts of the Chicago Community Trust, the City's Streets and Sanitation, and Human Services Departments, the Bureau of Forestry, and the S.W.A.P. program, it is the citizens who provide the backbone of these constructive and positive community enterprises, and John Ellis is a model citizen; 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 fifth day of November, 1993, A.D., do hereby express our gratitude to John Ellis & Associates for playing such an important part in the beautification of the 20th Ward, and in promoting the sound and constructive principles of 4-H activities which bring great production to the community; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to John Ellis.

CONGRATULATIONS EXTENDED TO MS. PAT WRIGHT FOR HER CONTRIBUTION TO IMPROVE AND ENLARGE AFFORDABLE HOUSING PROGRAM IN CHICAGO.

WHEREAS, The Chicago Affordable Housing and Community Jobs Ordinance, introduced to the City Council December 9, 1992, and currently pending, offers a viable and constructive solution to this City's great problem of inadequate housing for thousands of the working poor: that one-third of the Chicago citizenry must pay at least thirty-five percent of their income for housing; and

WHEREAS, This ordinance has received support from many business, civic, educational and community organizations and individuals who view affordable housing as a right of all working citizens and who recognize the crisis situation of housing in many Chicago neighborhoods, and the many related problems caused by that crisis; and

WHEREAS, One of the most tireless contributers to the current affordable housing campaign is Pat Wright of the University of Illinois at Chicago's Natalie P. Vorhees Center for Neighborhood and Community Improvement. Ms. Wright has provided a great deal of time, energy, knowledge and expertise in the move to provide adequate housing for Chicago's working poor, and her selflessness and dedication have been remarkable; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby express our gratitude to Pat Wright on her great contribution to the current campaign to enlarge the affordable housing program of the City of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Pat Wright.

Presented By

ALDERMAN BIALCZAK (30th Ward):

CONGRATULATIONS EXTENDED TO MR. CASIMIR "CASEY" LASKOWSKI ON HIS SEVENTY-FIFTH BIRTHDAY.

WHEREAS, Casimir "Casey" Laskowski will attain the age of seventy-five years on November 23, 1993; and

WHEREAS, Mr. Laskowski served his country during World War II as a flight instructor and bomber pilot in the South Pacific, completing forty missions over enemy territory and retiring as a Lieutenant Colonel in the United States Air Force; and

WHEREAS, Casey Laskowski is the devoted husband of Virginia; father of one daughter, Rita; and two sons, Tom and Robert; and grandfather of two boys, David and Brian, and three girls, Claudia, Renee and Eileen; and

WHEREAS, Mr. Laskowski is an accomplished pianist and organist and is choir director at Saint Stanislaus Bishop and Martyr Parish; and

WHEREAS, Casey Laskowski is widely regarded and highly respected as owner, licensed director and embalmer of Casey Laskowski Funeral Home; and

WHEREAS, Mr. Laskowski served the people of the 35th Ward with distinction from April 1955 through 1979 as alderman from that ward; and

WHEREAS, Casey Laskowski devoted his life to service to his community and the people of Chicago; and

WHEREAS, Alderman Laskowski was the first Vice Mayor of Chicago during the period of 1977 through 1979; and

WHEREAS, In his honor, a gala birthday celebration will be held on Sunday, November 14, 1993 at the Starlight Inn with friends and family in attendance; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby express our heartiest congratulations to Casimir "Casey" Laskowski in celebration of his seventy-fifth birthday, and extend to this outstanding citizen our best wishes for many more years of continuing success and happiness; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Casimir "Casey" Laskowski.

CONGRATULATIONS EXTENDED TO SISTER STELLA LOUISE, C.S.F.N. ON RECEIVING 1993 PRESIDENTIAL AWARD FROM POLISH WELFARE ASSOCIATION.

WHEREAS, Her many friends and associates are gathering to honor Sister Stella Louise, C.S.F.N., December 4, 1993, as she receives the 1993 Presidential Award at the Polish Welfare Association's Holiday Gala; and

WHEREAS, Sister Stella Louise is president and Chief Executive Officer of Saint Mary of Nazareth Hospital, and for over three decades she has been instrumental in making Saint Mary's mission of service to the poor a vital reality to the West Town, Humboldt Park and Logan Square neighborhoods of our great City; and

WHEREAS, The Polish Welfare Association's Holiday Gala begins the centennial celebration of Saint Mary of Nazareth Hospital, which was founded in 1894. More recently, under Sister Stella Louise's diligent leadership, Saint Mary's new construction has provided advanced technology and total commitment to those in its care. Currently, Saint Mary's provides over Twelve Million Dollars of uncompensated care annually to people in need; and

WHEREAS, Sister Stella Louise represents the highest standards of Christian charity and 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 fifth day of November, 1993, A.D., do hereby express our gratitude and our heartiest congratulations to Sister Stella Louise, C.S.F.N., on having so deservedly earned the Polish Welfare Association's 1993 Presidential Award, and we extend to this fine citizen 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 Sister Stella Louise, C.S.F.N..

NOVEMBER 22 THROUGH NOVEMBER 27, 1993 DECLARED "FAMILY LIFE WEEK IN CHICAGO".

WHEREAS, The strength of American society depends on making certain all our citizens are given the opportunity to know and experience the highest quality of family life; and

WHEREAS, It is the family experience of growing together, helping each other, learning from older and younger family members, and making sacrifices for the benefit of all; and

WHEREAS, The family is the primary place for the young to learn respect for others, to take on responsibility, and to discover the meaning of duty; and

WHEREAS, It is the nurturing of values within the family that individuals develop a strong sense of ethics and morality; and

WHEREAS, Such essential human qualities as love, affection, generosity, and kindness are discovered through the family experience; and

WHEREAS, The appreciation of the past and the feeling of belonging to a community begins inside the family; and

WHEREAS, The primary way to make certain our nation remains strong, our values endure, and a sense of brotherhood touches the lives of us all; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby declared the week of November 22 to November 27, 1993 as Family Life Week; and that the Scottish Rite Masons be recognized for reminding all our citizens that "life is a family affair"; and
- Be It Further Resolved. That a suitable copy of this resolution be prepared and presented to the Scottish Rite Masons.

Presented By

ALDERMAN WOJCIK (35th Ward):

CONGRATULATIONS EXTENDED TO SAINT HYACINTH PARISH ON ITS ONE HUNDREDTH ANNIVERSARY.

WHEREAS, Saint Hyacinth Parish in 1894, was established in the

Avondale community on the northwest side of the City of Chicago and from a humble beginning grew into a great entity; and

WHEREAS, Saint Hyacinth Parish, during the ravages of the first and second World Wars was a source of solace and strength for the faithful, giving a century of devotion and dedication to thousands of immigrants and displaced persons; and

WHEREAS, Saint Hyacinth Parish School has served as a bulwark of Christian education for thousands of young students under the guiding influence of the Sisters of the Holy Family of Nazareth; and

WHEREAS, Saint Hyacinth Parish, throughout the years had many noble and dedicated people pass through the portals of this historical landmark including; General Joseph Haller of the Republic of Poland, Most Reverend Archbishop Cieplak, Prime Minister Stanislaus Mikolajczyk of the Polish Government in London, Wladyslaw Cardinal Rubin the Protector of Jobs and Polish Veterans throughout Polonia, the President of the Republic of Poland and Hero of the Solidarity Movement -- Lech Walesa, and Karol Cardinal Wojtyla -- now Pope John Paul II, and Vice-President and Mrs. George Bush; and

WHEREAS, Saint Hyacinth Church is the site of monuments erected by the parish to honor those killed in action in the defense of our country, as well as, the thousands of parishioners who have served our country, and a monument erected by the Illinois Division of the Polish-American Congress in honor of Father Jerzy Popieluszko who was a martyr in the cause of freedom and workers rights; and

WHEREAS, Saint Hyacinth Parish continues to serve the Avondale community regardless of ethnicity working to build a common ground for service and unity, we hereby enact this proclamation; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby extend our congratulations on the one hundredth anniversary of Saint Hyacinth Parish and our sincerest appreciation to all its clergy and educators who have served the parishioners of the northwest side; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Father Leonard Krzywda, Pastor of Saint Hyacinth Parish.

Presented By

ALDERMAN BANKS (36th Ward):

CONGRATULATIONS EXTENDED TO MRS. LOTTIE A. ROZANSKI ON HER SEVENTIETH BIRTHDAY.

WHEREAS, Mrs. Lottie A. Rozanski, outstanding member of Chicago's great 36th Ward community, is celebrating her seventieth birthday, November 14, 1993; and

WHEREAS, Born in Chicago, November 14, 1923, Lottie A. Rozanski grew up in the Bucktown neighborhood and has spent most of her adult life in the 36th Ward. Always a vital and productive neighbor, she has made many friends throughout the area; and

WHEREAS, Lottie A. Rozanski enriched and was enriched by a blessed union of thirty-eight years with Edward Rozanski, now deceased. Symbolic of the strength and solidity of family life, Lottie Rozanski celebrates her seventieth birthday with her loving children and grandchildren: son Allan, his wife Diane and their daughter, Danielle; son Mel, his wife Fran and their daughter, Krysta; and daughter Karen, who is administrative assistant to Alderman William J. P. Banks of the 36th Ward; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby extend our heartiest congratulations to Mrs. Lottie A. Rozanski on the occasion of her seventieth birthday, and express to this fine citizen our very best wishes for continuing happiness and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. Lottie A. Rozanski.

Presented By

ALDERMAN BANKS (36th Ward), ALDERMAN ALLEN (38th Ward) And ALDERMAN LEVAR (45th Ward):

CONGRATULATIONS EXTENDED TO MR. JOSEPH FLEISCHER ON ACHIEVING RANK OF EAGLE SCOUT.

WHEREAS, Joseph Fleischer, outstanding young citizen of Chicago's

great 36th Ward, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Our Lady of Victory Boy Scout Troop 990, Joseph Fleischer has applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Joseph Fleischer represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby offer our heartiest congratulations to Joseph Fleischer on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Joseph Fleischer.

CONGRATULATIONS EXTENDED TO MR. DANIEL MURPHY ON ACHIEVING RANK OF EAGLE SCOUT.

WHEREAS, Daniel Murphy, outstanding young citizen of Chicago's great 36th Ward, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Our Lady of Victory Boy Scout Troop 990, Daniel Murphy has applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Daniel Murphy represents the finest standards of the youth of this great City of Chicago, in whom its leaders place so much hope and trust; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby offer our heartiest congratulations to Daniel Murphy on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Daniel Murphy.

Presented By

ALDERMAN ALLEN (38th Ward):

CONGRATULATIONS EXTENDED TO MR. CHRISTOPHER CHOWANIEC ON ACHIEVING RANK OF EAGLE SCOUT.

WHEREAS, Christopher Chowaniec, outstanding young citizen of Chicago's great northwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Ferdinand's Boy Scout Troop 51, Christopher Chowaniec has applied his energies and his talents to upholding the great standards and traditions of scouting; and

WHEREAS, Christopher Chowaniec graduated from Saint Ferdinand's Elementary School -- an honor roll student since the third grade -- and is now doing outstanding work at Holy Cross High School. He represents the finest standards of the youth of this great City in whom its leaders place so much hope and trust; now, therefore,

- Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby offer our heartiest congratulations to Christopher Chowaniec on having achieved the exalted rank of Eagle Scout, and extend to this fine young citizen our best wishes for a bright, happy, prosperous future; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Christopher Chowaniec.

Presented By

ALDERMAN O'CONNOR (40th Ward):

CONGRATULATIONS EXTENDED TO SAINT DEMETRIOS GREEK ORTHODOX CHURCH ON ITS SIXTY-FIFTH ANNIVERSARY

WHEREAS, The construction of Saint Demetrios Greek Orthodox Church and the Solon Greek School commenced in 1927, located at 2727 West Winona Street, on the north side of Chicago; and

WHEREAS, Saint Demetrios Greek Orthodox Church, and the Solon Greek School were founded and consecrated in 1928 under the direction of Reverend Dionisios Sakellariou, Protopresbyter; and

WHEREAS, Saint Demetrios Church has aided thousands of immigrants from Greece to assimilate into the United States; and

WHEREAS, Saint Demetrios Church has performed over 9,000 liturgies, 4,000 baptisms and weddings over the past sixty-five years; and

WHEREAS, The Solon Greek School has graduated several thousand students since their first graduating class in 1936; and

WHEREAS, The Reverend Emmanuel N. Vergis, Protopresbyter and Reverend Paul Christy, Associate Priest are currently presiding over Saint Demetrios Greek Orthodox Church; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, gathered in a meeting this fifth day of November, A.D., 1993, do hereby offer our heartiest congratulations and best wishes to the entire congregation of Saint Demetrios Greek Orthodox Church on its sixty-fifth anniversary; and

Be It Further Resolved, That a suitable copy of this resolution be prepared for presentation to Saint Demetrios Greek Orthodox Church.

Presented By

ALDERMAN NATARUS (42nd Ward):

CONGRATULATIONS EXTENDED TO MS. JUDY CHICAGO AND MR. DONALD WOODMAN ON OPENING OF HOLOCAUST EXHIBITION AT SPERTUS MUSEUM.

WHEREAS, Ms. Judy Chicago is an artist, writer and teacher whose work has had international impact; and

WHEREAS, Ms. Judy Chicago is best known for The Dinner Party, a multihead installation that presents a symbolic history of women in Western Civilization; and

WHEREAS, From 1980 to 1985, Ms. Judy Chicago worked on The Birth Project with one hundred fifty skilled needleworkers from around the United States; and

WHEREAS, Mr. Donald Woodman has been a photographer for more than twenty years, practicing architectural photography with Ezra Stoller and then studying and working with Minor White at MIT; and

WHEREAS, In 1985, Ms. Judy Chicago and Mr. Woodman were married and began to work on a project culminating in an exhibit at the Spertus Museum, "Holocaust Project: From Darkness into Light"; and

WHEREAS, Mr. Donald Woodman combined his photo skills, architectural background and technical abilities to expand the parameters of the photography in the art of the Holocaust Project; and

WHEREAS, Ms. Judy Chicago brought her artistry and a feminist perspective to the Holocaust Project; and

WHEREAS, A number of skilled artisans worked with Judy Chicago and Donald Woodman on the project, including Ms. Audry Cowan, Ms. Dorothy Maddy, Mr. Bob Gomez, Mr. Michael Caudle, Ms. Flo Perkins, Ms. Helen Eisenberg, Ms. Joyce Gilbert, Ms. Candis Duncan Pomykala and Ms. Jane Gaddie Thompson; and

WHEREAS, Ms. Judy Chicago and Mr. Donald Woodman have also published a fully illustrated book, *Holocaust Project: From Darkness Into Light;* now, therefore,

Be It Resolved, That the Mayor and the members of the City Council of the City of Chicago, gathered in a meeting this fifth day of November, nineteen hundred and ninety-three, do hereby honor and congratulate Mr. Woodman, Ms. Judy Chicago, the Spertus Museum, and all of the skilled artisans who worked on The Holocaust Project: From Darkness Into Light, on the occasion of the opening of the exhibition on October 18, 1993 at the Spetus Museum, and do also urge that all citizens be cognizant of this significant exhibit in Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Ms. Judy Chicago, Mr. Donald Woodman and the Spertus Museum.

GRATITUDE EXTENDED TO MR. ZVI KURS AND GREATER CHICAGO MAOT CHITIM COMMITTEE FOR THEIR MANY CONTRIBUTIONS TO JEWISH COMMUNITY AND CITIZENS OF CHICAGO.

WHEREAS, The Greater Chicago Maot Chitim Committee has been in existence for over seventy years; and

WHEREAS, In 1972, Zvi Kurs became the fifth president of Maot Chitim in Chicago when the campaign serviced about five hundred families; and

WHEREAS, Under his leadership, Mr. Zvi Kurs has expanded Maot Chitim in Chicago so that nearly 3,350 families have received service in 1993 alone; and

WHEREAS, The Greater Chicago Maot Chitim Committee has continued to expand its services and now supplements the food distribution project of rabbis, teachers and kollel; and

WHEREAS, The Greater Chicago Maot Chitim Committee also gives food to sixty-five senior citizens in Hyde Park; and

WHEREAS, The Greater Chicago Moat Chitim Committee now provides meat for the Ark Sabbath Basket, food for Rosh Hashana, Thanksgiving dinners and Hanukkah parties at special centers for the retarded; and

WHEREAS, Mr. Zvi Kurs is also a leader in other philanthropic causes; and

WHEREAS, On November 17, 1993, the Greater Chicago Maot Chitim Committee, its friends and its recipients will gather to honor Mr. Zvi Kurs for his many years of service and dedicated leadership; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled in meeting this fifth day of November, nineteen hundred and ninety-three, do hereby extend to Mr. Zvi Kurs and the Greater Chicago Maot Chitim Committee our deepest and most sincere gratitude for all that he and Maot Chitim have done for the Jewish community and the citizens of the City of Chicago; and

Be It Further Resolved. That a suitable copy of this resolution be prepared and presented to Mr. Zvi Kurs.

CONGRATULATIONS EXTENDED TO MR. IRV "KUP" KUPCINET ON RECEIVING MAX DAVIDSON AWARD FROM BOY SCOUTS OF AMERICA.

WHEREAS, Mr. Irv "Kup" Kupcinet received his journalism degree from the University of North Dakota in 1934; and

WHEREAS, Kup began working with the Chicago Times as a sports writer in 1935; and

WHEREAS, Kup remained with the Chicago Times after it merged with the Chicago Sun; and

WHEREAS, Kup began Kup's Column in 1943, and since then has continued to bring his readers the news of Chicago, Cook County, the State of Illinois, the United States, and the world; and

WHEREAS, In 1945, Kup founded the Chicago Sun Times Purple Heart Cruise for veterans; and

WHEREAS, Kup has received numerous awards and honors including the Marshall Field Award from the Newspaper Division of Field Enterprises, as well as several awards for "Kup's Show", including the Peabody Award, and sixteen Emmy Awards; and

WHEREAS, In 1991, the Boy Scouts of America created the Max Davidson Award to recognize individuals who provide strong support and leadership to the Boy Scouts of America; and

WHEREAS, In honor of his contributions toward the Boy Scouts of America, Mr. Irv Kupcinet received the 1993 Max Davidson Award; now, therefore,

- Be It Resolved, That the Mayor and members of the City Council of the City of Chicago, assembled in meeting this fifth day of November, nineteen hundred and ninety-three, do hereby honor and congratulate Mr. Irv Kupcinet on the occasion of receiving the Max Davidson Award from the Boy Scouts of America, and do also extend our deepest gratitude for all that Mr. Irv Kupcinet has done for the Boy Scouts of America and the citizens of Chicago; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. Irv Kupcinet.

CONGRATULATIONS EXTENDED TO MR. GERALD J. ROPER ON BEING NAMED PRESIDENT AND CHIEF EXECUTIVE OFFICER OF CHICAGOLAND CHAMBER OF COMMERCE.

WHEREAS, Mr. Gerald J. Roper began his career in the hotel management industry in Pittsburgh, Pennsylvania; and

WHEREAS, Mr. Gerald J. Roper served as an account executive for the Pennsylvania Sheraton Hotel in Pittsburgh; and

WHEREAS, Mr. Gerald J. Roper was then promoted, and came to Chicago as associate director of marketing and sales of the Sheraton Chicago; and

WHEREAS, Mr. Gerald J. Roper was then promoted to director of marketing and sales at the Sheraton Gibson Hotel in Cincinnati, and finally, to director of marketing and sales for the Sheraton Park in Washington, D.C., the largest hotel in the Sheraton chain; and

WHEREAS, In 1970, Mr. Gerald J. Roper left the hotel industry to become the convention director of the National Restaurant Association; and

WHEREAS, In 1975, Mr. Gerald J. Roper returned to the hotel industry when he joined P & S Management Company as vice president of sales; and

WHEREAS, Mr. Gerald J. Roper was subsequently promoted to vice president and general manager of the Holiday Inn O'Hare-Kennedy, the world's largest Holiday Inn, and was then named as director of operations of P & S Management, where he was responsible for operating thirteen Holiday Inns in Illinois, Indiana and Ohio; and

WHEREAS, In 1983, Mr. Gerald J. Roper was recruited for the post of director of the Rosemont O'Hare Exhibition Facility, the Rosemont O'Hare Convention Bureau and the Rosemont Horizon; and

WHEREAS, In 1984, Mr. Gerald J. Roper was hired by the Chicago Convention and Visitors Bureau to help promote McCormick Place; and

WHEREAS, On account of his success in marketing McCormick Place, Mr. Gerald J. Roper was promoted to executive vice president and managing director of the Chicago Convention and Visitors Bureau in 1985; and

WHEREAS, Mr. Gerald J. Roper is highly regarded in the trade show and hospitality industries throughout the country; and

WHEREAS, Mr. Gerald J. Roper is a member of the Board of Governors of the City Colleges of Chicago and has taught at Loop College; and

WHEREAS, Mr. Gerald J. Roper is also an active member of the American Society of Association Executives, the National Association of Exposition Managers, Hotel Sales and Marketing Association, and the Chicago chapters of Meeting and Planners International and the American Society of Association Executives; and

WHEREAS, On November 5, 1993, Mr. Gerald J. Roper will be resigning from the Chicago Convention and Visitors Bureau to become president and chief executive officer of the Chicagoland Chamber of Commerce; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled in meeting this fifth day of November, nineteen hundred and ninety-three, do hereby honor and congratulate Mr. Gerald J. Roper on the occasion of becoming the president and chief executive officer of the Chicagoland Chamber of Commerce, and do also extend our deepest and most sincere gratitude for all that he has done for the City of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mr. Gerald J. Roper.

CONGRATULATIONS EXTENDED TO MS. JOAN TILLMAN ON RECEIVING 1993 GOOD SCOUT AWARD FROM BOY SCOUTS OF AMERICA.

WHEREAS, Ms. Joan Tillman began her retailing career as an executive

trainee with Foley's in Houston, Texas; and

WHEREAS, Ms. Joan Tillman then became a buyer with Macy's, and was then promoted to general manager with Famous Barr in St. Louis; and

WHEREAS, In 1981, Ms. Joan Tillman came to Chicago with the Oak Brook Saks Fifth Avenue store; and

WHEREAS, Ms. Joan Tillman became general manager of the Oak Brook Saks in 1982; and

WHEREAS, In 1983, Ms. Joan Tillman was promoted to general manager of Saks Fifth Avenue on Michigan Avenue; and

WHEREAS, Ms. Joan Tillman is very active in the community serving as secretary of the Chicago Convention and Tourism Bureau; and

WHEREAS, Ms. Joan Tillman also serves on the Executive Committee and the Board of the Greater North Michigan Avenue Association; and

WHEREAS, Ms. Joan Tillman was the first woman to serve as president of the Greater North Michigan Avenue Association; and

WHEREAS, Ms. Joan Tillman also serves on the Board of Directors of the Chicago Area Council, The Women's Board of Chicago, the Chicago Heart Association, and the American Cancer Society; and

WHEREAS, Ms. Joan Tillman also serves on the Board of Directors of the Chicago Area Council of the Boy Scouts of America; and

WHEREAS, For her leadership and dedicated service, the Boy Scouts of America awarded Ms. Joan Tillman The Good Scout Award; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled in meeting this fifth day of November, nineteen hundred and ninety-three, do hereby honor and congratulate Ms. Joan Tillman on the occasion of receiving the 1993 Good Scout Award from the Boy Scouts of America, and do also extend our deepest gratitude for all that she has done for the Boy Scouts of America and the citizens of the City of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Ms. Joan Tillman.

GRATITUDE EXTENDED TO FRIENDS OF THE PARKS FOR THEIR CONTRIBUTIONS TO ADOPT-A-PARK/ ADOPT-A-BEACH PROGRAM.

WHEREAS, Friends of the Parks is an organization dedicated to the preservation, beautification and improvement of Chicago's parks; and

WHEREAS, The Friends of the Parks have co-sponsored the Adopt-A-Park/Adopt-A-Beach program with the City of Chicago and the Chicago Park District; and

WHEREAS, On November 6, 1993, the Friends of the Parks, the Chicago Park District and the City of Chicago announced the newly expanded Adopt-A-Park/Adopt-A-Beach program at North Avenue Beach; and

WHEREAS, The Friends of the Parks have reached out to companies, community groups, families, and neighbors to help make the Adopt-A-Park/Adopt-A-Beach program a success; now, therefore,

- Be It Resolved, That the Mayor and the members of the City Council of the City of Chicago, assembled in meeting this fifth day of November, nineteen hundred and ninety-three, do hereby express our deepest gratitude for all that Friends of the Parks have done to make the Adopt-A-Park/Adopt-A-Beach program a success, and to improve, beautify, and preserve the parks in the City of Chicago; and
- Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Friends of the Parks.

Presented By

ALDERMAN SCHULTER (47th Ward):

RECOGNITION OF DR. CHARLES W. BOLEN, MS. HATTIE COBB, MR. JOSEPH L. GIDWITZ, MRS. ALOIS (RITA) GRAFF, MS. MILDRED D. JOHNSON, DR. JOSEPH B. KIRSNER, MS. BERNICE NEUGARTEN AND MR. EDWIN A. ROTHSCHILD FOR THEIR NUMEROUS ACHIEVEMENTS AND CONTRIBUTIONS.

WHEREAS, Eight outstanding and dedicated Illinois citizens were

recently cited for their lifelong service, their commitment to helping their fellow man and their continued progress in improving the quality of life in Illinois; and

WHEREAS, These eight inspiring seniors have continuously exhibited the Chicago "I Will" spirit, and for their accomplishments have earned the gratitude of their nation, state and city. Congressman Richard J. Durbin has entered their names in the Congressional Record; Governor Jim Edgar has signed a congratulatory resolution passed in the Illinois General Assembly, and Mayor Richard M. Daley has signed a similar resolution; now, therefore,

Be It Resolved, That we, the Mayor, and the members of the City Council of the City of Chicago, gathered here in assembly this fifth day of November, 1993, A.D., do hereby join in the general salute to these eight towering citizens whose lives and deeds have made such a wonderful difference to the people of Illinois:

Dr. Charles W. Bolen, founder and former dean of the College of Fine Arts at Illinois State University in Normal; and

Hattie Cobb, N.A.A.C.P. Woman of the Decade and citizen advocate in the Office of the Illinois Attorney General in Springfield; and

Joseph L. Gidwitz, Chicago, honorary chairman for life of the Council of Jewish Elderly, vice-chairman of the Board of Helene Curtis, Inc.; and

Mrs. Alois (Rita) Graff, Wonder Lake, known for her legendary, personal care of the ill, disabled and the dying; and

Mildred D. Johnson, outstanding Chicago writer and teacher, recipient of the Carl Sandburg Award for Children's Literature, and educator on African-American issues; and

Dr. Joseph B. Kirsner, world-renowned gastroenterologist and founder of the Center for Gastro-Intestinal Research at the University of Chicago Medical Center; and

Bernice Neugarten, Rothschild Distinguished Scholar at the University of Chicago and internationally prominent gerontologist; and

Edwin A. Rothschild, mainstay and former general counsel of the Illinois Civil Liberties Union and tireless defender of the First Amendment principles; and

Be It Further Resolved, That suitable copies of this resolution be prepared and presented to each of these eight outstanding Illinois citizens.

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:

Alderman

Location, Distance And Time

MAZOLA (1st Ward)

West Fulton Boulevard, at 1230 -- at all times -- daily (tow zone);

South Halsted Street, at 130 -- at all times -- daily (tow zone);

Location, Distance And Time

West Superior Street, at 1533 -- at all times -- daily (tow zone);

BLOOM (5th Ward)

East 69th Street (north side) at 2368, for a distance of 20 feet -- 6:00 A.M. to 10:00 A.M. and 3:00 P.M. to 6:00 P.M. -- Monday through Friday;

HUELS (11th Ward)

South Poplar Avenue, at 2723 -- at all times -- daily;

BIALCZAK (30th Ward)

West Fullerton Avenue, at 5747 -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday;

GABINSKI (32nd Ward)

North Ashland Avenue, at 2439 -- 9:00 A.M. to 9:00 P.M. -- Monday through Saturday;

BANKS (36th Ward)

West Wellington Avenue, at 8258 (alongside on North Plainfield Avenue) at all times -- no exceptions;

ALLEN (38th Ward)

West Irving Park Road, at 5715 -- at all times -- no exceptions (handicapped only);

West Irving Park Road, at 7443, for a distance of 40 feet -- 11:30 A.M. to 12:00 Midnight -- no exceptions;

DOHERTY (41st Ward)

West Berwyn Avenue, at 7534 -- at all times -- no exceptions (loading zone for handicapped);

Location, Distance And Time

NATARUS (42nd Ward)

North Dearborn Street, at 1117 -- 7:00 A.M. to 8:00 P.M. -- daily (tow zone);

East Huron Street, at 8 -- 7:00 A.M. to 7:00 P.M.;

EISENDRATH (43rd Ward)

West Belden Avenue, at 658 (alongside of North Orchard Street) 5:00 P.M. to 12:00 Midnight -- no exceptions (valet service);

West North Avenue, at 230 (alongside on North Parkside Avenue) at all times -- no exceptions (tow zone);

HANSEN (44th Ward)

North Clark Street, at 3407 -- 6:00 P.M. to 2:00 A.M. -- Thursday, Friday and Saturday (valet service):

SHILLER (46th Ward)

West Buena Avenue, at 929, for a distance of 50 feet -- 9:00 A.M. to 9:00 P.M. -- Monday through Thursday and 9:00 A.M. to 5:00 P.M. -- Fridays and Saturdays;

SCHULTER (47th Ward)

West Lawrence Avenue (north side) at 2124, from a point 20 feet west of 2124 West Lawrence Avenue to a point of 100 feet west thereof -- at all times -- Sunday through Saturday;

M. SMITH (48th Ward)

North Sheridan Road, at 4945 -- at all times -- no exceptions (tow zone);

Location, Distance And Time

MOORE (49th Ward)

North Ashland Avenue, at 7405 -- at all times -- no exceptions.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED LOADING ZONE ON PORTION OF NORTH PINE GROVE AVENUE.

Alderman Eisendrath (43rd Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on March 12, 1990 (Council Journal of Proceedings, page 4679) which established loading zones on portions of specified public ways by striking the words: "North Pine Grove Avenue (east side) from a point 65 feet south of West Diversey Parkway, to a point 55 feet south thereof -- no parking any time" and inserting in lieu thereof: "North Pine Grove Avenue (east side) from a point 65 feet south of West Diversey Parkway, to a point 55 feet south thereof -- no parking/loading zone" which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED LOADING ZONE ON PORTION OF WEST WELLINGTON AVENUE.

Alderman Hansen (44th Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on April 7, 1976 (Council Journal of Proceedings, pages 2788 and 2789) which established loading zones on portions of specified public ways by striking the words: "West Wellington Avenue (south side) from a point 145 feet east of North Sheffield Avenue, to a point 40 feet east thereof -- 9:00 A.M. to 6:00 P.M. (except holidays)" and inserting in lieu thereof: "West Wellington Avenue (south side) from a point 145 feet east of North Sheffield Avenue, to a point 40 feet east thereof -- 7:00 A.M. to 7:00 P.M.", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED LOADING ZONE ON PORTION OF WEST WEBSTER AVENUE.

Alderman Eisendrath (43rd Ward) presented a proposed ordinance to amend an ordinance previously passed by the City Council which established loading zones on portions of specified public ways by striking the words: "West Webster Avenue (south side) from a point 100 feet west of North Halsted Street, to a point 25 feet west thereof -- 5:00 P.M. to 10:00 P.M." and inserting in lieu thereof: "West Webster Avenue (south side) from a point 54 feet west of North Halsted Street, to a point 25 feet west thereof -- 12:00 Noon to 10:00 P.M.", 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

WATSON (27th Ward)

West Fillmore Street, from South Sacramento Boulevard to South California Avenue -- easterly;

WOJCIK (35th Ward)

West Fletcher Street, from North Karlov Avenue to North Tripp Avenue -- westerly.

Referred -- ESTABLISHMENT OF ONE-WAY TRAFFIC RESTRICTION ON PORTION OF SOUTH FRANCISCO AVENUE FROM WEST JACKSON BOULEVARD TO WEST ADAMS STREET FOR ESTABLISHMENT OF SERVICE DRIVE

Alderman Watson (27th Ward) presented a proposed ordinance directing the Commissioner of Transportation to cause traffic to move in a northerly direction on South Francisco Avenue between West Jackson Boulevard and West Adams Street for the purpose of a service drive, which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED ONE-WAY TRAFFIC RESTRICTION ON PORTION OF SOUTH LOWE AVENUE.

Alderman Huels (11th Ward) presented a proposed ordinance to amend a previously passed ordinance which restricted the flow of traffic to a single direction on portions of specified public ways by striking the words: "South Lowe Avenue, from West Root Street to West 42nd Street (southbound)" which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED ONE-WAY TRAFFIC RESTRICTION ON PORTION OF SPECIFIED ALLEY.

Alderman Banks (36th Ward) presented a proposed ordinance to amend a previously passed ordinance which restricted the flow of traffic to a single direction on portions of specified public ways by striking the words: "First alley south of West Belmont Avenue, between North Mason Avenue and North Austin Avenue -- westerly (92-1510)" which was Referred to the Committee on Traffic Control and Safety.

Referred -- PROHIBITION OF PARKING AT ALL TIMES AT DESIGNATED LOCATIONS.

The aldermen named below presented proposed ordinances and order to prohibit at all times the parking of vehicles at the locations designated and for the distances specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman	Location And Distance
MAZOLA (1st Ward)	South Aberdeen Street, at 719 (except for handicapped);
HAITHCOCK (2nd Ward)	East 31st Street, from South State Street to South Moe Street (no trucks);
BLOOM (5th Ward)	South Coles Avenue, at 7412 (except for handicapped);
	South Cornell Avenue, at 7209 (except for handicapped);
	South Woodland Avenue, at 6627 (except for handicapped);
	East 68th Street, at 1620 (except for handicapped);
	East 71st Place, at 1757 (except for handicapped);
STEELE (6th Ward)	South Dr. Martin Luther King, Jr. Drive, at 7548 (except for handicapped);
	South Maryland Avenue, at 7701 (except for handicapped);
	South Michigan Avenue, at 8009

(except for handicapped);

Location And Distance

South St. Lawrence Avenue, at 8639 (except for handicapped);

South Vernon Avenue, at 7330 (except for handicapped);

South Vernon Avenue, at 9353 (except for handicapped);

East 91st Place, at 517 (except for handicapped);

BEAVERS (7th Ward)

South Baltimore Avenue, at 8393

(except for handicapped);

South Marquette Avenue, at 8509

(except for handicapped);

South Muskegon Avenue, at 8029 (except for handicapped);

South Saginaw Avenue, at 8138 (except for handicapped);

DIXON (8th Ward)

South Luella Avenue, at 7604

(except for handicapped);

South Luella Avenue, at 8849

(except for handicapped);

South Oglesby Avenue, at 8347

(except for handicapped);

SHAW (9th Ward)

South Edbrooke Avenue, at 10922

(except for handicapped);

South State Street, at 10843

(except for handicapped);

East 100th Place, at 20 (except for

handicapped);

Location And Distance

East 105th Street, at 702 (except for handicapped);

BUCHANAN (10th Ward)

South Avenue L, at 10632 (except for handicapped);

South Ewing Avenue, at 10812 (except for handicapped);

HUELS (11th Ward)

South Bonfield Street, at 2963 (except for handicapped);

South Emerald Avenue, at 3027 (except for handicapped);

South Emerald Avenue, at 3212 (except for handicapped);

South Fairfield Avenue, at 4523 (except for handicapped);

South Throop Street, at 3069 (except for handicapped);

South Washtenaw Avenue, at 4527 (except for handicapped);

West 47th Place, at 712 (except for handicapped);

FARY (12th Ward)

South Campbell Avenue, at 3921 (except for handicapped);

South Oakley Avenue, at 3329 (except for handicapped);

South Rockwell Street, at 4721 (except for handicapped);

West 37th Place, at 3359 (except for handicapped);

Alderman	Location And Distance
BURKE (14th Ward)	South Francisco Avenue, at 5615 (except for handicapped);
	South Harding Avenue, at 4504 (except for handicapped);
	South Richmond Street, at 4429 (except for handicapped);
	West 55th Street (north side) from South Talman Avenue to South Washtenaw Avenue;
COLEMAN (16th Ward)	South Morgan Street, at 6544 (except for handicapped);
STREETER (17th Ward)	South Lafayette Avenue, at 8034 (except for handicapped);
	South Laflin Street, at 6448 (except for handicapped);
MURPHY (18th Ward)	West 79th Place, at 2601 (except for handicapped);
	West 86th Place, at 3808 (except for handicapped);
TROUTMAN (20th Ward)	South Indiana Avenue, at 6710 (except for handicapped);
	South Vernon Avenue, at 6212 (except for handicapped);
MUNOZ (22nd Ward)	South St. Louis Avenue, at 2248 (except for handicapped);
LASKI (23rd Ward)	South Lotus Avenue, at 5404 (except for handicapped);

Location And Distance

South Nachez Avenue at 5851 (except for handicapped);

West 64th Place, at 7006 (except for handicapped);

MILLER (24th Ward)

South Karlov Avenue, at 802 (except for handicapped);

MEDRANO (25th Ward)

South Allport Street, at 1823 (except for handicapped);

South Loomis Street, at 1619 (except for handicapped);

South Wells Street, at 2841 (except for handicapped);

West 18th Street, at 2046 (except for handicapped);

West 21st Place, at 2328 (except for handicapped);

OCASIO (26th Ward)

North Francisco Avenue, at 2743 (except for handicapped);

West Haddon Avenue, at 2525 (except for handicapped);

West Walton Street, at 2515 (except for handicapped);

WATSON (27th Ward)

West Erie Street, at 2427 (except for handicapped);

West Race Avenue, at 2120 (except for handicapped);

North Springfield Avenue, at 729 (except for handicapped);

Alderman	Location And Distance
E. SMITH (28th Ward)	North Hamlin Avenue, at 447 (except for handicapped);
	West Lexington Street, at 3638 (except for handicapped);
	West Washington Boulevard, at 4508 (except for handicapped);
BURRELL (29th Ward)	North Lotus Avenue, at 125 (except for handicapped);
	South Waller Avenue, at 135 (except for handicapped);
	North Waller Avenue, at 1022 (except for handicapped);
	West Washington Boulevard, at 5720 (except for handicapped);
SUAREZ (31st Ward)	North Karlov Avenue, at 1753 (except for handicapped);
	North Kildare Avenue, at 2253 (except for handicapped);
	North Lawler Avenue, at 2250 (except for handicapped);
GABINSKI (32nd Ward)	North Wolcott Avenue, at 1048 (except for handicapped);
MELL (33rd Ward)	North St. Louis Avenue, at 4430 (except for handicapped);
AUSTIN (34th Ward)	South Princeton Avenue, at 11946 (except for handicapped);

A	Ы	erman	

Location And Distance

South Yale Avenue, at 11423 (except for handicapped);

WOJCIK (35th Ward)

North Kenneth Avenue, at 3825 (except for handicapped);

West Lyndale Street, at 3537 (except for handicapped);

BANKS (36th Ward)

West Belmont Avenue (both sides) in the 7400 block (no trucks);

North Marmora Avenue, at 3138 (except for handicapped);

North Narragansett Avenue, at 3125, alongside on West Fletcher Street (except for handicapped);

North Neva Avenue, at 3536 (except for handicapped);

North Nordica Avenue, at 3132 (except for handicapped);

North Nottingham Avenue, at 3750 (except for handicapped);

North Oriole Avenue, at 3212 (except for handicapped);

GILES (37th Ward)

West Erie Street, at 5037 (except for handicapped);

West Fulton Boulevard, at 5054 (except for handicapped);

North Leclaire Avenue, at 830 (except for handicapped);

North Long Avenue, at 47 (except for handicapped);

Alderman	Location And Distance
ALLEN (38th Ward)	West Cornelia Avenue, at 5517 (except for handicapped);
	West Grace Street, at 4823 (except for handicapped);
	West Grace Street, at 5547 (except for handicapped);
	North Meade Avenue, at 4225 (except for handicapped);
	North Meade Avenue, from West Irving Park Road to the first alley south thereof;
	North Mulligan Avenue, at 4427 (except for handicapped);
	West Newport Avenue, at 5616 (except for handicapped);
	West School Street, at 6341 (except for handicapped);
	West Waveland Avenue, at 4815 (except for handicapped);
LAURINO (39th Ward)	North Kilpatrick Avenue, at 4942 (except for handicapped);
O'CONNOR (40th Ward)	North Fairfield Avenue, at 5728 (except for handicapped);
	North Talman Avenue, at 4864 (except for handicapped);
DOHERTY (41st Ward)	North Oliphant Avenue, at 6531 (except for handicapped);
	North Oxford Avenue, at 6501 (except for handicapped);

Alderman	Location And Distance
	North Rutherford Avenue, at 4856 (except for handicapped);
NATARUS (42nd Ward)	North LaSalle Street, at 441 (except for handicapped placard p438669)(tow zone);
EISENDRATH (43rd Ward)	West Belden Avenue, at 843 (except for handicapped);
LEVAR (45th Ward)	West Catalpa Avenue, at 4829 (except for handicapped);
	North London Avenue, at 4755 (except for handicapped);
SHILLER (46th Ward)	North Pine Grove Avenue, at 3553 for a distance of 25 feet (except for handicapped);
SCHULTER (47th Ward)	West Argyle Street, at 2554 (except for handicapped);
	West Patterson Avenue, at 1937 (except for handicapped);
MOORE (49th Ward)	West Estes Avenue, at 1320 (except for handicapped);
STONE (50th Ward)	West Albion Avenue, at 2655 (except for handicapped);

West Devon Avenue (south side) between North Ridge Avenue and North Ravenswood Avenue (tow

zone);

Location And Distance

North Kedzie Avenue, at 6321 (except for handicapped).

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 4835 SOUTH ADA STREET.

Alderman Huels (11th 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 Ada Street, at 4835 (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 2162 NORTH BELL AVENUE.

Alderman Gabinski (32nd 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 Bell Avenue, at 2162 (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 1929 WEST BERTEAU AVENUE.

Alderman Schulter (47th 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 Berteau Avenue, at 1929 (Handicapped Permit 4227)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 2242 WEST CULLOM AVENUE.

Alderman Schulter (47th 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 Cullom Avenue, at 2242 (Handicapped Permit 1382)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 1919 WEST FARRAGUT 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 Farragut Avenue, at 1919 (Handicapped Permit 6301)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 2134 NORTH FREMONT STREET.

Alderman Eisendrath (43rd 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 Fremont Street, at 2134 (Handicapped Permit Parking)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 3661 SOUTH HERMITAGE AVENUE.

Alderman Huels (11th 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: "3661 South Hermitage Avenue", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 8112 SOUTH JUSTINE STREET.

Alderman Murphy (18th 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 Justine Street, at 8112 (Handicapped Permit 7188)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 912 NORTH KEYSTONE AVENUE.

Alderman Giles (37th 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 Keystone Avenue, at 912 (Handicapped Permit Parking)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 4054 SOUTH MAPLEWOOD AVENUE.

Alderman Burke (14th 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 Maplewood Avenue, at 4054 (Handicapped Permit 1193)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 8204 SOUTH MARQUETTE AVENUE.

Alderman Beavers (7th 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 Marquette Avenue, at 8204 (Handicapped Permit 6521)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES IN 3900 BLOCK OF NORTH MEADE AVENUE.

Alderman Allen (38th 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 Meade Avenue (both sides) in the 3900 block -- at all times", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 1937 WEST PATTERSON AVENUE.

Alderman Schulter (47th 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 Patterson Avenue, at 1937 (Handicapped Permit 4846)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION AT ALL TIMES AT 5918 NORTH ROCKWELL STREET.

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: "North Rockwell Street, at 5918 (Handicapped Permit 1843)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- RELOCATION OF PARKING PROHIBITION AT ALL TIMES TO 1635 NORTH SPAULDING AVENUE.

Alderman Ocasio (26th Ward) presented a proposed ordinance to relocate a parking prohibition in effect at all times from its current location at 1606 North Spaulding Avenue to a new location at 1635 North Spaulding Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- PROHIBITION OF PARKING DURING SPECIFIED HOURS AT DESIGNATED LOCATIONS.

The aldermen named below presented proposed ordinances to prohibit the parking of vehicles at the locations designated and for the distances and times

specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman

Location, Distance And Time

EISENDRATH (43rd Ward)

North Orchard Street, at 2524 (in front of Saint Clement School) -- 7:30 A.M. to 3:00 P.M. -- on all school days;

SCHULTER (47th Ward)

North Ashland Avenue (east side) from 4701 to 4729 -- 9:00 A.M. to 4:00 P.M. -- Monday through Friday;

West Byron Street, at 2216 -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED PARKING PROHIBITION DURING SPECIFIED HOURS ON PORTION OF WEST CHICAGO AVENUE.

Alderman Giles (37th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles on portions of the public way during specified hours by striking the words: "West Chicago Avenue (west side) from North Kostner Avenue to North Kenton Avenue -- No Parking This Side -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday", 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 NORTH LEAVITT STREET.

Alderman Schulter (47th Ward) presented a proposed ordinance to amend a

previously passed ordinance which prohibited the parking of vehicles on portions of the public way during specified hours by striking the words: "North Leavitt Street (west side) in the 3900 block -- 8:00 A.M. to 3:00 P.M. -- all school days" and inserting in lieu thereof: "North Leavitt Street (west side) 6:00 A.M. to 6:00 P.M. -- all school days", 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 EAST 69TH STREET.

Alderman Bloom (5th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles on portions of the public way during specified hours by striking the words: "East 69th Street (north side) from a point 20 feet east of South Oglesby Avenue, to a point 200 feet east thereof -- No Parking School Days -- 8:00 A.M. to 4:30 P.M. (93-0289)", which was Referred to the Committee on Traffic Control and Safety.

Referred -- ESTABLISHMENT OF RESIDENTIAL PERMIT PARKING AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed orders to establish residential permit parking 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

BURKE (14th Ward)

West 43rd Street, at 3900 (adjacent to Bagcraft);

West 43rd Street, at 3925 (adjacent to Heinemann's Bakery);

Alderman Location, Distance And Times

EVANS (21st Ward) South Perry Avenue (both sides) in

the 9500 block -- 6:00 A.M. to 12:00

Midnight -- daily;

GILES (37th Ward) West Concord Place (both sides) in

the 4800 block -- at all times;

ALLEN (38th Ward) West Montrose Avenue (both

sides) between North Mobile and North Narragansett Avenues --8:00 A.M. to 9:00 P.M. -- Monday

through Friday.

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED RESIDENTIAL PERMIT PARKING ON PORTION OF NORTH MEADE AVENUE.

Alderman Burrell (29th Ward) presented a proposed ordinance to amend a previously passed ordinance which established residential permit parking in designated areas by striking the words: "North Meade Avenue (both sides) from West Grand Avenue to West Fullerton Avenue -- at all times", which was Referred to the Committee on Traffic Control and Safety.

Referred -- DESIGNATION OF PORTION OF SOUTH FRANCISCO AVENUE AS SERVICE DRIVE/DIAGONAL PARKING AND AUTHORIZATION TO INSTALL APPROPRIATE STREET SIGNS.

Alderman Watson (27th Ward) presented a proposed ordinance directing the Commissioner of Transportation to permit diagonal parking along the western edge of South Francisco Avenue, from West Jackson Boulevard to West Adams Street and authorizing the installation of appropriate street signs, which was Referred to the Committee on Traffic Control and Safety.

Referred -- ESTABLISHMENT OF SPEED LIMITATIONS ON SPECIFIED STREETS.

The aldermen named below presented proposed ordinances to limit the speed of vehicles on specified streets, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman

Street, Limit And Speed

EVANS (21st Ward)

North/south alley between South Green Street and South Emerald Avenue, from West 89th Street to West 90th Street -- fifteen miles per hour;

M. SMITH (48th Ward)

North Wayne Avenue, from West Bryn Mawr Avenue to West Foster Avenue -- twenty-five miles per hour;

North Lakewood Avenue, from West Bryn Mawr Avenue to West Foster Avenue -- twenty-five miles per hour;

North Magnolia Avenue, from West Bryn Mawr Avenue to West Foster Avenue -- twenty-five miles per hour;

West Balmoral Avenue, from North Broadway to North Clark Street -- twenty-five miles per hour;

West Berwyn Avenue, from North Broadway to North Clark Street -- twenty-five miles per hour;

West Catalpa Avenue, from North Broadway to North Clark Street -- twenty-five miles per hour.

Referred -- ESTABLISHMENT OF TOW-AWAY ZONES AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to establish towaway zones at the locations designated, for the distances and times specified, which were Referred to the Committee on Traffic Control and Safety, as follows:

Alderman

Location, Distance And Times

NATARUS (42nd Ward)

West Institute Place, at 213 -- at all times -- daily;

M. SMITH (48th Ward)

West Hollywood Avenue, at 1039 (in front of the Ralph Pomeroy

Building -- CHA senior housing) at

all times -- no exceptions.

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
MAZOLA (1st Ward)	West Jackson Boulevard, at South Laflin Street "Stop";
BLOOM (5th Ward)	South Blackstone Avenue, at East 72nd Place "Stop";
	East 78th Street, at South Kimbark Avenue "Stop";

Location And Type Of Sign

SHAW (9th Ward)

South 103rd Street, at East Corliss

Avenue -- "Stop";

South 104th Place, at East Corliss

Avenue -- "Stop";

BUCHANAN (10th Ward)

East 110th Street, at South Green

Bay Avenue -- "Four-Way Stop";

JONES (15th Ward)

West 65th Street and South Seeley

Avenue -- "Four-Way Stop";

RUGAI (19th Ward)

South Drake Avenue, at West

112th Place -- "Stop";

South Hermosa Avenue and West Monterey Avenue -- "All-Way

Stop";

South Ridgeway Avenue, at West

109th Street -- "Stop";

West 110th Street and South Springfield Avenue -- "All-Way

Stop";

South Oakley Avenue, at 10511 --

"Handicapped Parking Only";

LASKI (23rd Ward)

South Kilpatrick Avenue, at West

45th Street -- "Stop";

West 56th Street, at South

Nashville Avenue -- "Stop";

West 61st Street and South Nashville Avenue -- "Four-Way

Stop";

Location And Type Of Sign

MILLER (24th Ward)

South Christiana Avenue, at West 15th Street -- "Stop";

E. SMITH (28th Ward)

South Kostner Avenue, at West Lexington Street - "Stop";

SUAREZ (31st Ward)

West Belden Avenue and North Kenneth Avenue -- "Four-Way Stop";

West Belden Avenue and North Kilbourn Avenue -- "Four-Way Stop";

West Dickens Avenue, at North Lawler Avenue -- "Stop";

West George Street and North Kenton Avenue -- "Four-Way Stop";

North Kenton Avenue, at West Altgeld Street -- "Stop";

North Kenton Avenue, at West Schubert Avenue -- "Stop";

North Lamon Avenue and West Dickens Avenue -- "All-Way Stop";

North Laporte Avenue, at West Dickens Avenue -- "Stop";

West Parker Avenue, at North Kenton Street -- "Stop";

West Wellington Avenue and North Kenton Avenue -- "Four-Way Stop";

GABINSKI (32nd Ward)

West Medill Avenue, at North Oakley Avenue -- "Stop";

Location And Type Of Sign

MELL (33rd Ward)

West Lawrence Avenue, from the Chicago River to north side -- "No Parking" for street cleaning -- 7:00 A.M. to 9:00 A.M. -- Monday-Wednesday-Friday" (south side) Tuesday-Thursday -- 7:00 A.M. to 9:00 A.M. -- tow zone -- April 15 to November 15:

West Wilson Avenue and North Maplewood Avenue -- "Four-Way Stop";

AUSTIN (34th Ward)

South Normal Avenue, at West 112th Street -- "Stop";

BANKS (36th Ward)

West Byron Street and North Olcott Avenue -- "Three-Way Stop";

GILES (37th Ward)

North Lawler Avenue, at West Hirsch Street -- "Two-Way Stop";

North Lawler Avenue and West LeMoyne Street -- "Three-Way Stop";

North Leamington Avenue, at West Huron Street -- "Two-Way Stop";

ALLEN (38th Ward)

North Kenton Avenue, at West Grace Street -- "Stop";

West Warwick Avenue, at North Lavergne Avenue -- "Stop";

LAURINO (39th Ward)

North Bernard Avenue, at 5300 -- "Stop";

Location And Type Of Sign

O'CONNOR (40th Ward)

North Bowmanville Avenue, at West Balmoral Avenue -- "Stop";

DOHERTY (41st Ward)

West Lunt Avenue, at North Octavia Avenue -- "Two-Way Stop";

NATARUS (42nd Ward)

North Cleveland Avenue and West Blackhawk Street -- "All-Way Stop";

North Hudson Avenue and West Blackhawk Street -- "All-Way Stop";

North Mohawk Street and West Blackhawk Street -- "All-Way Stop";

HANSEN (44th Ward)

North Wayne Avenue and West Waveland Avenue -- "Stop";

LEVAR (45th Ward)

West Montrose Avenue, at North Kildare Avenue -- "Stop";

SCHULTER (47th Ward)

West Belle Plaine Avenue and North Hermitage Avenue -- "Four-Way Stop";

STONE (50th Ward)

West Canon Drive and North Kedzie Avenue -- "Three-Way Stop".

Referred -- INSTALLATION OF "NO PARKING DURING SCHOOL HOURS" SIGNS ON PORTIONS OF WEST JACKSON BOULEVARD.

Alderman Watson (27th Ward) presented a proposed ordinance directing the Commissioner of Transportation to install "No Parking During School Hours" signs on the north side of West Jackson Boulevard, from 2900 west to 2950 west and on the south side of West Jackson Boulevard, from 2901 west to 2951 west, which was Referred to the Committee on Traffic Control and Safety.

Referred -- AUTHORIZATION TO ENTER INTO AGREEMENT WITH MARILLAC SOCIAL CENTER TO INSTALL STREET SIGNS IN 200 BLOCK OF SOUTH FRANCISCO AVENUE DESIGNATING PERMIT PARKING FOR MARILLAC HOUSE USE ONLY.

Alderman Watson (27th Ward) presented a proposed ordinance authorizing and directing the Commissioner of Transportation to enter into agreement with Marillac Social Center, 212 South Francisco Avenue, for the installation of permit parking street signs for Marillac House along the 200 block of South Francisco Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- AMENDMENT OF ORDINANCE WHICH AUTHORIZED ERECTION OF "STOP" SIGN ON WEST LUNT AVENUE AT NORTH OCTAVIA AVENUE.

Alderman Doherty presented an ordinance to amend a previously passed ordinance which authorized and erection of traffic signs on portions of specified public ways by striking the words: "West Lunt Avenue, stopping east and westbound traffic on West Lunt Avenue at the intersection of North Octavia Avenue", which was Referred to the Committee on Traffic Control and Safety.

Referred -- REMOVAL OF HANDICAPPED PERMIT SIGNS AT 546 WEST CORNELIA AVENUE.

Alderman Shiller (46th Ward) presented a proposed ordinance for the removal of Handicapped Permit 6046 signs, located at 546 West Cornelia Avenue, which was Referred to the Committee on Traffic Control and Safety.

Referred -- REPEAL OF ORDINANCE WHICH AUTHORIZED INSTALLATION OF HANDICAPPED SIGN AT 1220 WEST FLOURNOY STREET.

Alderman Mazola (1st Ward) presented a proposed ordinance to repeal an ordinance passed by the City Council on October 27, 1989, which authorized the installation of Handicapped Sign Number 4431 at 1220 West Flournoy Street, 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 Avenue L, from East 106th

Street to East 112th Street;

MEDRANO (25th Ward)

West 23rd Place, from South Archer Avenue to South Canal

Street;

Location And Distance

GILES (37th Ward)

West Ferdinand Street, from North Leclaire Avenue to North Laramie Avenue;

North Leamington Avenue, from West Ferdinand Street to West Ohio Street;

North Leamington Avenue, from West Ohio Street to West Erie Street.

2. ZONING ORDINANCE AMENDMENTS.

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

The aldermen named below presented eleven 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 MAZOLA (1st Ward):

To classify as an R3 General Residence District instead of R4 and R5 General Residence Districts, B4-2 and B4-3 Restricted Service Districts, B5-4 General Service District, C1-3 Restricted Commercial District, C2-3 General Commercial District, Residential Business Planned Development No. 412, Residential Planned Development No. 39, No. 57, No. 66, No. 143 and No. 269 symbols and indications as shown on Map No. 2-G in the area bounded by:

West Congress Parkway; South Loomis Street; West Harrison Street; South Carpenter Street; West Polk Street; South Morgan Street; a line 420 feet north of West Taylor Street; the alley next west of South Morgan Street; the alley next north of and parallel to West Taylor Street; South Carpenter Street; the alley next north of and parallel to West Taylor Street; South Racine Avenue; West Cabrini Street; South

Ada Street; West Arthington Street; South Loomis Street; the alley next north of and parallel to West Taylor Street; South Laflin Street; the alley next north of and parallel to West Taylor Street; South Garibaldi Street; West Taylor Street; and South Ashland Avenue.

BY ALDERMAN HUELS (11th Ward):

To classify as an R3 General Residence District instead of a C1-5 Restricted Commercial District the area shown on Map No. 10-F bounded by:

West Root Street; South Wallace Street; the alley next south of and parallel to West Root Street; the alley next west of and parallel to South Wallace Street, or the line thereof if extended where no alley exists; the alley next north of and parallel to West 42nd Street; South Lowe Avenue; West 42nd Street; and South Union Avenue.

BY ALDERMAN MUNOZ (22nd Ward):

To classify as an M1-1 Restricted Manufacturing District instead of a B4-2 Restricted Service District the area shown on Map No. 6-K bounded by:

West Cermak Road; a line 188.5 feet east of South Kildare Avenue; the alley next south of and parallel to West Cermak Road; and a line 63.5 feet east of South Kildare Avenue.

BY ALDERMAN E. SMITH (28th Ward):

To classify as an M1-1 Restricted Manufacturing District instead of a B4-2 Restricted Service District the area shown on Map No. 2-K bounded by:

West Madison Street; a line 200.8 feet east of South Kostner Avenue; the alley next south of and parallel to West Madison Street; and a line 75.8 feet east of North Kostner Avenue.

BY ALDERMAN GABINSKI (32nd Ward):

To classify as an R4 General Residence District instead of M3-3 Heavy Manufacturing District and M1-2 Restricted Manufacturing District the area shown on Map No. 7-H bounded by:

West Diversey Parkway; the west line of the Chicago and Northwestern Railroad right-of-way; a line 200.0 feet south of and parallel with the south line of West Diversey Parkway; North Wolcott Avenue; the alley

next south of and parallel with West Diversey Parkway; and a line 75.0 feet west of and parallel with the west line of North Wolcott Avenue.

BY ALDERMAN WOJCIK (35th Ward):

To classify as an R3 General Residence District instead of a B2-1 Restricted Retail District the area shown on Map No. 9-K bounded by:

North Milwaukee Avenue; North Keeler Avenue; the alley next north of and parallel to West Roscoe Street; and the alley next southwesterly of and parallel to North Milwaukee Avenue.

BY ALDERMAN BANKS (36th Ward):

To classify a B2-1 Restricted Retail District instead of a B4-1 Restricted Service District the area shown on Map No. 7-N bounded by:

West Belmont Avenue; North Oak Park Avenue; the alley next south of and parallel to West Belmont Avenue; and North Newcastle Avenue.

BY ALDERMAN HANSEN (44th Ward):

To classify as a C1-2 Restricted Commercial District instead of a B4-2 Restricted Service District the area shown on Map No. 7-F bounded by:

a line 172.5 feet north of West Oakdale Avenue, as measured at the westerly right-of-way line of North Clark Street; North Clark Street; West Oakdale Avenue; and the alley next west of parallel to North Clark Street.

BY ALDERMAN SCHULTER (47th Ward):

To classify as a B4-2 Restricted Service District instead of a C1-2 Restricted Commercial District the area shown on Map No. 9-H bounded by:

a line 175 feet south of West Cornelia Avenue; the alley next east of and parallel to North Western Avenue, or the line thereof if extended where no alley exists; West Roscoe Street; and North Western Avenue.

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:

West Newport Avenue; the alley next east of and parallel to North Damen Avenue; a line 74.24 feet south of West Newport Avenue; and North Damen Avenue.

To classify as a B4-2 Restricted Service District instead of a C1-2 Restricted Commercial District the area shown on Map No. 11-G bounded by:

West Lawrence Avenue, the alley next east of and parallel to North Clark Street; West Wilson Avenue; and North Clark Street.

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

The aldermen named below presented forty-three 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
BLOOM (5th Ward)	Greenwood West Co-Operative Apartments, Inc.;
	Oglesby Condominium Association;
	68th and Oglesby Condo Association;
BEAVERS (7th Ward)	Leslie Emery, Jr.;
DIXON (8th Ward)	8220 8226 South Jeffery Condominium Association;

Alderman Claimant

JONES (15th Ward) Mr. Lawrence Madkins;

MILLER (24th Ward) St. Paul Baptist Church;

MEDRANO (25th Ward) Elizar Zaragoza;

BURRELL (29th Ward) Ms. Mae Ella Johnson;

BIALCZAK (30th Ward) Mr. David Valladares;

BANKS (36th Ward) Neva Vista Condo Association;

Olcott Vista Condo Association;

ALLEN (38th Ward) Roscoe Woods Condominium;

O'CONNOR (40th Ward) Ms. Birgit Kobayashi;

DOHERTY (41st Ward) Catalpa Courts Condo Association

(2);

Norwood Village Condominium

Association;

5241 North East River Road Condominium Association;

6820 West Raven Condominium

Association (3);

NATARUS (42nd Ward) Newberry Plaza Condominium

Association;

Two East Oak Condominium

Association;

Alderman

Claimant

100 East Walton Condominium Association;

EISENDRATH (43rd Ward)

Bissell Commons Condominium Association;

Greenhouse Condo Association, c/o Kass Management Services;

Hemingway House Condominium Association;

Ms. Mary E. Mahoney;

Ogden Park Place Owners Association;

317 West Belden Condominium Association;

399 Corporation;

416 West Grant Place Elysian Condominium Association;

916 -- 918 West Fullerton Condominium Association;

HANSEN (44th Ward)

Belmont Harbor 1 Condominium:

Hawthorne Place II Condominium Association;

Sheridan Briar North Condominium Association;

SHILLER (46th Ward)

4217 North Sheridan Condominium Association;

M. SMITH (48th Ward)

Renaissance Condominium Association;

Alderman

Claimant

STONE (50th Ward)

Claremont North Condominium Association:

Mr. Don Gallay;

Oakley Place Condominium Association;

Winston Towers No. 4 Condominium Association;

STONE (50th Ward) and NATARUS (42nd Ward)

Mr. Scott A. Liberman.

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):

Referred -- AMENDMENT OF TITLE 10, CHAPTER 28, SECTION 066 OF MUNICIPAL CODE OF CHICAGO BY REDEFINING "ADVERTISING SIGNS".

A proposed ordinance to amend Title 10, Chapter 28, Section 066 of the Municipal Code of the City of Chicago, by redefining "advertising sign" as a sign which directs attention to a business, service or entertainment conducted, sold or offered on the premises when erected within the area bounded by the Chicago River, Cermak Road, Lake Michigan and Halsted Street, and to define "advertising sign" located outside these boundaries as a sign which directs attention to a business, commodity, service or entertainment, conducted on the

premises, elsewhere or within 20 feet of the premises where such sign is located, which was Referred to the Committee on Transportation and Public Way.

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR VARIOUS PURPOSES.

Also, two proposed ordinances and a proposed order 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:

Commercial Light Company -- to install four ornamental light poles with related conduit along South LaSalle Street adjacent to 209 South LaSalle Street;

Investment Properties Associates -- to construct, maintain and use a vault underneath the public right-of-way adjacent to One North LaSalle Street; and

The Lurie Company -- to maintain and use a subsurface vault under eighteen foot public east/west alley south of West Washington Street known as West Calhoun Place, and located in rear of building at the southeast corner of North LaSalle Street and West Washington Street.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT SPECIFIED LOCATIONS.

Also, seven 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:

Chicago Market Company -- for one canopy at 1101 West Fulton Street;

Chicago Trunk and Leather Works, Inc. -- for one canopy at 12 South Michigan Avenue;

Fierro Corporation -- for one canopy at 1359 West Taylor Street;

Ms. Mary Ann Milano -- for one canopy at 1120 West Taylor Street;

CMB, Inc., doing business as Popeye's -- for one canopy at 17 South Wabash Avenue;

Sherwood Conservatory of Music -- for one canopy at 1014 South Michigan Avenue; and

161 North Clark Street Limited Partnership -- for three canopies at 161 North Clark Street.

Presented By

ALDERMAN MAZOLA (1st Ward) And ALDERMAN WATSON (27th Ward):

Referred -- EXEMPTION OF RUSH-PRESBYTERIAN-ST. LUKE'S MEDICAL CENTER FROM ALL CITY FEES AND CHARGES FOR YEAR 1994 UNDER NOT-FOR-PROFIT STATUS.

A proposed ordinance providing inclusive exemption from all City fees associated with, but not limited to, building permits, inspection permits, licenses, warrants for collection, water rates and certain City levies to Rush-Presbyterian-St. Luke's Medical Center for the 1994 calendar year under its not-for-profit status, which was Referred to the Committee on Finance.

Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL POLICE EMPLOYED BY RUSH-PRESBYTERIAN-ST. LUKE'S MEDICAL CENTER.

Also, a proposed ordinance requiring Rush-Presbyterian-St. Luke's Medical Center to pay a Ten Dollar license fee for each of the special police employed at 1753 West Congress Parkway, pursuant to the provisions of Title 4, Chapter 340, Section 050 of the Municipal Code of Chicago, which was Referred to the Committee on Finance.

ALDERMAN PRECKWINKLE (4th Ward):

TRIBUTE TO LATE MS. OPHELIA TURNER.

A proposed resolution reading as follows:

WHEREAS, Ophelia Turner was the beloved mother of Alderman Shirley A. Coleman of the 16th Ward; and

WHEREAS, Ophelia Turner was born April 8, 1910, the daughter of Peter and Eliza Minton; and

WHEREAS, Ms. Turner was a tireless community servant, being a Christian, her labors of love included serving as president of the Pastor's Aide Society, vice-president and chaplain of the Missionary Society and holding the honored position of Church Mother; and

WHEREAS, After keeping the faith, a great soldier of God passed on Saturday, October 30, 1993; now, therefore,

Be It Resolved, That we, the Mayor and the City Council members send their condolences and sympathy to the family of Shirley A. Coleman, Alderman of the 16th Ward, on this Friday, November 5th, 1993.

On motion of Alderman Preckwinkle, the foregoing proposed resolution was Adopted by a rising vote.

Presented By

ALDERMAN BLOOM (5th Ward):

Referred -- EXEMPTION OF UNIVERSITY OF CHICAGO FROM ALL CITY FEES AND CHARGES FOR YEAR 1993 UNDER NOT-FOR-PROFIT STATUS.

A proposed ordinance providing inclusive exemption from all City of Chicago fees and charges for year 1993 to the University of Chicago, under its not-for-profit status, which was Referred to the Committee on Finance.

Referred -- EXEMPTION OF UNIVERSITY OF CHICAGO HOSPITAL FROM ALL CITY FEES AND CHARGES FOR YEAR 1994 UNDER NOT-FOR-PROFIT STATUS.

Also, a proposed ordinance providing inclusive exemption from all City fees and charges to the University of Chicago Hospital for year 1994 under its not-for-profit status, which was Referred to the Committee on Finance.

Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL POLICE EMPLOYED BY UNIVERSITY OF CHICAGO.

Also, a proposed ordinance requiring the University of Chicago to pay a Ten Dollar license fee for each of the special police employed at 5801 South Ellis Avenue, pursuant to the provisions of Title 4, Chapter 340, Section 050 of the Municipal Code of Chicago, which was Referred to the Committee on Finance.

Presented By

ALDERMAN STEELE (6th Ward):

Referred -- AUTHORIZATION TO HONORARILY DESIGNATE PORTION OF EAST 78TH STREET AS "FATHER MICHAEL J. NALLEN DRIVE".

A proposed ordinance authorizing the Commissioner of the Department of Transportation to honorarily designate that part of East 78th Street, between South Vernon Avenue and South Eberhart Avenue as "Father Michael J. Nallen Drive", which was Referred to the Committee on Transportation and Public Way.

ALDERMAN SHAW (9th Ward):

Referred -- CONSIDERATION FOR INSTALLATION OF ALLEYLIGHT BEHIND 128 EAST 117TH STREET.

A proposed order directing the Commissioner of Transportation to give consideration to the installation of an alleylight behind the premises at 128 East 117th Street, which was Referred to the Committee on Finance.

Presented By

ALDERMAN BUCHANAN (10th Ward):

DRAFTING OF ORDINANCE FOR VACATION OF PUBLIC ALLEY IN BLOCK BOUNDED BY EAST 91ST STREET, EAST 92ND STREET, SOUTH HOUSTON AVENUE AND SOUTH BALTIMORE 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 west 140 feet of the first east/west 20 foot public alley north of East 92nd Street in the block bounded by East 91st Street, East 92nd Street, South Houston Avenue and South Baltimore Avenue for the City of Chicago (Department of Planning and Development) (File No. 6-10-93-1792); said ordinance to be transmitted to the Committee on Transportation and Public Way for consideration and recommendation to the City Council.

Alderman Buchanan 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 Buchanan, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Referred -- AUTHORIZATION TO PROVIDE ASSISTANCE WITH TRAFFIC FLOW FOR COMMUTERS EXPERIENCING DELAYS RESULTING FROM CONSTRUCTION PROJECTS ON CITY'S SOUTHEAST SIDE.

Also, a proposed order directing the Commissioner of Transportation to cause immediate action to aid the flow of traffic on the southeast side of Chicago which has experienced delays due to damage to the 100th and 106th Street Bridges on the Calumet River and repairs to the South Ewing Avenue viaduct, which was Referred to the Committee on Transportation and Public Way.

Referred -- ILLINOIS GENERAL ASSEMBLY URGED TO PASS LEGISLATION WHICH WOULD CREATE NEW SOURCES OF REVENUES AND JOBS FOR RESIDENTS OF CHICAGO AND COOK COUNTY.

Also, a proposed resolution urging the Illinois General Assembly to pass legislation making possible new sources of revenue and job opportunities for residents of the City of Chicago and Cook County, which was Referred to a Joint Committee composed of the members of the Committee on Finance and the members of the Committee on Economic Development.

Referred -- MAYOR RICHARD M. DALEY AND CHICAGO CITY COUNCIL URGED TO RECONSIDER DISBANDING CHICAGO POLICE MARINE UNIT.

Also, a proposed resolution urging the The Honorable Richard M. Daley, Mayor, and the members of the Chicago City Council to reconsider the proposed disbanding of the Chicago Police Marine Unit, which was Referred to a Joint Committee composed of the members of the Committee on Finance and the members of the Committee on Police and Fire.

Presented By

ALDERMAN HUELS (11th Ward):

Referred -- AMENDMENT OF TITLE 4, CHAPTER 60, SECTIONS 022
AND 023 OF MUNICIPAL CODE OF CHICAGO TO DISALLOW
ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR AND
PACKAGE GOODS LICENSES ON PORTION
OF SOUTH DAMEN AVENUE.

A proposed ordinance amending Title 4, Chapter 60, Sections 022 and 023 of the Municipal Code of Chicago by disallowing the issuance of additional alcoholic liquor and package goods licenses for any premises located on both sides of South Damen Avenue, from West 31st Street to West 35th Place, which was Referred to the Committee on License and Consumer Protection.

Referred -- APPROVAL OF PLAT OF RICHLAND GARDENS III SUBDIVISION ON NORTHWEST CORNER OF SOUTH PEORIA STREET AND WEST 27TH STREET.

Also, a proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of Richland Gardens III Subdivision on the northwest corner of South Peoria Street and West 27th Street, which was Referred to the Committee on Transportation and Public Way.

Referred -- AUTHORIZATION TO HONORARILY DESIGNATE PORTION OF SOUTH RACINE AVENUE AS "HOLY CROSS LUTHERAN CHURCH DRIVE".

Also, a proposed ordinance authorizing the Commissioner of the Department of Transportation to honorarily designate that part of South Racine Avenue, from West 31st Street to West 31st Place as "Holy Cross Lutheran Church Drive", which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN MADRZYK (13th Ward):

Referred -- AMENDMENT OF TITLE 9, CHAPTER 64, SECTION 170(a) OF MUNICIPAL CODE OF CHICAGO BY REQUIRING PROOF OF INSURANCE AND ALDERMANIC APPROVAL PRIOR TO ISSUANCE OF SPECIAL PARKING PERMITS.

A proposed ordinance to amend Title 9, Chapter 64, Section 170(a) of the Municipal Code of Chicago which would require residents applying for special permits to park trucks or similar vehicles on residential streets to provide written proof of insurance coverage for said vehicles and to receive approval by the alderman of the ward in which said permit parking is requested, with said alderman having the authority to enforce rules and regulations regarding said permits and rescind such permit when the owner has been found in violation of the regulations of this section or other traffic regulations, which was Referred to the Committee on Traffic Control and Safety.

Presented For

ALDERMAN MADRZYK (13th Ward):

BUILDING AT 6125 SOUTH KOLIN AVENUE DECLARED PUBLIC NUISANCE AND ORDERED DEMOLISHED.

A proposed ordinance, presented by Alderman Stone, reading as follows:

WHEREAS, The building at the following location, to wit: 6125 South Kolin Avenue [building in rear of premises] is so deteriorated and weakened that it is structurally unsafe and a menace to life and property in its vicinity; now, therefore,

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

SECTION 1. The building at the following location, to wit: 6125 South Kolin Avenue [building in rear of premises] is declared a public nuisance, and the Commissioner of Buildings is hereby authorized and directed to cause the demolition of same.

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

Alderman Stone 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 Stone, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Presented By

ALDERMAN BURKE (14th Ward):

Referred -- PERMISSION TO PARK PICKUP TRUCKS AND/OR VANS AT SPECIFIED LOCATIONS.

Three proposed orders directing the Commissioner of Transportation to grant permission to the applicants listed below to park pickup trucks and/or

vans at the locations specified, in accordance with the provisions of Title 9, Chapter 48, Section 170(a) of the Municipal Code of Chicago, which were Referred to the Committee on Traffic Control and Safety, as follows:

Mr. Wava Abdallah -- 6148 South Sacramento Avenue;

Mr. William Egan -- 5004 South Talman Avenue; and

Mr. Ramon Aceves -- 6046 South Richmond Street.

Presented By

ALDERMAN BURKE (14th Ward) And ALDERMAN BEAVERS (7th Ward):

Referred -- AMENDMENT OF TITLE 4 OF MUNICIPAL CODE OF CHICAGO BY ADDING NEW CHAPTER 305 ESTABLISHING REGULATIONS FOR IMPROVING SAFETY AND SECURITY AT ELECTRONIC BANKING MACHINE LOCATIONS.

A proposed ordinance to amend Title 4 of the Municipal Code of Chicago by adding a new Section 305 which would regulate the operation of certain electronic banking machines for the purpose of improving the security of the locations and safety of the patrons, which was Referred to a Joint Committee composed of the members of the Committee on Finance and the members of the Committee on Police and Fire.

Presented By

ALDERMAN JONES (15th Ward):

Referred -- AUTHORIZATION FOR CONSTRUCTION OF CUL DE SACS ALONG PORTIONS OF SPECIFIED PUBLIC WAYS.

Three proposed ordinances authorizing the Commissioner of Transportation

to construct cul de sacs on portions of specified public ways, which were Referred to the Committee on Transportation and Public Way, as follows:

2100 block of West 71st Place -- At the west line of Lot 25 in Block 3, from the north line of West 71st Place to the south line of West 71st Place;

2100 block of West 72nd Place -- At the west line of Lot 25 in Block 5, from the north line of West 72nd Place to the south line of West 72nd Place; and

2100 block of West 72nd Street -- At the west line of Lot 25 in Block 4, from the north line of West 72nd Street to the south line of West 72nd Street.

Referred -- APPROVAL OF PROPERTY AT 2101 WEST 74TH STREET AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 2101 West 74th Street as eligible for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was Referred to the Committee on Economic and Capital Development.

Presented By

ALDERMAN STREETER (17th Ward):

Referred -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL POLICE EMPLOYED BY COMMONWEALTH COMMUNITY CHURCH.

A proposed ordinance requiring Commonwealth Community Church to pay a Ten Dollar license fee for each of the special police employed at 140 West 81st Street, pursuant to the provisions of Title 4, Chapter 340, Section 050 of the Municipal Code of Chicago, which was Referred to the Committee on Finance.

ALDERMAN RUGAI (19th Ward):

Referred -- AUTHORIZATION FOR CONSTRUCTION OF CUL-DE-SACS ALONG PORTIONS OF SPECIFIED PUBLIC WAYS.

Three proposed ordinances authorizing the Commissioner of Transportation to give consideration to the construction of cul de sacs on portions of specified public ways, which were Referred to the Committee on Transportation and Public Way, as follows:

At intersection of South Winchester Avenue and West 95th Street;

At intersection of the alley just east of the intersection of West 96th Street and South Western Avenue; and

At the intersection of South Malta Avenue and West 100th Place.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 9301 SOUTH WESTERN AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Awnco, Incorporated to construct, maintain and use one canopy to be attached to the building or structure at 9301 South Western Avenue, which was Referred to the Committee on Transportation and Public Way.

ALDERMAN EVANS (21st Ward):

CONGRATULATIONS EXTENDED TO MAYOR EMMITT J. CONLEY FOR TWENTY-THREE YEARS OF DEDICATED SERVICE TO CITIZENS OF COTTON PLANT, ARKANSAS AND NOVEMBER 5, 1993, PROCLAIMED "MAYOR EMMITT J. CONLEY DAY IN CHICAGO".

A proposed resolution reading as follows:

WHEREAS, Emmitt J. Conley was born and reared in a small community, two and one half miles south of Cotton Plant, Arkansas, known as "Dark Corner". Emmitt attended Cotton Plant Academy until his junior year, when he transferred to Cotton Plant Vocational High School. Emmitt Conley was an honor student, and all conference basketball and baseball. After graduation, he attended Arkansas Baptist College in Little Rock; and

WHEREAS, Emmitt J. Conley was elected Mayor of the City of Cotton Plant on November 3, 1970, and serves to the present; and

WHEREAS, A few of Mayor Conley's accomplishments are as follows: three (3) Housing Projects, an Industrial Park, a Street and Drainage System, Community Center, the near completion of a Catfish Processing Plant for the City of Cotton Plant, signed papers for a Water Filtration Plant; and

WHEREAS, Emmitt J. Conley received the "Man of the Year" award in 1984 and currently serves on the following boards: White River Planning & Development, North Arkansas Human Services, Arkansas Industrial Committee, Consultant for Planters Bank, former President of the Black Mayors' Association, Woodruff County Nursing Home Board, Member of Ash Grove Baptist Church, where he serves as a deacon, senior choir director, teaches Men's Bible Class and is assistant Church Clerk; now, therefore,

- Be It Resolved, That Mayor Richard M. Daley and the Chicago City Council hereby congratulate Mayor Emmitt J. Conley for his hard work, commitment and twenty-three years of dedicated service; and
- Be It Further Resolved, That November 5, 1993 be hereby proclaimed "Mayor Emmitt J. Conley Day in Chicago".

Alderman Evans 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 Evans, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

At this point in the proceedings, Alderman Evans called the City Council's attention to the presence of Mayor Emmitt J. Conley who was seated in the Commissioner's Gallery. Mayor Conley received a round of warm applause from the Council and its assembled guests.

Presented By

ALDERMAN MUNOZ (22nd Ward) And ALDERMAN MILLER (24th Ward):

Referred -- APPROVAL OF PROPERTY AT 1821 SOUTH KILBOURN AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

A proposed resolution to approve the property at 1821 South Kilbourn Avenue as eligible for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was Referred to the Committee on Economic and Capital Development.

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Presented By

ALDERMAN LASKI (23rd Ward):

Referred -- PERMISSION TO PARK PICKUP TRUCKS AND/OR VANS AT SPECIFIED LOCATIONS.

Four proposed orders directing the Commissioner of Transportation to grant permission to the applicants listed below to park pickup trucks and/or vans at the locations specified, in accordance with the provisions of Title 9, Chapter 48, Section 020 of the Municipal Code of Chicago, which were Referred to the Committee on Traffic Control and Safety, as follows:

Mr. Weslaw Dudzicki -- 3815 West 51st Street;

Mr. John Gruszka -- 4836 South Tripp Avenue;

Mr. Glen Ross -- 5476 South Archer Avenue; and

Ms. Karen Suzanne White -- 5604 South Melvina Avenue.

Referred -- AUTHORIZATION FOR WAIVER OF SPECIAL EVENT FOOD VENDOR LICENSE FEES FOR PARTICIPANTS IN MIDWAY OKTOBERFEST FUND-RAISER.

Also, a proposed order authorizing the Director of Revenue to waive the Special Event Food Vendor License fees for participants in the Midway Oktoberfest Fund-raiser to be held on the 5800 block of South Archer Avenue, for the period extending September 29 through October 3, 1993, which was Referred to the Committee on Finance.

ALDERMAN LASKI (23rd Ward) And ALDERMAN STONE (50th Ward):

Referred -- AMENDMENT OF TITLE 13, CHAPTER 84 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW SECTION 351 ENTITLED "CARBON MONOXIDE DETECTORS".

A proposed ordinance to amend Title 13, Chapter 84 of the Municipal Code of Chicago by adding thereto a new section to be known as Section 351, entitled "Carbon Monoxide Detectors" which would require installation of approved carbon monoxide detectors in existing and newly constructed buildings or any part thereof altered or converted for the purposes of Class C Assembly Units, with said detectors to bear the label of a nationally recognized standards testing laboratory and further, to be in compliance with federal, state and local standards for such devices, which was Referred to the Committee on Buildings.

Presented By

ALDERMAN LASKI (23rd Ward), ALDERMAN FARY (12th Ward) And ALDERMAN DOHERTY (41st Ward):

Referred -- ILLINOIS GENERAL ASSEMBLY URGED TO ADOPT TAX-FUNDED SCHOLARSHIP OR "VOUCHER" SYSTEM FOR STUDENTS IN KINDERGARTEN THROUGH GRADE 12.

A proposed resolution, presented by Aldermen Laski, Fary and Doherty, urging the Illinois General Assembly to create and adopt legislation which would establish a tax-funded scholarship or "voucher" system which would provide the parents of students in Kindergarten through Grade 12 with monies that could be used for the student's education in any private, secular or religious school registered by the State of Illinois and meeting the 1964 Civil Rights Act requirements, which was Referred to the Committee on Education.

ALDERMAN MILLER (24th Ward):

Referred -- APPROVAL OF PLAT OF HOMAN SQUARE PHASE ONE RESUBDIVISION IN BLOCK BOUNDED BY WEST LEXINGTON STREET, WEST POLK STREET, SOUTH ST. LOUIS AVENUE AND SOUTH HOMAN AVENUE AND AT SOUTHEAST CORNER OF SOUTH HOMAN AVENUE AND WEST LEXINGTON STREET.

A proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of Homan Square Phase One Resubdivision in the block bounded by West Lexington Street, West Polk Street, South St. Louis Avenue and South Homan Avenue; also at the southeast corner of South Homan Avenue and West Lexington Street, which was Referred to the Committee on Transportation and Public Way.

Referred -- GRANT OF PRIVILEGE TO SEARS ROEBUCK & CO. TO CONSTRUCT, INSTALL, MAINTAIN AND USE PEDESTRIAN TUNNEL.

Also, a proposed ordinance to grant permission and authority to Sears Roebuck & Co., to construct, install, maintain and use a pedestrian tunnel at South Spaulding Avenue connecting the premises at 3245 West Arthington Street with 3301 West Arthington Street, which was Referred to the Committee on Transportation and Public Way.

ALDERMAN MEDRANO (25th Ward):

Referred -- GRANT OF PRIVILEGE TO INDUSTRIAL COATINGS
GROUP TO MAINTAIN AND USE RAILROAD
SWITCH TRACK IN PORTION OF
SOUTH LUMBER STREET.

A proposed ordinance to grant permission and authority to Industrial Coatings Group to maintain and use a railroad switch track in South Lumber Street connecting with the existing track of the Chicago, Burlington and Quincy Railroad at a point twenty feet northeast of the south line of West 20th Place, which was Referred to the Committee on Transportation and Public Way.

Referred -- CONSIDERATION FOR REMOVAL OF LIGHTPOLE BEHIND 1079 WEST 16TH STREET.

Also, a proposed order directing the Commissioner of Transportation to give consideration to the removal of a lightpole behind the premises at 1079 West 16th Street and to waive any required fees, which was Referred to the Committee on Finance.

Presented By

ALDERMAN OCASIO (26th Ward):

Referred -- EXEMPTION OF MR. GUS TIROVOLAS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 2901 WEST ARMITAGE AVENUE.

A proposed ordinance to exempt Mr. Gus Tirovolas from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 2901

West Armitage 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 WATSON (27th Ward):

ISSUANCE OF ALL NECESSARY PERMITS, FREE OF CHARGE FOR MARILLAC SOCIAL CENTER, 212 SOUTH FRANCISCO AVENUE.

A proposed ordinance reading as follows:

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 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 Marillac Social Center, an Illinois not-for-profit corporation, 212 South Francisco Avenue, Chicago, Illinois.

Said building shall be used exclusively for social and education 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.

Alderman Watson 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 Watson, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Referred -- PORTION OF SOUTH FRANCISCO AVENUE TO BE RENAMED "REVEREND W. M. HUDSON DRIVE".

Also, a proposed ordinance to rename that portion of South Francisco Avenue between West Roosevelt Road and the Eisenhower Expressway, as "Reverend W. M. Hudson Drive", which was Referred to the Committee on Transportation and Public Way.

Referred -- AUTHORIZATION TO HONORARILY DESIGNATE PORTION OF WEST MONROE STREET AS "MICHAEL JORDAN DRIVE".

Also, a proposed ordinance authorizing the Commissioner of Transportation to honorarily designate the 1800, 1900 and 2000 blocks of West Monroe Street as "Michael Jordan Drive", which was Referred to the Committee on Transportation and Public Way.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO MAINTAIN AND USE EXISTING CANOPY AT 2145 WEST GRAND AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Mr. Richard Racana, Jr., doing business as European Furniture Warehouse,

to maintain and use one canopy attached to the building or structure at 2145 West Grand Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN BURRELL (29th Ward):

Referred -- AMENDMENT OF TITLE 17, ARTICLE 11.11-1(e) OF MUNICIPAL CODE OF CHICAGO (CHICAGO ZONING ORDINANCE) TO INCLUDE SENIOR CITIZEN HOUSING WITHIN PROVISIONS RELATING TO PLANNED DEVELOPMENTS.

A proposed ordinance to amend Title 17, Article 11.11-1(e) of the Municipal Code of Chicago (Chicago Zoning Ordinance) by including housing for the elderly within provisions relating to planned developments, which was Referred to the Committee on Zoning.

Presented By

ALDERMAN BIALCZAK (30th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 5350 -- 5358 WEST NORTH AVENUE.

A proposed order authorizing the Director of Revenue to issue a permit to C.B. Taylor Funeral Home, Inc. to construct, maintain and use one canopy to be attached to the building or structure at 5350 -- 5358 West North Avenue, which was Referred to the Committee on Transportation and Public Way.

ALDERMAN GABINSKI (32nd Ward):

Referred -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED LINCOLN-BELMONT-ASHLAND BLIGHTED COMMERCIAL AREA.

A proposed ordinance to amend an ordinance passed by the City Council on May 16, 1990 (Council Journal of Proceedings, pages 15730 through 15734) which established the Lincoln-Belmont-Ashland Blighted Commercial Area by expanding the boundaries of said blighted area, which was Referred to the Committee on Zoning.

Referred -- PERMISSION TO PARK PICKUP TRUCK AND/OR VAN AT 1722 NORTH WOOD STREET.

Also, a proposed order directing the Commissioner of Transportation to grant permission to Mr. Joseph Kovacek to park his pickup truck and/or van at 1722 North Wood Street in accordance with the provisions of Title 9, Chapter 64, Section 170(a) of the Municipal Code of Chicago, which was Referred to the Committee on Traffic Control and Safety.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT SPECIFIED LOCATIONS.

Also, two 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:

Mr. Juan S. Fernandez, doing business as La Moda Store -- for one canopy at 1321 North Milwaukee Avenue; and

Medical and Dental Center -- for one canopy at 2002 North Damen Avenue.

Referred -- APPROVAL OF CERTAIN PROPERTY AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property identified as Permanent Real Estate Numbers 17-05-220-002-000, 17-05-220-003-000 and 17-05-220-004-000 as eligible for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was Referred to the Committee on Economic and Capital Development.

Presented By

ALDERMAN MELL (33rd Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT SPECIFIED LOCATIONS.

Three 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:

Korea Exchange Bank -- for two canopies at 4749 -- 4759 North Kedzie Avenue;

Pui King Lee -- for one canopy at 3641 West Irving Park Road; and

Raff Caprio, doing business as Tony's Cuccina Italiana -- for one canopy at 2824 West Fullerton Avenue.

ALDERMAN WOJCIK (35th Ward);

Referred -- COMMITTEE ON POLICE AND FIRE URGED TO HOLD HEARINGS ON USE OF NATIONAL GUARD IN CRIME PREVENTION EFFORTS.

A proposed resolution urging the Committee on Police and Fire to hold public hearings and request the Superintendent of Police to come before the City Council to discuss the growing problem of street crime and to consider the feasibility of utilizing the National Guard to assist the Chicago Police Department in deterring crime, which was Referred to the Committee on Police and Fire.

Presented By

ALDERMAN BANKS (36th Ward):

Referred -- CONSIDERATION FOR INSTALLATION OF ALLEYLIGHT BEHIND 3328 NORTH OPAL AVENUE.

A proposed order directing the Commissioner of Transportation to give consideration to the installation of an alleylight in back of the premises at 3328 North Opal Avenue, which was Referred to the Committee on Finance.

Presented By

ALDERMAN GILES (37th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 5008 -- 5010 WEST MADISON STREET.

A proposed order authorizing the Director of Revenue to issue a permit to M & L Meat Company to construct, maintain and use one canopy to be

attached to the building or structure at 5008 -- 5010 West Madison Street, which was Referred to the Committee on Transportation and Public Way.

Referred -- APPROVAL OF PROPERTY AT 855 NORTH CICERO AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 855 North Cicero Avenue as eligible for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was Referred to the Committee on Economic and Capital Development.

Presented By

ALDERMAN ALLEN (38th Ward):

Referred -- EXEMPTION OF VARIOUS APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR SPECIFIED PARKING FACILITIES.

Three proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities at the locations specified, pursuant to Title 10, Chapter 20, Section 210 of the Municipal Code of Chicago, which were Referred to the Committee on Transportation and Public Way, as follows:

Colonial Bank -- 5812 and 5850 West Belmont Avenue;

Jolly Inn -- 6511 -- 6513 West Irving Park Road and the first east/west alley south of 6501 -- 6509 West Irving Park Road; and

Mr. Leon Toia -- adjacent to 7445 -- 7447 West Irving Park Road.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 3334 NORTH MILWAUKEE AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Joe and Frank's Deli to construct, maintain and use one canopy to be attached to the building or structure at 3334 North Milwaukee Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN LAURINO (39th Ward):

Referred -- AUTHORIZATION FOR INSTALLATION OF BUS SHELTER ON NORTHWEST CORNER OF WEST LAWRENCE AVENUE AND NORTH PULASKI ROAD.

A proposed order authorizing the Commissioner of Transportation to cause the installation of a bus shelter on the northwest corner of West Lawrence Avenue and North Pulaski Road, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN O'CONNOR (40th Ward):

Referred -- APPROVAL OF PLAT OF EDGEWATER PROPERTY ONE SUBDIVISION ON PORTION OF WEST EDGEWATER AVENUE.

A proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of Edgewater Property One Subdivision along the south side of West Edgewater Avenue between the west line of North Ashland Avenue and 73.31 feet west thereof; also between the north/south public alley west of North Ashland Avenue and a line 200.07 feet

west thereof, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN DOHERTY (41st Ward), ALDERMAN BANKS (36th Ward), ALDERMAN ALLEN (38th Ward) And ALDERMAN LEVAR (45th Ward):

Referred -- AMENDMENT OF TITLE 13, CHAPTER 32 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW SECTION 071 TO DISALLOW ISSUANCE OF NEW BUILDING PERMITS FOR PROPERTIES INVOLVED IN HOUSING COURT PROCEEDINGS.

A proposed ordinance to amend Title 13, Chapter 32 of the Municipal Code of Chicago by adding thereto a new Section 13-32-071 entitled "Properties Involved in Housing Court Hearings" which would disallow issuance of building permits for sites involved in housing court hearings starting from the time of application until the subject sites are free and clear of any further litigation, which was Referred to the Committee on Buildings.

Presented By

ALDERMAN NATARUS (42nd Ward):

Referred -- AMENDMENT OF TITLE 11, CHAPTER 4, SECTION 1115(a) OF MUNICIPAL CODE OF CHICAGO TO PROHIBIT LOUD PLAYING OF ANY INSTRUMENT OR DEVICE ON PUBLIC WAY.

A proposed ordinance to amend Title 11, Chapter 4, Section 1115(a) of the Municipal Code of Chicago by prohibiting the playing of any instrument or musical or broadcast device on the public way or in any motor vehicle on the public way at a level which is clearly audible from a distance of seventy feet from its origin, which was Referred to the Committee on Energy, Environmental Protection and Public Utilities.

Referred -- AMENDMENT OF TITLE 11, CHAPTER 4, SECTION 1150(f) OF MUNICIPAL CODE OF CHICAGO TO ALLOW OPERATION OF CERTAIN CONSTRUCTION EQUIPMENT WITHIN SPECIFIED DISTANCE OF RESIDENTIAL BUILDINGS OR HOSPITALS.

Also, a proposed ordinance to amend Title 11 Chapter 4, Section 1150 (f) of the Municipal Code of Chicago which would allow fuel-operated or pneumatic construction equipment equipped with a muffler to be operated within 600 feet of any residential building or hospital, which was Referred to the Committee on Energy, Environmental Protection and Public Utilities.

Referred -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR VARIOUS PURPOSES.

Also, four 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:

Great Lakes Paper Company -- to maintain and use a loading device consisting of pulleys and cables and supported by steel legs to be located on a public alley in the rear of the premises at 308 West Erie Street;

LaSalle National Bank, as Trustee, under Trust Number 107707 -- to construct, maintain and use ten electrical conduits encased in a concrete envelope adjacent to 900 North Michigan Avenue;

The Moody Bible Institute of Chicago -- to construct, install, maintain and use the public way on East Walton Street, east of North Wells Street and adjacent to 820 North LaSalle Street; and

William Wrigley, Jr. Company -- to construct, maintain and use vaulted space for electrical purposes along East Hubbard Street adjacent to 400 -- 410 North Michigan Avenue.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT SPECIFIED LOCATIONS.

Also, thirteen 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:

Blue Chicago -- for one canopy at 937 North State Street;

Chicago Medinah Temple Association -- for one canopy at 610 North Wabash Avenue;

Copperfield's Market -- for one canopy at 70 West Huron Street;

Inter-Continental Hotels Corporation -- for one canopy at 525 North Michigan Avenue;

J.M.B./Urban 900 Development Partners, Ltd. -- for four canopies at 900 North Michigan Avenue;

LaSalle Towers Associates -- for three canopies at 1211 North LaSalle Street;

Prince Galleries -- for one canopy at 357 West Erie Street;

Rochester Big and Tall Clothing -- for one canopy at 149 East Ohio Street;

Hammacher Schlemmer -- for four canopies at 618 North Michigan Avenue;

T.G.I. Friday -- for four canopies at 153 East Erie Street;

Town Management Corporation -- for two canopies at 1011 North Clark Street:

Woman's Athletic Club of Chicago -- for one canopy at 626 North Michigan Avenue; and

1120 Lake Shore Drive Building Corporation -- for one canopy at 1120 North Lake Shore Drive.

ALDERMAN EISENDRATH (43rd Ward):

Referred -- GRANT OF PRIVILEGE TO 1920 NORTH SHEFFIELD CONDOMINIUM ASSOCIATION TO CONSTRUCT, INSTALL, MAINTAIN AND USE SAFETY LADDERS, BOLLARDS AND CONCRETE SLABS ON PUBLIC WAY ADJACENT TO 1920 NORTH SHEFFIELD AVENUE.

A proposed ordinance to grant permission and authority to the 1920 North Sheffield Condominium Association to construct, install, maintain and use four safety ladders, eight bollards and two concrete slabs on the public right-of-way adjacent to 1920 North Sheffield Avenue, which was Referred to the Committee on Transportation and Public Way.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO CONSTRUCT, MAINTAIN AND USE CANOPIES AT SPECIFIED LOCATIONS.

Also, two 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:

Jorge R. Peter, doing business as J. P.'s Eating Place -- for one canopy at 1800 North Halsted Street; and

Lens Crafters Division, c/o The United States Shoe Corp. -- for one canopy at 2736 North Clark Street.

ALDERMAN LEVAR (45th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 3970 NORTH MILWAUKEE AVENUE.

A proposed order authorizing the Director of Revenue to issue a permit to Six Corners Limited Partnership to construct, maintain and use one canopy to be attached to the building or structure at 3970 North Milwaukee Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN SHILLER (46th Ward):

Referred -- DIRECTOR OF MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING REQUIRED TO RECEIVE CITY COUNCIL APPROVAL PRIOR TO AWARDING CERTAIN FEDERAL JOB TRAINING GRANTS.

A proposed ordinance to require the Director of the Mayor's Office of Employment and Training to submit for review and approval by the City Council all federal job training grants in the amount of \$50,000 or more, which was Referred to the Committee on the Budget and Government Operations.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 3915 NORTH SHERIDAN ROAD.

Also, a proposed order authorizing the Director of Revenue to issue a permit to L'Olive Cafe to construct, maintain and use one canopy to be attached to the building or structure at 3915 North Sheridan Road, which was Referred to the Committee on Transportation and Public Way.

Referred -- AMENDMENT OF TITLE 7, CHAPTER 4, SECTIONS 080 AND 100 OF MUNICIPAL CODE OF CHICAGO WITH REGARD TO LEAD POISONING PREVENTION.

Also, a proposed ordinance to amend Title 7, Chapter 4, Sections 080 and 100 of the Municipal Code of Chicago by requiring the Commissioner of Health to establish rules and regulations for the waiver of fees associated with inspections and testing for lead poisoning for low-income persons, to require the notification of Local School Councils if a lead hazard is found within a school and to provide suitable recommendations for the elimination of problem areas, which was Referred to a Joint Committee composed of the members of the Committee on Health and the members of the Committee on Buildings.

Presented By

ALDERMAN SHILLER (46th Ward) And OTHERS:

Referred -- DEPARTMENT OF PURCHASES, CONTRACTS AND SUPPLIES URGED TO ENFORCE WORKER RESIDENCY REQUIREMENTS FOR CITY OR FEDERALLY FUNDED PROJECTS.

A proposed resolution presented by Aldermen Shiller, Haithcock, Preckwinkle, Bloom, Steele, Beavers, Shaw, Jones, Streeter, Rugai, Troutman, Evans, Munoz, Miller, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Giles, Doherty, Hansen, Levar, Schulter, M. Smith and Moore urging the Department of Purchases, Contracts and Supplies to enforce the provisions of Chapter 2-92-330 of the Municipal Code of Chicago which requires that residents of the City of Chicago work at least 50% of all work hours created by use of City funds or federal funds, which was Referred to the Committee on the Budget and Government Operations.

Presented By

ALDERMAN SCHULTER (47th Ward):

WELCOME EXTENDED TO VISITING ATTORNEYS FROM POLAND PARTICIPATING IN "TWINNING AGREEMENT" SPECIAL EXCHANGE PROGRAM.

A proposed resolution reading as follows:

WHEREAS, Ten outstanding attorneys from Poland currently are visiting Chicago until the end of November as part of an exciting exchange program sponsored by the Illinois State Bar Association, the Advocates Society of Chicago and the National Bar Association of Poland; and

WHEREAS, These ten attorneys are in classes at DePaul University School of Law, studying constitutional and human rights issues. Upon completion of these studies, they will then have eight weeks of working internships with various governmental agencies and not-for-profit groups; and

WHEREAS, With prominent careers in their native land, these ten Polish lawyers help to advance a concept of international communication and cooperation, and are part of this excellent exchange program. Their presence in our great City is a source of great pride; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this fifth day of November, 1993, A.D., do hereby extend our heartiest welcome to the ten Polish attorneys who are in our midst as part of the "Twinning Agreement" exchange sponsored by the Illinois State Bar Association, the Advocates Society of Chicago and the National Bar Association of Poland. These attorneys are:

Ms. Joanna Agacka

Ms. Magdalena Bentkowska-Kiczor

Mr. Piotr Czyzewski

Mr. Tadeusz Grabowski

Mr. Dariusz Okolski

Mr. Grzegorz Rybicki

Mr. Michal Piotr Synoradzki

Ms. Barbara Wielinska

Mr. Zygmunt Wiernikowski

Ms. Anna Wolosewicz

;and

Be It Further Resolved, That suitable copies of this resolution be prepared and presented to each of these ten outstanding attorneys from Poland.

Alderman Schulter 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 Schulter, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

Presented By

ALDERMAN M. SMITH (48th Ward):

Referred -- AMENDMENT OF TITLE 4, CHAPTER 5, SECTION 010
OF MUNICIPAL CODE OF CHICAGO TO ESTABLISH
PACKAGE GOODS LICENSE -- INCIDENTAL TO
SALE OF GROCERIES.

A proposed ordinance to amend Title 4, Chapter 5, Section 010 of the Municipal Code of Chicago by establishing a new category of retail liquor

license (package goods -- incidental to sale of groceries), which was Referred to the Committee on License and Consumer Protection.

Referred -- EXEMPTION OF VOICE OF THE PEOPLE IN UPTOWN, INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 1055 -- 1067 WEST WINONA STREET.

Also, a proposed ordinance to exempt Voice of the People in Uptown, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 1055 -- 1067 West Winona Street, 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.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 5611 NORTH CLARK STREET.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Hobby Horse Nurseries, Ltd. to construct, maintain and use one canopy to be attached to the building or structure at 5611 North Clark Street, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN MOORE (49th Ward):

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 6230 NORTH KENMORE AVENUE.

A proposed order authorizing the Director of Revenue to issue a permit to Banner Property Management to construct, maintain and use one canopy to be attached to the building or structure at 6230 North Kenmore Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN STONE (50th Ward):

Referred -- AMENDMENT OF TITLE 4, CHAPTER 160, SECTION 130 OF MUNICIPAL CODE OF CHICAGO TO PROHIBIT RETAIL SALES ON PUBLIC WAYS OR VACANT LOTS WITHIN BOUNDARIES OF FIFTIETH WARD.

A proposed ordinance to amend Title 4, Chapter 160, Section 130 of the Municipal Code of Chicago by adding thereto a new paragraph which would prohibit retail sales of any article on the public way or any vacant lot within the geographical boundaries of the 50th Ward, which was Referred to the Committee on License and Consumer Protection.

Referred -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 2734 WEST DEVON AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Ms. Kelly Alexandrakis, doing business as The Powder Puff Beauty Salon, to construct, maintain and use one (1) canopy to be attached to the building or structure at 2734 West Devon Avenue, which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN STONE (50th Ward) And OTHERS:

Referred -- AMENDMENT OF YEAR 1994 ANNUAL APPROPRIATION ORDINANCE

A proposed amendment, presented by Aldermen Stone, Mazola, Beavers, Shaw, Buchanan, Madrzyk, Rugai, Suarez, Mell, Wojcik, Allen, O'Connor, Natarus, Levar and M. Smith, to amend the 1994 Annual Appropriation Ordinance by inserting the language "with the approval of the City Council on all payments to the independent utilization reviewer" in each and every insurance related fund, which was Referred to the Committee on The Budget and Government Operations.

5. FREE PERMITS, LICENSE FEE EXEMPTIONS, CANCELLATION OF WARRANTS FOR COLLECTION AND WATER RATE EXEMPTIONS, ET CETERA.

Proposed ordinances, orders, et cetera described below, were presented by the aldermen named and were Referred to the Committee on Finance, as follows:

FREE PERMITS:

BY ALDERMAN MAZOLA (1st Ward):

Mercy Hospital -- for the premises known as 2150 South Prairie Avenue.

BY ALDERMAN PRECKWINKLE (4th Ward):

Ancora Montessori School -- for renovation of existing structure and construction of an addition on the premises known as 4758 -- 4770 South Dorchester Avenue.

BY ALDERMAN JONES (15th Ward):

Neighborhood Housing Services of Chicago Inc. -- for installation of twelve yard lights in the 6600 block of South Wood Street for the premises known as 2025 West 67th Place.

BY ALDERMAN TROUTMAN (20th Ward):

Central Woodlawn Limited Partnership -- for rehabilitation of existing structures on the premises known as 6105 -- 6115 South Ellis Avenue; 6200 South University Avenue; 6201 South Ingleside Avenue; 6153 -- 6159 South Greenwood Avenue; 6153 -- 6159 South Kenwood Avenue; and 6114 -- 6124 South Kimbark Avenue.

BY ALDERMAN MUNOZ (22nd Ward):

LeClaire Courts Resident Management Corporation -- for installation of hot air furnaces at various locations.

Millard Congregational Church -- for rehabilitation of existing structure on the premises known as 2301 South Central Park Avenue.

BY ALDERMAN MELL (33rd Ward):

Public Building Commission of Chicago -- for rehabilitation of existing structure on the premises known as 3900 North Lawndale Avenue.

BY ALDERMAN O'CONNOR (40th Ward):

Family Resource Center -- for renovations of existing structure on the premises known as 5828 -- 5830 North Clark Street.

BY ALDERMAN SHILLER (46th Ward):

Travelers & Immigrants Aid -- for rehabilitation of existing structure on the premises known as 845 West Wilson Avenue.

LICENSE FEE EXEMPTIONS:

BY ALDERMAN STEELE (6th Ward):

Topsy Turby Nursery/Kindergarten, 723 East 75th Street.

BY ALDERMAN SHAW (9th Ward):

Pullman Creative Learning Center, 614 East 113th Street.

BY ALDERMAN STONE for ALDERMAN MADRZYK (13th Ward):

Good Shepard Lutheran Preschool and Kindergarten, 4200 West 62nd Street.

BY ALDERMAN BURKE (14th Ward):

Greater Chicago Food Depository, 4501 and 4529 South Tripp Avenue (3). Varnas Montessori Center, 3038 West 59th Street (1).

BY ALDERMAN JONES (15th Ward):

Holy Cross Hospital, 2701 West 68th Street (3).

BY ALDERMAN OCASIO (26th Ward):

Institute for Economic Justice, 1608 North Milwaukee Avenue.

BY ALDERMAN GABINSKI (32nd Ward):

Erie Family Health Center, 1656 West Chicago Avenue.

Erie Senior Health Center, 838 North Noble Street.

Erie Teen Health Center, 1120 North Ashland Avenue.

Near North Montessori School, 1434 West Division Street.

BY ALDERMAN AUSTIN (34th Ward):

Roseland Community Hospital, 45 West 111th Street.

BY ALDERMAN ALLEN (38th Ward):

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

Saint Mary of Providence Home for Intermediate Care and Development of the Disabled, 4200 North Austin Avenue.

Wings Preschool, Inc., 6337 West Cornelia Avenue.

BY ALDERMAN EISENDRATH (43rd Ward):

Grant Hospital, 550 West Webster Avenue.

BY ALDERMAN LEVAR (45th Ward):

Food Service Professionals, Archdiocese of Chicago, 5150 North Northwest Highway.

BY ALDERMAN STONE (50th Ward):

Bernard Horwich Jewish Community Center, 3003 West Touly Avenue.

Jewish Family and Community Service Child Development Center, 3033 West Touhy Avenue.

Congregation K.I.N.S. of West Rogers Park, 2800 West North Shore Avenue.

REFUND OF FEES:

BY ALDERMAN MAZOLA (1st Ward):

DePaul University, 333 South State Street -- refund of fees in the amount of \$74,390.50.

BY ALDERMAN BLOOM (5th Ward):

University of Chicago Hillel Foundation, 5715 South Woodlawn Avenue -- refund of fees in the amount of \$859.40

BY ALDERMAN DIXON (8th Ward):

New Regal Theatre, 1645 East 79th Street -- refund of fees in the amount of \$1,154.00.

BY ALDERMAN BURKE (14th Ward):

Greater Chicago Food Depository, 4529 South Tripp Avenue -- refund of fees in the amounts of \$370.00, \$150.00 and \$300.00 (3).

BY ALDERMAN LASKI (23rd Ward):

Robert W. Bokowski, c/o 23rd Regular Democratic Ward Office, 6808 South Archer Avenue -- refund of fee in the amount of \$125.00.

John C. Brncich, c/o 23rd Regular Democratic Ward Office, 6808 South Archer Avenue -- refund of fee in the amount of \$125.00.

Albert C. Cacciottolo, c/o 23rd Regular Democratic Ward Office, 6808 South Archer Avenue -- refund of fee in the amount of \$125.00.

Catherine Conforti, c/o 23rd Regular Democratic Ward Office, 6808 South Archer Avenue -- refund of fee in the amount of \$125.00.

Paul K. Kuczak, c/o 23rd Regular Democratic Ward Office, 6808 South Archer Avenue -- refund of fee in the amount of \$125.00.

Chung F. Lee, c/o 23rd Regular Democratic Ward Office, 6808 South Archer Avenue -- refund of fee in the amount of \$125.00.

Bruna E. Morrison, c/o 23rd Regular Democratic Ward Office, 6808 South Archer Avenue -- refund of fee in the amount of \$125.00.

William Rodriguez, c/o 23rd Regular Democratic Ward Office, 6808 South Archer Avenue -- refund of fee in the amount of \$125.00.

BY ALDERMAN E. SMITH (28th Ward):

Sherry-K Corporation, 613 St. Charles Road, Maywood, Illinois -- refund of fees in the amount of \$5,996.00.

UBM, Inc., 212 West Van Buren Street -- refund of fees in the amount of \$12,555.00.

BY ALDERMAN GABINSKI (32nd Ward):

Near North Montessori School, 1434 West Division Street -- refund of fees in the amount of \$116.00.

BY ALDERMAN NATARUS (42nd Ward):

Museum of Contemporary Art, 234 East Chicago Avenue -- refund of fees in the amounts of \$240.00, \$70.00, \$70.00 and \$70.00 (4).

Northwestern University Parking Facility, various locations -- refund of fees in the amounts of \$600.00, \$1,842.75, \$1,733.00, \$50.00, \$170.00, \$50.00, \$5.00, \$5.00, \$1,000.00, \$672.00, \$17,000.00, \$136.00, \$123.00, \$69,360.00, \$10,327.04, \$15,160.56, \$800.00, \$10,800.00, \$1,798.00 and \$7,900.00 (20).

WAIVER OF FEES:

BY ALDERMAN MAZOLA (1st Ward):

The Center for Ethics and Corporate Policy, 637 South Dearborn Street -- waiver of annual business license fee.

Erie Neighborhood House, 1347 West Erie Street -- waiver of annual permit fees.

BY ALDERMAN GILES (37th Ward):

803 -- 811 North Lavergne Avenue/4954 -- 4958 West Chicago Avenue -- waiver of demolition fees.

CANCELLATION OF WARRANTS FOR COLLECTION:

BY ALDERMAN DIXON (8th Ward):

New Regal Theatre, 1645 East 79th Street -- annual building inspection fees, annual driveway usage inspection fee, semi-annual elevator inspection fee, annual mechanical ventilation inspection fee, annual public place of assembly inspection fees and annual sign inspection fees (6).

BY ALDERMAN HUELS (11th Ward):

Valentine Chicago Boys Club, 3400 South Emerald Avenue -- annual boiler and unfired pressure vessel inspection fees.

BY ALDERMAN RUGAI (19th Ward):

Washington & Jane Smith Home, 2340 West 113th Place -- annual driveway usage inspection fee.

BY ALDERMAN MILLER (24th Ward):

Safer Foundation, 3210 West Arthington Street -- annual refrigeration inspection fee.

BY ALDERMAN MEDRANO (25th Ward):

Crystal Auto Mart, 2215 South Western Avenue -- electrical construction fee.

Saint Anthony Hospital, 2875 West 19th Street -- fuel burning equipment inspection fee, annual refrigeration system inspection fee and annual sign inspection fee (3).

BY ALDERMAN BANKS (36th Ward):

Bethesda Home and Retirement Center, 7020 West Wolfram Street -- driveway usage inspection fees.

BY ALDERMAN ALLEN (38th Ward):

Our Lady of Resurrection Medical Center, 5645 West Addison Street -- annual sign inspection fees.

BY ALDERMAN EISENDRATH (43rd Ward):

The Center for the Rehabilitation and Training of Persons with Disabilities, 2032 North Clybourn Avenue -- annual driveway usage inspection fee.

Grant Hospital, 533 West Webster Avenue -- annual driveway maintenance and inspection fee.

BY ALDERMAN HANSEN (44th Ward):

Saint Joseph Hospital, various locations -- annual institution inspection fees.

BY ALDERMAN SHILLER (46th Ward):

Japanese American Service Committee, 4427 North Clark Street -- driveway inspection fees and elevator inspection fee (2).

WATER RATE EXEMPTIONS:

BY ALDERMAN TROUTMAN (20th Ward):

Jacob Healing Temple, 5859 South Wabash Avenue.

BY ALDERMAN BURRELL (29th Ward):

Circle Urban Ministries, 122 North Central Avenue.

SENIOR CITIZEN SEWER REFUNDS: (\$50.00)

BY ALDERMAN PRECKWINKLE (4th Ward):

Brown, Albert Lublin, Margot

Brown, James S. Mart, Abbie

Chissell, Ester Martin, Abbie

Clark, Alta Miles, Rosalie

Elston, Madelyn Mitchell, Ivory

Fleming, Thomas Orlinsky, Harold

Frank, Anne Ries, Cecilu

Hafron, Frances Rosendorff, Senta

Jackson, Clara Stallworth, Eunice

Lamdan, Helen Sumler, James

Lewis, Mary J. Young, William

Lieberman, Maurice

BY ALDERMAN BLOOM (5th Ward):

Allen, Evelyn Hackett, Robert

Canon, Venona Hawkins, George

Charlton, Charles Hyde, Martha

Curry, Lillian Jordan, Nellie

Genora, James Langford, Frances

Lewis, Gladys Smith, Louise

McClendon, Mabel Steward, Samuel

Moore, Lela Sweden, Minnie

Owens, June Sweeney, George

Pinkston, Isabella Waters, Georgetta

BY ALDERMAN MEDRANO (25th Ward):

Massolia, Marylyn

BY ALDERMAN ALLEN (38th Ward):

Bischoff, Heinrich

BY ALDERMAN LAURINO (39th Ward):

Barnett, Joyce L. Lasinsky, Sylvia R.

Betzelos, Helen Lavender, Gilbert

Ginsberg, Samuel M. Mui, Check Wai

Hiemberger, Woodrow A. Pladis, Gustave N.

Kasten, Robert C. Pruchnik, Mary E.

Laivinieks, Herta Sorkin, Annette H.

BY ALDERMAN O'CONNOR (40th Ward):

Lieb, Earl Speiser, Maria

Schwartz, Marshall

BY ALDERMAN DOHERTY (41st Ward):

Marcuccilli, Helen

Meucci, Enza

BY ALDERMAN EISENDRATH (43rd Ward):

Conway, Sharon

Heller, Lenore

Shelgren, Mary Anne

BY ALDERMAN SHILLER (46th Ward):

Ford, Marguerite

BY ALDERMAN M. SMITH (48th Ward):

Sylvester, Helen K.

BY ALDERMAN STONE (50th Ward):

Fink, John P.

Green, Ruth

Licht, Kenneth F.

Simjack, Marybeth H.

APPROVAL OF JOURNALS OF PROCEEDINGS.

JOURNAL (October 28, 1993). (Special Meeting)

The City Clerk submitted the printed Official Journal of the Proceedings of the special meeting held on October 28, 1993 at 11:00 A.M., signed by him as such City Clerk.

Alderman Burke moved to Approve said printed Official Journal and to dispense with the reading thereof. The question being put, the motion Prevailed.

JOURNAL (October 14, 1993). (Special Meeting)

The City Clerk submitted the printed Official Journal of the Proceedings of the special meeting held on October 14, 1993 at 10:00 A.M., signed by him as such City Clerk.

Alderman Burke moved to Approve said printed Official Journal and to dispense with the reading thereof. The question being put, the motion Prevailed.

JOURNAL (October 7, 1993).

The City Clerk submitted the printed Official Journal of the Proceedings of the regular meeting held on October 7, 1993 at 10:00 A.M., signed by him as such City Clerk.

Alderman Burke moved to Correct said printed Official Journal as follows:

Page 39330 -- by inserting the following in the open dollar amount appearing in the twenty-fifth line from the top of the page: "Twenty-Three Thousand and no/100 Dollars (\$23,000.00)".

The motion to correct *Prevailed*.

Thereupon, Alderman Burke moved to Approve said printed Official Journal, as corrected, and to dispense with the reading thereof. The question being put, the motion Prevailed.

JOURNAL CORRECTIONS.

(August 4, 1993)

Alderman Burke moved to Correct the printed Official Journal of the Proceedings of the regular meeting held on Wednesday, August 4, 1993, as follows:

Page 37385 -- by deleting the address "237 East Ontario Street" appearing in the seventh line from the top of the page and inserting in lieu thereof the address "234 East Ontario Street".

The motion to correct Prevailed.

(July 14, 1993)

Alderman Austin moved to Correct the printed Official Journal of the Proceedings of the regular meeting held on Wednesday, July 14, 1993, as follows:

Page 35682 -- by inserting the initial "M." within the name "Reverend Eddie Miller Street" appearing in the twelfth and twenty-first lines from the top of the page.

Page 35683 -- by inserting the initial "M." within the name "Reverend Eddie Miller Street" appearing in the sixteenth line from the top of the page.

The motion to correct Prevailed.

(June 23, 1993)

Alderman Burke moved to *Correct* the printed Official Journal of the Proceedings of the regular meeting held on Wednesday, June 23, 1993, as follows:

Page 34523 -- by deleting the amount "Three Hundred Forty-two Thousand and no/100 Dollars (\$342,000.00)" appearing in the twelfth and thirteenth lines from the bottom of the page and inserting in lieu thereof the amount "Three Hundred Thirty-six Thousand Two Hundred Fifty and no/100 Dollars (\$336,250.00)".

The motion to correct *Prevailed*.

UNFINISHED BUSINESS.

AMENDMENT OF TITLE 17, SECTION 3.2 OF MUNICIPAL CODE OF CHICAGO (CHICAGO ZONING ORDINANCE) TO ALLOW ADULT DAY CARE CENTERS AS PERMITTED USES IN ALL ZONING DISTRICTS IN WHICH CHILD DAY CARE CENTERS ARE PERMITTED.

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of October 7, 1993, pages 39389 and 39390, recommending that the City Council pass a proposed ordinance which would amend Title 17, Section 3.2 of the Municipal Code of Chicago (Chicago Zoning Ordinance) to allow Adult Day Care Centers as permitted uses in all zoning districts in which Child Day Care Centers are permitted.

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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

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 to be amended in Section 3.2 (The Definitions Section) by adding the language in italics, as follows:

Day Care Center. A "day care center" is an institution or place in which are received three or more adults, children not of common parentage, apart from their parents or guardian, for part or all of a day but not later than 9:00 P.M.. The term "day care center" includes but is not limited to the following: nursery schools, adult and/or child care centers, day nurseries, kindergartens and play groups, but does not include bona fide kindergartens or nursery schools operated by public or private elementary or secondary school systems.

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

AMENDMENT OF ORDINANCE WHICH ESTABLISHED BUSINESS PLANNED DEVELOPMENT NUMBER 193
BY REDUCING NUMBER OF OFF-STREET PARKING SPACES REQUIRED IN COMMUNITY PARKING AREA.

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of October 7, 1993, pages 39390 through 39392, recommending that the City Council pass a proposed ordinance which would amend a previously passed ordinance which established Business Planned Development Number 193, by reducing the number of off-street parking spaces required in the community parking area.

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, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Business Planned Development No. 193 was amended on February 6, 1986 to allow a parking garage on the site commonly referred to as President's Plaza I and II, located at 8600 -- 8700 West Bryn Mawr Avenue, and required a 100-space community parking area to be maintained within the parking lot on the site; and

WHEREAS, Business Planned Development No. 193, as amended, provides that the owners are entitled to a review of this Community Parking requirement by the City Council, and further provides that "this requirement shall be reduced or eliminated by Council action upon a showing of lack of need or use by neighborhood residents"; and

WHEREAS, The owner has requested a reduction of this requirement and has shown that the maximum need and use of the community parking area by neighborhood residents is less than ten parking spaces; and

WHEREAS, It is appropriate to reduce the community parking area on the President's Plaza site to 10 parking spaces; now, therefore,

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

SECTION 1. Business Planned Development No. 193, as amended on February 26, 1986 (said amendment having been printed at pages 28264 -- 28265 of the Council Journal of Proceedings), is hereby amended by changing the following paragraph contained in the Planned Development Use And Bulk Regulations thereof, by removing the language in brackets and inserting the language in italics, as follows:

"The owners shall reserve and maintain a designated area of not less than ten (10) [100] parking spaces for off-street community parking for residents of the neighborhood bounded by West Bryn Mawr Avenue, West Delphia Avenue, West Gregory Street and the frontage road adjacent to North Cumberland Avenue for automobiles that display a current President's Plaza Community Parking sticker affixed to a window. Each residential unit in the neighborhood shall be entitled to one parking sticker for the President's Plaza I and II Community Parking area. The owners shall be entitled to a review of this community parking requirement every two years, and this requirement shall be reduced or eliminated by Council action upon a showing of lack of need or use by neighborhood residents".

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

APPROVAL OF ZONING EXCEPTION FOR CHANGE OF LICENSEE AND CONTINUED OPERATION OF TAVERN AT 3256 NORTH ELSTON AVENUE.

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of October 7, 1993, pages 39392 through 39394, recommending that the City Council adopt a proposed resolution amending the Chicago Zoning Ordinance by approving a zoning exception for a change of Licensee and continued operation of a tavern at 3256 North Elston Avenue.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, Ioana Barbulescu, doing business as Nelly's Saloon, Inc., as licensee, filed on April 28, 1993, an application for an exception pursuant to Article 11.7A-3 of the Chicago Zoning Ordinance for the approval of the change of licensee and continued operation of an existing tavern in a two-story building, in an R3 General Residence District, on the premises at 3256 North Elston Avenue; and

WHEREAS, The decision of the Office of the Zoning Administrator rendered April 26, 1993 reads:

"Application not approved. Requested certification does not conform with the applicable provisions of the Chicago Zoning Ordinance, Chapter 194A of the Municipal Code of Chicago, specifically, Articles 7.3-4, 11.7A-1."; and

WHEREAS, The district maps show that the premises is located in an R3 General Residence District; and

WHEREAS, The Zoning Administrator, having fully reviewed all information and being fully advised of the premises, hereby makes the following findings of fact: the said use is located in an R3 General Residence District; that the subject site is improved with a two-story building containing an existing tavern; that on July 12, 1990, the City Council passed an ordinance requiring an exception for the approval of the change of licensee of an existing tavern located in a residence district; that the existing tavern is to be operated under a new license; that the majority of the tavern patrons come from the local neighborhood and that the continued operation of the tavern at this location is necessary for the public convenience; that the applicant, as the new licensee, proposes to operate the tavern in such a manner to insure that the public health, safety and welfare will be adequately protected; and that the continued operation of the existing tavern will not cause substantial injury to the value of other property in the neighborhood; now, therefore,

Be It Resolved, That the application for an exception is approved for the change of licensee and continued operation of an existing tavern in a two-story building, on premises at 3256 North Elston Avenue, and that all applicable ordinances of the City of Chicago shall be complied with before a license is issued; and

Be It Further Resolved, That the granting of this exception shall run only with the applicant, Ioana Barbulescu, doing business as Nelly's Saloon, Inc., as licensee, and that a change of licensee shall terminate the exception granted herein; and

Be It Further Resolved, That the tavern in the subject building is, and shall continue to be, subject to all applicable provisions of Article 6 of the Chicago Zoning Ordinance.

CHICAGO ZONING ORDINANCE AMENDED TO RECLASSIFY PARTICULAR AREAS.

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Zoning, deferred and published in the Journal of the Proceedings of October 7, 1993, pages 39394 through 39399, recommending that the City Council pass various proposed ordinances to amend the Chicago Zoning Ordinance by reclassifying particular areas.

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

Yeas -- Aldermen Mazola, Haithcock, Tillman, Preckwinkle, Bloom, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Fary, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Laski, Medrano, Ocasio, Watson, E. Smith, Burrell, Bialczak, Suarez, Austin, Wojcik, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Schulter, M. Smith, Moore, Stone -- 44.

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):

Reclassification Of Area Shown On Map Number 1-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 C1-2 Restricted Commercial District symbols and indications as shown on Map No. 1-H in the area bounded by:

the alley next north of West Ohio Street; a line 167.70 feet east of and parallel to North Oakley Boulevard; West Ohio Street; and North Oakley Boulevard,

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 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 R3 General Residence District symbols and indications as shown on Map No. 5-H in the area bounded by:

the alley next south of West Armitage Avenue; the alley next east of North Wolcott Avenue; a line 189.27 feet south of West Armitage Avenue; and North Wolcott 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. (As Amended)

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 5-H in the area bounded by:

the alley next south of the alley next south of and parallel to West Cortland Street; the alley next east of and parallel to North Damen Avenue; a line 286.46 feet south of West Cortland Street; North Winchester Avenue; a line 407.58 feet south of West Cortland Street; and North Damen 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 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 R7 General Residence District and B5-2 General Service District symbols and indications as shown on Map No. 5-N in the area bounded by:

West Medill Avenue; the alley next east of and parallel to North Harlem Avenue; West Belden Avenue; and North Harlem Avenue,

to those of an R3 General Residence District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map 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 R4 General Residence District symbols and indications as shown on Map No. 5-N in the area bounded by:

the northerly right-of-way line of the Chicago, Milwaukee, Saint Paul and Pacific Railroad; North Sayre Avenue; West Belden Avenue; and North Nordica Avenue,

to those of an M1-1 Restricted Manufacturing District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 6-F.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 6-F in the area bounded by:

West 28th Place; South Shields Avenue; a line 110 feet south of West 28th Place; a line 140.10 feet west of South Shields Avenue; a line 76 feet south of West 28th Place; and South Stewart 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 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 C1-1 Restricted Commercial District symbols and indications as shown on Map No. 9-N in the area bounded by:

the alley next south of and parallel to West Addison Street; the alley next east of and parallel to North Harlem Avenue; a line 285 feet south of West Cornelia Avenue; and North Harlem Avenue,

to those of a B4-1 Restricted Service District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 15-J.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C3-5 Commercial-Manufacturing District symbols and indications as shown on Map No. 15-J in the area bounded by:

West Peterson Avenue; 16 feet east of and parallel to North Jersey Avenue; North Lincoln Avenue; and North Shore Channel,

to those of an R2 Single-Family Residence District and a corresponding use district is hereby established in the area above described.

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

Reclassification Of Area Shown On Map Number 17-H.

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 17-H in the area bounded by:

West Greenleaf Avenue; a line 132 feet east of North Western Avenue; a line 76 feet south of West Greenleaf Avenue; and a line 77 feet east of North Western Avenue.

to those of a B4-2 Restricted Service District and a corresponding use district is hereby established in the area above described.

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

Rules Suspended -- PUBLIC HEARING ON EXECUTIVE BUDGET FOR YEAR 1994.

Alderman Burke moved to Suspend the Rules Temporarily for the purpose of going out of the regular order of business to convene a public hearing on the 1994 Executive Budget. The motion Prevailed by a viva voce vote.

Alderman Burke then requested that the record reflect the public hearing convened at 1:20 P.M..

After indicating that interpreters were available for the hearing impaired and for any Spanish speaking people, President Pro Tempore Dixon thereupon presented the following speakers who addressed the Council:

Ms. Toni Hartrich The Civic Federation Director of Research

Mr. Larry McCarthy Chairman, Grant Affairs Committee Chicago Association of Realtors

Mr. Michael Thom Public Affairs Division Building Owners and Managers Association of Chicago

Mr. William G. Bradna President Chicago Property Owners Association, Inc.

Mr. John W. Skorburg Chief Economist/Director of Governmental Affairs Chicagoland Chamber of Commerce

Mr. Jerry Rosen Chairman Chicago Hospitality Coalition

Mr. Philip Hale Director of Development Sherwood Conservatory of Music

Mr. Daniel O'Banion Membership Chairman Chicago Music Alliance

Mr. Michael Barlow Assistant Director for Program Services Urban Gateways: The Center for Arts and Education

Mr. Anthony Vales

Illinois Arts Alliance Foundation

Ms. Deb Quentel Executive Director Lawyers for the Creative Arts

Mr. Roche Schulfer Executive Director Goodman Theatre

Ms. Alene Valkanas Executive Director Illinois Arts Alliance

Mr. Robert Sherman National Spokesman American Atheists

The following individuals were registered with the Council and/or provided written statements:

Ms. Daphne Daume

President

League of Women Voters of Chicago

Ms. Lucyna Migala

Concerned citizen

Ms. Amy Iwano

The Chicago Chamber Musicians

Mr. Martin Cohen Acting Executive Director Citizens Utility Board

Mr. Randall Sherman

Illinois Committee for Honest
Government

At this point in the proceedings, President Pro Tempore Dixon asked if any others wished to present statements. There was no response.

Thereupon, President Pro Tempore Dixon moved to *Conclude* the public hearing on the 1994 Executive Budget and to resume the regular order of business. The motion *Prevailed* by a viva voce vote.

REGULAR ORDER OF BUSINESS RESUMED.

MISCELLANEOUS BUSINESS.

PRESENCE OF VISITORS NOTED.

Alderman O'Connor, called the Councils attention to the presence of the following visitors:

Sixteen Southern African Delegates from the American Council of Young Political Leaders (A.C.Y.P.L.), accompanied by Executive Director, Ms. Gerry Cobb and Program Director, Mr. William Sandy.

Time Fixed For Next Succeeding Regular Meeting.

By unanimous consent, Alderman Burke presented a proposed ordinance which reads as follows:

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

SECTION 1. That the next succeeding regular meeting of the City Council of the City of Chicago to be held after the meeting held on Friday, the fifth (5th) day of November, 1993, at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the tenth (10th) day of November, 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, 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, Laurino, O'Connor, Doherty, Natarus, Eisendrath, Hansen, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

Alderman Burke 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, November 10, 1993, at 10:00 A.M., in the Council Chambers in City Hall.

ERNEST R. WISH,

City Clerk.